

COMMONWEALTH OF PENNSYLVANIA

Raymond P. Shafer, Governor

Debates
of the
Pennsylvania Constitutional
Convention
of 1967-1968

VOLUME I

Supplemental Information Relating to the Convention
and

Journals of the Convention

December 2, 1967 to February 9, 1968 inclusive

THE PENNSYLVANIA CONSTITUTIONAL CONVENTION

HON. RAYMOND J. BRODERICK, *President*

JOHN W. INGRAM, *Executive Director*

Harrisburg, Pennsylvania

December, 1969



ACKNOWLEDGMENT

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THE CONSTITUTIONAL CONVENTION OF PENNSYLVANIA 1967-68

OFFICERS



RAYMOND J. BRODERICK, *President*



ROBERT P. CASEY, *First Vice President*

**THE CONSTITUTIONAL CONVENTION
OF PENNSYLVANIA 1967-68**

OFFICERS



FRANK A. ORBAN, JR., *Second Vice President*



JAMES A. MICHENER, *Secretary*

FOREWORD

The work of Pennsylvania's fifth constituent assembly, the Constitutional Convention of 1967-1968, which met in Harrisburg in the Hall of the House of Representatives from December 1, 1967 through February 29, 1968, is now a part of the historical record of this great Commonwealth. However, the results of that convention will long cast a favorable influence, assuring for Pennsylvania a leadership role among the states of this nation.

The Convention was a people's convention. It was not a convention of political parties, nor was it a convention controlled by pressure groups. Among our Delegates were many who had spent most of their lives in the political arena. There were others for whom the Convention was their first venture into public life. There were lawyers from the big city and lawyers from the rural areas. There were educators, preachers and business men. Each and every one brought to the Convention the sum total of his or her life's experiences and fought for that which they thought best.

It is my firm belief that one hundred and sixty-three more dedicated men and women never assembled. Each and every Delegate was dedicated to the proposition that Pennsylvania should have the finest Constitution in this nation. We often differed as to what was best. But because our ultimate goals were identical, we accomplished our purpose. Pennsylvania can now have the finest Constitution in this nation.

On the sixth day of the Convention in the President's address, I said:

"We are here to mold a judicial system which shall produce justice" . . . we have done it.

"We are here to make local government more efficient" . . . we have done it.

"We are here to provide a tax structure which shall satisfy the needs of all Pennsylvanians" . . . we have done it.

"We are here to make one man, one vote a reality" . . . and we have done it.

Pennsylvania's Constitutional Convention of 1967-1968 has provided a fundamental law under which the people of this Commonwealth may live and prosper for years to come.

*Raymond J. Broderick
President of the Convention*



RAYMOND P. SHAFER

Governor

SECTION 1

HISTORICAL SKETCH AND CALENDAR OF EVENTS

**Pennsylvania Constitutional
Convention
of 1967-1968**

HISTORICAL SKETCH

The modernization of Pennsylvania's 94-year old constitution was the unique result of the dual process of amendment and a limited convention. Following the defeat of a popular referendum calling for an unlimited convention in 1963, and in accordance with the report of a study commission appointed by Governor William W. Scranton, thirteen areas of the Pennsylvania constitution were considered to be vitally in need of revision. Employing the technique of amendment two changes were approved by the voters in 1966, and seven in 1967. It was also decided that a limited constitutional convention could best accomplish the earliest passage of the most controversial alterations. Consequently, the electorate considered and approved both the call for the Convention and a series of comprehensive amendments to the constitution in the same election.

On 16 May 1967, the citizens of Pennsylvania voted in favor of a limited Constitutional Convention to revise four elements of the basic charter of the Commonwealth: the Judiciary, Local Government, Legislative Apportionment, and Taxation and State Finance. The General Assembly had provided that, in the event of such a favorable vote, a convention of 163 delegates should assemble on 1 December 1967. Thirteen of the delegates were appointed ex-officio by virtue of their positions of leadership in the General Assembly. The remaining 150 were chosen in partisan elections within the 50 State Senatorial Districts.

Lieutenant Governor Raymond J. Broderick, an ex-officio delegate, was elected Chairman of the Preparatory Committee for the Convention by the other twelve appointed delegates on 24 May 1967. After much study and research, the Preparatory Committee, among other things, drafted procedures for the Convention, provided manuals for the delegates, and generally paved the way for constitutional revision.

The site of the Convention was the Hall of the House of Representatives in the State Capitol in Harrisburg. The sessions were to continue no later than 29 February 1968, thus permitting the Convention up to three months to do its work. The Enabling Act authorized Governor Raymond P. Shafer to call the Convention to order on 1 December 1967, at which time the delegates were to elect officers to begin the work of the Convention. Subsequently, committees were organized and rules of procedure were adopted for the conduct of the Convention.

Under the rules which the Convention adopted, four principal officers were to be elected by the delegates: a President, a First Vice-President, a Second Vice-President, and a Secretary. At its first meeting, the Convention elected Lieutenant Governor Raymond J. Broderick, the Chairman of the Preparatory Committee, as its President. Robert P. Casey, former State Senator from Lackawanna County, was elected First Vice-President; Frank A. Orban, Jr., former Representative from Somerset County, was chosen Second Vice-President; and James A. Michener, Pulitzer Prize-winning author from Bucks County, was elected Secretary.

The rules prescribed four primary or substantive committees, with sixteen sub-committees and four procedural committees. The substantive committees encompassed: (1) the Judiciary, (2) Local Government, (3) Taxation and State Finance, and (4) Legislative Apportionment. All of the delegates except ten served on at least one of the substantive committees. These committees held hearings and prepared proposals for the Convention. Their respective sub-

committees gave consideration to the appropriate delegate proposals which were assigned to them. The procedural committees dealt with: (1) Style and Drafting, (2) Rules, (3) Arrangement, Submission, and Address to the People, and (4) Administration and Finance. All meetings of the Convention and its committees were open to the public.

The Convention's rules also authorized the Convention to employ an Executive Director, Parliamentarian, Research Staff, Historian, Public Information Officer, and such other clerks, stenographers, and employees as it needed for the efficient conduct of its business within budgetary limits.

Any suggestion or proposition intended to become a part of the revised constitution was called a Delegate Proposal or a Committee Proposal, the former being introduced by a delegate and the latter being submitted by a committee of the Convention. Copies of Delegate Proposals and Committee Proposals were delivered to the Director of Operations, who on convention order caused them to be numbered, printed, and distributed to delegates as promptly as possible.

Explanatory memoranda accompanied Delegate Proposals as necessary. Each Committee Proposal was accompanied by an explanatory memorandum. There was no provision for "minority reports" although such views were apparent in the amendments offered to the Committee Proposals on the Floor of the Convention. These amendments were introduced during consideration by the Convention on second or third reading.

All proposals by any of the four substantive committees of the Convention were brought to the Floor of the Convention according to a schedule established in the rules. When the Convention considered these proposals, it followed the schedule of the published calendar, usually in the order in which proposals were referred from the several committees that originated them. Once the rules of the Convention were established, the President, assisted in principal part by the Chairmen of the Committee on Administration and Finance and the Executive Director, was responsible for moving business through the Convention.

Through diligent effort, the work of the Convention was completed by 29 February 1968. On that night the formal signing ceremony took place, and on that date the 1967-1968 Pennsylvania Constitutional Convention adjourned *sine die*.

GEORGE D. WOLF
Historian for the Convention

CALENDAR OF EVENTS

- January 3, 1967—Introduction of Senate Bill No. 1 calling for a Constitutional Convention
- February 14, 1967—Senate approves Senate Bill No. 1 with amendment
- March 3, 1967—House approves Senate Bill No. 1 with amendment
- March 3, 1967—Senate concurs with House amendment and final passage
- March 15, 1967—Governor Raymond P. Shafer signs Senate Bill No. 1 into law as Act No. 2
- May 16, 1967—Voters approve the convention call by nearly 400,000 votes
- May 24, 1967—First meeting of the Preparatory Committee for the Convention
- November 7, 1967—Election of Delegates to the Convention
- December 1, 1967—Pennsylvania's Constitutional Convention of 1967-1968 is convened in Harrisburg
- February 23, 1968—First proposal (Legislative Apportionment) approved by the Convention
- February 29, 1968—The Convention adjourns sine die
- April 23, 1968—Voters approve all five Convention proposals by substantial margins

SECTION 2

ACT NO. 2, OF 1967

PROVIDING FOR A CONSTITUTIONAL CONVENTION

**Pennsylvania Constitutional
Convention
of 1967-1968**

IN THE NAME AND BY AUTHORITY OF THE
COMMONWEALTH OF PENNSYLVANIA
GOVERNOR'S OFFICE
HARRISBURG

PROCLAMATION

RECOMMENDATIONS OF CONSTITUTIONAL CONVENTION

WHEREAS, Pursuant to Act No. 2, approved March 15, 1967, the electorate of the Commonwealth of Pennsylvania, at the primary election held on May 16, 1967, approved the calling of a Constitutional Convention to prepare for submission to the electorate proposals for limited revision of the Constitution of Pennsylvania; and

WHEREAS, The duly elected delegates to the said Convention convened in the Hall of the House of Representatives at Harrisburg, Dauphin County, Pennsylvania, on December 1, 1967, and concluded their session sine die on February 29, 1968; and

WHEREAS, The said Constitutional Convention, pursuant to the authority of the aforesaid Act No. 2, recommended revision to the Constitution on the subjects of legislative apportionment, judicial administration, organization, selection and tenure, local government, taxation and State finance, for submission to the electors of the Commonwealth at the primary election held on April 23, 1968, as follows:

(1) Legislative Apportionment. Amending Article II of the Constitution of Pennsylvania to provide for fifty senatorial districts and 203 representative districts, each senatorial district to elect one senator and each representative district to elect one representative, and for a commission to reapportion the Legislature after each decennial census.

(2) State Finance. Amending Article VIII of the Constitution of Pennsylvania to provide for a limit on borrowing based on tax revenues, budgeting, financial planning, auditing, specifying audit control of public monies, establishing and regulating a balanced State budget, and related matters; Repealing existing Sections 4, 5, 11, 12, 13, 16 and 16, immediately, and Sections 24 and 25 when the last bonds have been issued under their authority.

(3) Taxation. Amending Article VIII of the Constitution of Pennsylvania further defining exemptions of certain classes of property from State and local taxation; providing that the payment to the Commonwealth of Gross Receipts Taxes or other special taxes in replacement thereof by a public utility and the distribution thereof to the local taxing authorities shall be in lieu of local taxes upon real property which is

used or useful in furnishing public utility services.

(4) Local Government. Adding a new Article IX providing for home rule for all units of local government, optional forms of government, uniform procedures for merger, consolidation and boundary changes, intergovernmental cooperation and area governments, local finance and debt limitations, apportionment, and related matters. Repealing all of Articles XIII, XIV and XV.

(5) Judiciary. Adding a new Judiciary Article V establishing a unified judicial system providing for qualification, selection, tenure, removal, discipline and retirement of and prohibiting certain activities of justices, judges and justices of the peace, and related matters. Repealing the present Article V, and those provisions of Schedules Nos. 1 and 2 insofar as they are inconsistent with the new amendments, relating to judiciary.

WHEREAS, The aforesaid proposed constitutional amendments were submitted for approval by the qualified electors of the Commonwealth of Pennsylvania at an election held on April 23, 1968; and

WHEREAS, The Secretary of the Commonwealth did on May 22, 1968, certify to me that the aforesaid proposed constitutional amendments were approved by the electorate on the aforesaid day;

NOW, THEREFORE, I, Raymond P. Shafer, Governor of the Commonwealth of Pennsylvania, do proclaim and pronounce that the aforesaid constitutional amendments were adopted by a majority of the electors voting thereon on April 23, 1968.



GIVEN under my hand and the Great Seal of the State, at the City of Harrisburg, this twenty-second day of May, in the year of our Lord one thousand nine hundred and sixty eight, and of the Commonwealth the one hundred and ninety second.

A handwritten signature in cursive script, reading "Raymond P. Shafer".

RAYMOND P. SHAFER
GOVERNOR

BY THE GOVERNOR:

A handwritten signature in cursive script, reading "Louis L. Kellen".

Secretary of the Commonwealth

AN ACT

SB 1

Providing for a constitutional convention with limited powers; providing for a referendum on the question; providing for the selection, nomination and election of delegates; defining the powers and duties of the convention; providing for its operation; conferring powers and imposing duties on the Governor, the Secretary of the Commonwealth, officers of the General Assembly and County Election Boards; providing for a referendum on the convention's report and making an appropriation.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Referendum.—At the primary election in May, 1967 the following question shall be submitted to the electorate of the Commonwealth to determine its will regarding a constitutional convention with limited powers:

Shall a constitutional convention be called in accordance with, and subject to, the limitations and requirements contained in Act Number 2 of the 1967 Session of the General Assembly, to prepare for submission to the electorate proposals for the revision of the subject matter of any amendment proposed, but not approved, at the May 1967 Primary and for the revision of Sections 16, 17 and 18 of Article II and of Articles V, XIII, XIV, XV and IX (excluding Section 18 and the Uniformity Clause of Section 1 of Article IX as provided in Section 7 (b) of this Act)?

YES	NO

The county board of elections in each county shall print in bound form separate official ballots in sufficient numbers to furnish to the election officers in each election district of the county, one ballot to be supplied to each voter at the primary election and also specimen ballots equal in number to one-fifth of the official ballots. In districts where voting machines are used, the question may appear on the face of the machine where the machine is properly equipped for such purpose; otherwise a separate printed ballot shall be used. The results of such election shall be tabulated by the proper election officers of each county and duly certified to the Secretary of the Commonwealth.

Section 2. Convention: Membership; Qualifications; Vacancies.—(a) If a majority of the electors voting upon the question shall favor the holding of a constitutional convention with limited powers, a convention shall be called by the Governor. It shall consist of one hundred sixty-three members. Three district delegates shall be elected from each senatorial

district, all as hereinafter provided. Each elector in each such district may vote for not more than two candidates for the office of delegate. The three candidates receiving the highest number of votes shall be elected to the office of delegate. In addition, the Lieutenant Governor, the President Pro Tempore of the Senate, the Majority Leader of the Senate, the Majority Whip of the Senate, the Minority Leader of the Senate, the Minority Whip of the Senate, the Minority Caucus Chairman of the Senate, the Speaker of the House, the Majority Leader of the House, the Majority Whip of the House, the Minority Leader of the House, the Minority Whip of the House and the Minority Caucus Chairman of the House shall be members ex officio of the convention and shall have the powers of elected delegates.

(b) Delegates shall be at least twenty-one years of age and shall have been citizens and residents of the State for at least four years. Delegates shall have resided in and been a registered elector of their respective senatorial districts one year next before their election, and shall reside in their respective senatorial districts during their terms of service.

(c) In case of a vacancy in the office of delegate occurring after the municipal election, if the member is an ex officio member, the vacancy shall be filled by the person assuming such office; if the member was nominated in accordance with subsection (a) of section 3 of this act, the remaining delegates of that political party shall elect a successor meeting the qualification prescribed in subsection (b) of section 2 of this act, and if the member was nominated in accordance with subsection (b) of section 3 of this act, all the remaining delegates shall elect a successor meeting the qualification prescribed in subsection (b) of section 2 of this act.

Section 3. Nomination of Delegates; Withdrawals.—(a) The county committee or committees of each political party in each senatorial district shall collectively nominate two candidates for the office of delegates in accordance with party rules and the names of the nominees submitted to the Secretary of the Commonwealth who shall certify the names of the nominees to the County Board of Election as provided by law not later than sixty days preceding the municipal election in 1967.

(b) Subject to the limitations upon the number in this act applicable to political parties, candidates may also be nominated by political bodies by petition in the form prescribed by the Secretary of the Commonwealth and shall be signed by at least five hundred qualified electors of the senatorial district.

(c) Such petitions shall be filed in the office of the Secretary of the Commonwealth not later than the fifteenth day of September, 1967. A filing fee of twenty-five dollars (\$25) shall be paid by each candidate to the Secretary of the Commonwealth by certified check or money order.

Any elector may sign not more than two nomination petitions for delegate to represent his district. Every signer of a nomination petition shall state his occupation and residence, giving city, borough or township, with street and number, if any, and that he is a qualified elector of the district named, and shall add the date of signing, expressed in words or numbers. No nomination petition shall be circulated prior to twenty days before the

last day on which said petition may be filed, and no signature shall be counted unless it bears date within twenty days of the last day of filing the same.

Nomination petitions may be on one or more sheets and different sheets must be used for signers resident in different counties. If more than one sheet is used, they shall be bound together when offered for filing, if they are intended to constitute one petition, and each sheet shall be numbered consecutively at the foot of each page, beginning with number one.

Each sheet shall have appended thereto the affidavit of the person who circulated it setting forth: (i) that such person is a qualified elector of the senatorial district named in the petition; (ii) his or her residence giving city, borough or township, with street and number, if any; (iii) that the signers thereto signed with aforeknowledge of the contents of the petition; (iv) that their respective residences are correctly stated therein; (v) that each signer resides in the district named in the affidavit; (vi) that each signed on the date set opposite his name; and (vii) that to the best of affiant's knowledge and belief the signers are qualified electors of the district.

(d) Each candidate for delegate shall file with the Secretary of the Commonwealth an affidavit stating: (i) his residence with street and number, if any, and his post office address; (ii) that he is eligible for the office of delegate to the constitutional convention; (iii) that if elected he will faithfully observe the limitations and requirements imposed upon the convention by this act; and (iv) that he has been a citizen and resident of this Commonwealth for at least four years and has been a registered elector in the district which he seeks to represent for at least one year.

(e) Any candidate for election as a delegate to the convention may withdraw his name as a candidate by a request in writing, signed by him and acknowledged before an officer empowered to administer oaths, filed in the office of the Secretary of the Commonwealth not later than 5:00 P. M. on the fifth day next succeeding the last day for filing nomination petitions. In the event of the death or withdrawal of a candidate occurring prior to the time prescribed by this clause (e), substitute nominations shall be made in accordance with the provisions of section 3 of this act.

Section 4. Election of Delegates.—Elections for delegates to the limited constitutional convention, if approved by the electorate, shall be held at the municipal election in the year 1967. The Secretary of the Commonwealth shall forward to the County Board of Elections of each county the names of the candidates for delegate to the constitutional convention. Each elector voting at the municipal election shall be entitled to vote for two candidates for delegate from his district. The three candidates receiving the highest number of votes in each district shall be the elected delegates of that district. The County Board of Elections shall on or before November 17 make to the Secretary of the Commonwealth the proper certification of returns of votes cast for the candidates for election for the office of delegate to the constitutional conven-

tion. The Secretary of the Commonwealth shall not later than November 24 certify to the Governor the names of the delegates elected to the convention. In the case of a tie vote the election shall be determined in accordance with the provisions of Section 1418 of the Pennsylvania Election Code.

Section 5. Preparatory Committee; Appropriation.—The Lieutenant Governor, the President Pro Tempore of the Senate, the Majority Leader of the Senate, the Majority Whip of the Senate, the Minority Leader of the Senate, the Minority Whip of the Senate, the Minority Caucus Chairman of the Senate, the Speaker of the House, the Majority Leader of the House, the Majority Whip of the House, the Minority Leader of the House, the Minority Whip of the House and the Minority Caucus Chairman of the House shall constitute a Preparatory Committee to make arrangements for the convention.

The committee shall have authority immediately following an affirmative vote by the electorate on the question of holding a constitutional convention to lease or otherwise obtain suitable meeting and office space, to purchase or lease office supplies, equipment, books and other publications and other materials necessary for the work of the convention and to hire or engage such secretaries, technical assistants, printers and other employes or consultants as may be deemed necessary for the preparatory work of the convention. The committee shall initiate any studies, inquiries, surveys or analyses it may deem relevant through its own personnel or in cooperation with any public or private agencies, including institutes, universities, foundations or research organizations. In so doing, the committee may hold public or private hearings. It may issue subpoenas under the hand and seal of its chairman commanding any person to appear before it and to answer questions touching matters properly being inquired into by the committee and to produce such books, papers, records and documents as the committee deems necessary. Such subpoenas may be served upon any person and shall have the force and effect of subpoenas issued out of the courts of this Commonwealth. Any person who willfully neglects or refuses to testify before the committee or to produce any books, papers, records or documents, shall be subject to the penalties provided by the laws of the Commonwealth in such case. Each member of the committee shall have power to administer oaths and affirmations to witnesses appearing before the committee. The committee may request and shall receive from any department, division, board, bureau, commission or agency of the State or any political subdivision thereof such facilities, assistance and data as it deems necessary or desirable to carry out properly its powers and duties. The committee is hereby authorized and empowered to make and sign any agreements, and to do and perform any acts that may be necessary, desirable or proper to carry out the provisions of this act. The committee shall also prepare budgets for the holding of the constitutional convention. Such recommended budgets shall be submitted to the General Assembly in sufficient time for the General Assembly to pass the necessary appropriation acts. The members of the committee shall receive no compensation for their service but shall be

allowed their actual and necessary expenses incurred in the performance of their duties. The authority of the Preparatory Committee shall expire on December 1, 1967 at 12:00 noon, except to sign documents necessary to obtain payments from the State Treasury for any commitments made under the authority of this section prior to December 1, 1967 and to submit any report to the constitutional convention. The sum of one hundred thousand dollars (\$100,000) is hereby appropriated to the Preparatory Committee for the purposes set forth in this section.

Section 6. Organization of Convention.—The convention shall convene in the Hall of the House of Representatives at Harrisburg, Dauphin County, Pennsylvania, on December 1, 1967, at 12:00 noon. The constitutional convention shall be called to order by the Governor. The Secretary of the Commonwealth shall certify the returns of the elections for delegates to the constitutional convention and issue certificates of election to those elected. The Chief Justice of the Supreme Court of Pennsylvania or his appointee shall then administer the oath of office in the following form: "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."

The convention shall then organize by electing from among its delegates a president, secretary and such other officers as shall be necessary for the transaction of its business. It shall determine the rules of its own proceedings and shall be the final judge of the qualifications of its own delegates. It shall also determine rules for the conduct of its delegates and provide for the censure, suspension or removal of a delegate, if necessary.

The delegate to the constitutional convention shall in 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 session of the convention and in going to and returning from the same; and for any speech or debate in the convention they shall not be questioned in any other place.

In addition to any powers provided in this section, the convention shall have all of the powers given to the Preparatory Committee in section 5 of this act.

The convention shall also have the power to adjourn from time to time and to meet at such appropriate places in the City of Harrisburg as it shall determine.

It shall conclude its session sine die not later than the twenty-ninth day of February, 1968.

Section 7. Substantive Powers of the Convention; Limitations; Mandatory Duties of the Convention.—(a) Except as hereinafter provided in subsection (b), the constitutional convention shall have the power by a vote of a majority of the one hundred sixty-three to make recommendations to the electorate on the following subjects only (i) Legislative Apportionment (now covered by sections 16, 17 and 18 of Article II of the Constitution), (ii) Judicial Administration, Organization, Selection

and Tenure (now covered in part by Article V of the Constitution), (iii) Local Government (now covered by Articles XIII, XIV and XV, and part of Article IX of the Constitution), (iv) Taxation and State Finance (now covered by part of Article IX of the Constitution) and (v) any amendment proposed but not approved at the May 1967 primary.

(b) The convention shall not consider or include in its recommendations any proposal which clearly permits or prohibits the imposition of a graduated income tax by the Commonwealth or any of its political subdivisions nor shall that part of Article IX, Section 1 of the Constitution providing that: "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 law . . ." be modified, altered or changed in any respect whatsoever, nor to Article IX, Section 18 relating to the Motor License Fund.

(c) In dealing with the subject matter as proscribed by this section, the convention may recommend the transfer to another article of any provision contained in those articles, or it may recommend its modification, deletion, repeal, the substitution of an entirely new provision or its continuation without change.

(d) The convention shall make its recommendations regarding legislative apportionment as a replacement for the existing sections 16, 17 and 18 of Article II of the Constitution, and shall arrange its recommendations on the other subjects assigned to it in separate articles.

(e) The convention's recommendations on any of the articles shall not be numbered. If approved by the electors these articles shall be numbered by the Governor as provided in Act No. 180 approved the 17th day of August 1965.

Section 8. Manner of Submitting Proposals to the Electorate.—

(a) The recommendations of the constitutional convention shall be submitted to the electorate separately as determined by the convention. The replacements may be in any number of sections which the convention deems suitable. The convention shall also frame the ballot questions which shall bring before the electorate the recommendations of the convention. There shall be no less than one separate question for each of the articles to be recommended by the convention and another question for the amendment on legislative apportionment.

(b) The changes proposed, together with the questions framed by the convention, shall be certified by the president and secretary of the convention to the Secretary of the Commonwealth not later than the seventh day of March, 1968. The Secretary of the Commonwealth shall advertise the proposals of the convention in at least two newspapers of general circulation, if there are such, in every county of this Commonwealth once during the first week in April, 1968. He shall also publish the Constitution showing the changes proposed by the convention in convenient form and send a copy thereof to each elector requesting it, and ten copies thereof through the County Board of Elections to each polling place for the use of the voters during the election.

Section 9. Submission of Proposals to the Electorate; Proclamation

by the Governor of the Results.—The recommendations of the constitutional convention shall be submitted to the electors for their approval or rejection on a separate ballot at the primary held in April, 1968. In districts where voting machines are used, the question may appear on the face of the machine where the machine is properly equipped for such purpose; otherwise a separate printed ballot shall be used. A majority vote of the electors voting thereon shall be necessary for the adoption of any of the recommendations of the convention. If adopted, any recommendation shall become effective as provided therein or by the schedule attached thereto. The Governor, upon receipt from the Secretary of the Commonwealth of a certificate of the results of the election, shall immediately make proclamation thereof.

Section 10. Expenses of Members of the Convention.—Except for members of the General Assembly, officers and employees of the Commonwealth, the members of the constitutional convention shall each receive the total sum of twenty-five hundred dollars (\$2500) for expenses in four equal installments, three of which shall be payable on December 15, 1967, January 15, February 15, 1968 and the fourth on the day when the convention adjourns finally. In addition, the members of the convention shall receive an allowance for travelling expenses of ten cents (10¢) per circular mile per week, computed on the same basis as travelling expenses for State Senators, payable monthly. The members of the General Assembly, officers and employees of the Commonwealth shall be reimbursed only for expenses actually incurred in attendance as delegates, unless the same are otherwise paid by the Commonwealth.

Section 11. Registration of Lobbyists.—Any natural person who is employed or engaged for compensation, by any other person or any partnership, committee, association, corporation or any other organization, to advocate passage or defeat of proposals of the constitutional convention or of any of its delegates shall, before beginning such activities, submit to the secretary of the convention a registration statement made under oath or affirmation before an officer authorized by law to administer oaths setting forth the name and business address of the lobbyist, the name and address of the person, partnership, committee, association, corporation or other organization by whom he is employed or engaged, the name and address of the person, partnership, committee, association, corporation or other organization in whose interest he will advocate the passage or defeat of proposals of the convention and the duration of his employment. Whenever any of the facts required herein change, the lobbyist shall file a revised statement.

Any person violating any of the provisions of this section shall be guilty of a misdemeanor, and upon conviction, shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) or to undergo imprisonment not exceeding one year, or both.

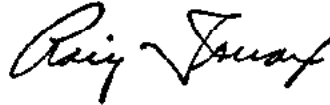
Section 12. Conventions Open to the Public.—Sessions of the convention as a whole shall be open to the public.

Section 13. Effective Date—This act shall take effect immediately.

APPROVED—The 15th day of March, A. D. 1967.

RAYMOND P. SHAFER

The foregoing is a true and correct copy of Act of the General Assembly No. 2.

A handwritten signature in cursive script, appearing to read "Ray J. Shaw".

Secretary of the Commonwealth.

SECTION 3

TABULATION OF VOTES CAST ON CONSTITUTIONAL PROPOSALS

PRIMARY ELECTION OF MAY 16, 1967

**Pennsylvania Constitutional
Convention
of 1967-1968**

Tabulation of Votes Cast on Constitutional Proposals Primary Election of May 16, 1967

CONSTITUTIONAL AMENDMENT QUESTIONS

COUNTIES	Constitutional Convention Referendum		Declaration of Rights 1-A		The Legislature 2-A		Legislation 3-A	
	YES	NO	YES	NO	YES	NO	YES	NO
Adams,	3,887	4,257	4,552	3,907	4,680	3,738	4,430	3,849
Allegheny,	220,851	99,142	228,301	100,291	234,701	90,743	228,619	94,322
Armstrong,	6,678	7,401	7,386	7,160	7,644	6,916	7,234	7,126
Beaver,	28,547	13,038	30,507	12,742	31,232	11,714	30,411	12,303
Bedford,	2,964	6,732	3,501	5,592	3,755	5,362	3,529	5,512
Berks,	20,723	18,259	23,392	15,972	23,810	15,155	22,996	15,426
Blair,	11,626	11,898	14,213	11,782	14,453	11,299	14,001	11,665
Bradford,	5,230	4,679	6,896	3,688	7,134	3,506	6,689	3,697
Bucks,	28,553	11,300	29,904	9,916	30,505	9,035	30,066	9,259
Butler,	10,368	7,717	11,942	7,276	12,253	6,861	11,850	7,108
Cambria,	23,469	10,379	28,678	11,579	28,637	11,214	28,040	11,367
Cameron,	923	343	1,486	455	1,550	396	1,457	442
Carbon,	4,523	2,502	4,808	2,316	4,832	2,188	4,736	2,261
Centre,	10,660	4,579	11,017	3,691	10,750	3,446	10,690	3,535
Chester,	26,653	11,891	28,380	10,236	29,331	9,156	28,744	9,475
Clarion,	2,976	3,806	4,232	3,931	4,384	3,748	4,112	3,885
Clearfield,	7,058	7,685	8,117	6,797	8,250	6,474	7,867	6,599
Clinton,	3,693	3,059	3,967	2,816	4,091	2,678	3,850	2,810
Columbia,	3,241	5,527	4,209	5,067	4,306	5,005	4,029	5,129
Crawford,	8,189	4,710	8,719	4,273	8,914	4,089	8,679	4,206
Cumberland,	11,340	9,351	12,152	8,752	12,558	8,309	12,276	8,444
Dauphin,	19,158	15,520	19,702	14,058	20,424	13,608	19,827	13,523
Delaware,	41,382	45,075	58,790	20,890	59,705	17,577	58,699	17,922
Elk,	3,472	1,725	4,386	1,879	4,418	1,756	4,252	1,837
Esse,	30,449	9,514	31,688	8,459	31,692	8,045	31,350	8,247
Fayette,	13,534	9,162	13,749	8,766	13,933	8,599	13,731	8,645
Forrest,	536	407	787	409	761	394	765	400
Franklin,	4,588	9,278	5,279	8,586	5,542	8,370	5,279	8,385
Fulton,	451	1,008	538	974	586	916	531	938
Greene,	5,293	5,510	5,373	4,472	5,441	4,201	5,253	4,325
Huntingdon,	5,071	2,514	5,294	2,292	5,350	2,172	5,254	2,239
Indiana,	7,119	4,718	9,713	5,509	9,566	5,348	9,341	5,361
Jefferson,	5,581	4,458	6,009	3,805	6,043	3,671	5,827	3,729
Juniata,	1,222	1,895	1,557	1,694	1,588	1,628	1,508	1,652
Lackawanna,	39,605	8,834	39,892	8,271	40,685	8,095	39,943	8,257
Lancaster,	20,991	11,469	21,656	10,505	22,431	9,614	21,952	9,894
Lawrence,	9,347	7,145	11,586	7,185	11,665	6,862	11,336	6,961
Lebanon,	6,780	4,654	7,059	4,162	7,186	3,913	6,948	4,032
Lehigh,	19,230	12,868	21,047	10,679	21,134	10,206	20,653	10,389
Luzerne,	72,531	40,874	64,318	33,141	63,807	32,533	76,735	38,993
Lycoming,	11,481	8,304	14,362	7,839	14,645	7,464	13,976	7,864
McKean,	2,915	1,973	3,491	1,461	3,495	1,303	3,276	1,605
Mercer,	10,315	6,858	11,018	6,221	11,198	5,944	10,848	6,146
Mifflin,	3,362	1,946	3,548	1,911	3,601	1,832	3,516	1,893
Monroe,	4,433	2,554	4,594	2,273	4,715	2,182	4,545	2,219
Montgomery,	50,519	20,045	52,482	17,418	54,111	15,304	52,675	15,845
Montour,	1,223	1,604	1,616	1,561	1,684	1,486	1,587	1,547
Northampton,	16,654	9,780	17,329	8,312	17,445	8,161	17,147	8,076
Northumberland,	13,068	7,684	14,018	7,243	14,213	6,942	13,855	7,085
Perry,	1,749	3,248	2,231	3,237	2,342	3,108	2,210	3,177
Philadelphia,	147,545	92,905	153,661	89,519	151,602	84,631	150,121	86,357
Pike,	1,039	755	1,195	808	1,258	761	1,180	781
Potter,	1,654	1,606	2,003	1,385	2,111	1,350	1,972	1,339
Schuylkill,	15,458	14,628	20,362	13,747	20,219	13,389	19,883	13,544
Snyder,	2,015	2,002	2,733	2,169	2,753	2,108	2,645	2,142
Somerset,	8,261	5,882	9,746	6,063	9,817	5,852	9,569	6,060
Sullivan,	655	534	868	453	879	463	843	451
Susquehanna,	3,114	3,956	4,485	3,683	4,538	3,502	4,251	3,597
Tioga,	3,023	2,683	4,237	2,376	4,367	2,165	4,089	2,280
Union,	2,967	3,224	3,224	2,056	3,275	1,931	3,139	2,010
Venango,	5,126	3,016	6,647	3,108	6,883	2,850	6,503	3,065
Warren,	5,877	2,637	6,346	2,155	6,315	2,070	6,237	2,152
Washington,	26,496	16,225	27,984	15,211	28,176	14,415	27,402	14,567
Wayne,	2,867	1,953	3,343	1,788	3,391	1,699	3,290	1,744
Westmoreland,	34,778	27,509	39,076	27,618	39,449	26,499	38,354	27,176
Wyoming,	1,405	2,369	2,149	2,160	2,205	2,048	2,092	2,095
York,	14,440	13,665	15,045	12,615	15,500	12,158	15,015	12,415
TOTALS	1,140,931	703,576	1,232,575	638,365	1,249,914	600,157	1,233,709	621,381

Tabulation of Votes Cast on Constitutional Proposals Primary Election of May 16, 1967

CONSTITUTIONAL AMENDMENT QUESTIONS

COUNTIES	The Executive 4-A		Elections 5-A		Future Constitutional Amendment 6-A		Repeal R R & Canals as Un- necessary Provisions 7-A		500 Million Bond Issue for Conservation of Natural Resources 8-A	
	YES	NO	YES	NO	YES	NO	YES	NO	YES	NO
Adams,	4,474	3,875	4,477	3,900	4,401	3,869	4,406	3,877	3,778	4,615
Allegheny,	227,410	95,976	225,236	98,169	225,231	95,747	222,377	100,149	220,113	105,465
Armstrong,	7,395	7,098	7,417	7,093	7,134	7,205	7,149	7,258	7,011	7,536
Beaver,	30,100	12,782	30,119	12,815	30,045	12,461	28,975	13,775	29,054	14,126
Bedford,	3,725	5,404	3,663	5,515	3,195	5,789	3,652	5,444	2,817	6,466
Berks,	22,999	15,746	22,109	16,375	22,487	15,740	23,099	15,395	20,897	18,050
Blair,	14,153	11,754	13,239	11,668	13,604	12,017	14,034	11,731	13,567	12,368
Bradford,	6,708	3,817	6,709	3,909	6,559	3,812	6,668	3,889	5,685	5,061
Bucks,	29,823	9,665	29,479	10,064	29,318	9,846	29,475	9,669	28,342	10,919
Butler,	11,874	7,189	11,808	7,189	11,676	7,228	11,586	7,420	11,282	8,074
Cambria,	28,103	11,606	28,358	11,747	27,881	11,624	28,017	11,738	27,327	12,727
Cameron,	1,489	430	1,502	430	1,505	402	1,455	456	1,231	683
Carbon,	4,775	2,243	4,734	2,250	4,687	2,239	4,747	2,230	4,601	2,456
Centre,	10,674	3,641	10,509	3,689	10,411	3,696	10,469	3,617	9,956	4,256
Chester,	28,739	16,606	28,127	10,316	27,505	10,708	28,538	9,692	26,625	11,770
Clarion,	4,109	3,946	4,232	3,891	4,109	3,902	4,025	4,022	3,762	4,384
Clearfield,	7,947	6,729	7,991	6,719	7,715	6,641	7,868	6,726	7,530	7,295
Clinton,	3,870	2,825	3,952	2,773	3,877	2,791	3,903	2,763	3,690	3,112
Columbia,	4,143	5,136	4,270	5,027	4,062	5,105	4,216	5,021	3,682	5,666
Crawford,	8,573	4,394	8,708	4,188	8,560	4,299	8,611	4,298	7,820	5,139
Cumberland,	12,645	8,254	12,102	8,677	11,955	8,715	12,571	8,153	11,215	9,540
Dauphin,	20,339	13,783	19,541	13,823	19,629	14,031	19,906	13,414	18,710	15,412
Delaware,	58,972	17,863	56,870	19,740	56,394	18,731	57,306	16,958	52,866	19,497
Elk,	4,195	1,973	4,333	1,857	4,268	1,852	4,190	1,981	3,949	2,310
Erie,	31,125	8,595	30,535	8,986	30,741	8,601	30,769	8,816	29,559	10,217
Fayette,	13,698	8,760	13,658	8,770	13,654	8,665	13,705	8,514	13,560	8,720
Forest,	758	420	772	402	755	399	769	403	732	450
Franklin,	5,304	8,442	5,228	8,583	5,175	8,555	5,198	7,225	4,417	9,520
Fulton,	546	945	531	957	499	969	520	955	415	1,100
Greene,	5,212	4,389	5,217	4,398	5,185	4,269	4,969	4,544	4,988	4,604
Huntingdon,	5,214	2,330	5,288	2,256	5,256	2,225	5,280	2,245	4,966	2,623
Indiana,	9,396	5,410	9,443	5,385	9,260	5,428	9,296	5,481	8,767	6,015
Jefferson,	5,920	3,767	5,885	3,771	5,838	3,762	5,691	3,896	5,375	4,330
Juniata,	1,576	1,655	1,522	1,676	1,482	1,677	1,566	1,650	1,376	1,845
Lackawanna,	39,732	8,332	39,586	8,318	39,431	8,192	39,292	8,221	38,289	8,165
Lancaster,	22,174	9,806	21,715	10,223	21,040	10,771	22,038	9,876	18,857	13,281
Lawrence,	11,155	7,211	11,296	7,231	11,233	7,046	10,907	7,516	10,673	7,832
Lebanon,	7,006	4,113	6,801	4,189	6,801	4,088	7,005	4,014	6,439	4,707
Lehigh,	20,673	10,561	20,351	10,743	20,199	10,748	20,816	10,234	19,347	11,916
Luzerne,	63,698	32,898	75,836	38,869	61,463	33,839	75,649	38,919	62,743	32,101
Lycoming,	13,914	8,057	13,922	8,059	13,956	7,814	14,071	7,903	12,944	9,124
McKean,	3,327	1,400	3,234	1,398	3,262	1,478	3,267	1,515	3,065	1,921
Mercer,	10,862	6,243	10,922	6,163	10,886	6,284	11,233	5,640	9,390	7,619
Mifflin,	3,535	1,885	3,494	1,920	3,448	1,920	3,530	1,871	3,368	2,091
Monroe,	4,653	2,256	4,524	2,290	4,398	2,281	4,443	2,193	3,864	2,983
Montgomery,	53,218	15,867	49,471	17,075	51,810	16,787	55,426	15,694	51,499	17,647
Montour,	1,660	1,538	1,634	1,534	1,603	1,506	1,624	1,547	1,499	1,690
Northampton,	17,285	8,191	16,963	8,310	16,967	8,335	17,099	8,144	16,626	8,999
Northumberland,	13,925	7,256	13,883	7,168	13,793	7,125	13,843	7,100	14,056	7,499
Perry,	2,335	3,113	2,231	3,191	2,181	3,199	2,248	3,139	1,965	3,468
Philadelphia,	150,087	84,283	146,689	87,664	146,652	84,737	149,076	85,394	149,314	85,384
Pike,	1,213	775	1,182	816	1,151	801	1,120	838	986	1,009
Potter,	1,989	1,383	2,001	1,391	1,959	1,366	1,941	1,385	1,664	1,756
Schuylkill,	19,987	14,406	19,864	13,798	19,832	13,749	19,978	13,634	20,768	13,788
Snyder,	2,704	2,195	2,563	2,194	2,631	2,176	2,672	2,151	2,504	2,375
Somerset,	9,491	6,095	9,603	6,172	9,536	6,095	9,435	6,221	8,909	6,772
Sullivan,	847	466	850	466	837	467	827	465	723	613
Susquehanna,	4,216	3,734	4,410	3,621	4,038	3,820	4,172	3,726	3,759	4,344
Tioga,	4,110	2,329	4,216	2,329	4,101	2,290	4,036	2,358	3,597	2,987
Union,	3,155	2,068	3,142	2,071	3,116	3,040	3,160	1,983	2,875	2,383
Venango,	6,524	3,149	6,695	3,031	6,517	3,053	6,336	3,313	5,820	3,940
Warren,	6,227	2,198	6,303	2,143	6,195	2,165	6,182	2,174	5,804	2,556
Washington,	27,203	15,097	27,461	15,230	27,073	14,882	26,429	15,476	26,792	15,761
Wayne,	3,296	1,794	3,304	1,775	3,088	1,783	3,022	1,858	2,960	2,122
Westmoreland,	38,250	27,502	38,346	27,429	38,122	27,319	37,840	27,738	37,407	28,536
Wyoming,	2,114	2,115	2,166	2,083	1,827	2,363	2,201	2,094	1,769	2,492
York,	15,225	12,347	14,992	12,459	15,077	12,192	15,983	11,328	13,859	13,598
TOTALS	1,221,773	628,011	1,227,214	638,361	1,198,076	626,711	1,221,907	629,067	1,163,779	677,808

SECTION 4

CONSTITUTIONAL CONVENTION PREPARATORY COMMITTEE

**Pennsylvania Constitutional
Convention
of 1967-1968**

PENNSYLVANIA CONSTITUTIONAL CONVENTION

1967-1968

The Preparatory Committee

Raymond J. Broderick, Esq.
Lieutenant Governor
Chairman

* * *

From the Senate:

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Minority Caucus Chm.

Robert D. Fleming
President Pro Tempore

Ernest P. Kline
Minority Leader

William J. Lane, Vice Chm.
Minority Whip

Dr. Albert R. Pechan
Majority Whip

Stanley G. Stroup, Esq.
Majority Leader

From the House of Representatives:

Robert J. Butera, Esq., Secretary
Majority Whip

Lee A. Donaldson, Jr., Esq.
Majority Leader

Herbert A. Fineman, Esq., Treas.
Minority Leader

K. LeRoy Irvis, Esq.
Minority Whip

Kenneth B. Lee, Esq.
Speaker

James F. Prendergast, Esq.
Minority Caucus Chairman

PENNSYLVANIA CONSTITUTIONAL CONVENTION PREPARATORY COMMITTEE STAFF AND CONSULTANTS

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Severino Stefanon, Assistant Director

Thomas R. Balaban, Assistant Director and Counsel

Mark Gruell, Jr., Director, Rules and Regulations

George H. Ebner, Director, Public Information

Barbara K. Brown, Office Manager

RESEARCH DIVISION

David Kurtzman, Director, Taxation and State Finance

Dean Burton Laub, Director, Judicial Administration,
Organization, Selection and Tenure

David Stahl, Director, Legislative Apportionment

William G. Willis, Director, Local Government

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SECTION 5
CONSTITUTIONAL CONVENTION DELEGATES AND
EXECUTIVE STAFF

**Pennsylvania Constitutional
Convention
of 1967-1968**

PENNSYLVANIA CONSTITUTIONAL CONVENTION

DELEGATES

ABBREVIATIONS: *r.* indicates "residence"; *b.* indicates "born"; *g.* means "graduated"; *m.* means "married"; *s.* means "son of"; *d.* means "daughter of".



ABERMAN, Alan I. (D)—Phila. Co.—Attorney; *r.* 1714 Addison St., Phila.; *b.* Dec. 22, 1934 at Phila.; *s.* Joseph W. and Lillian (Chivian) Aberman; *g.* U. of Pa., B.S., Pol. Science, 1956 and U. of Pa. Sch. of Law, LL.B., 1959; *m.* Meryl S. Moss of N. Y. C., Feb. 7, 1960; two children; Exec. Sec. Dem. for Constl. Reform; Natl. Committeeman from Pa. to Natl. Com. of Young Dem. Clubs of Am.; first V. P. Phila. Young Dem. Club; Co-Chm. Long Range Planning Com. Mid-City Y.W.C.A.; member Bd. of Dir. Center City Residents' Assn. and Beth Zion-Beth Israel Synagogue, Young Men's Serv. Com.-A.J.A. and Sports Lodge, B'nai B'rith; elected Committeeman 8th Wd., 3rd Div.; served as active reservist 1959, active duty 1961-62.



ALLISON, Gilbert J. (D)—Schuylkill Co.—Clerk, House of Rep.; *r.* 449 Arlington St., Tamaqua; *b.* Nov. 12, 1913 at Tamaqua; *s.* the late John L. and Anna (Gribbin) Allison; *g.* LaSalle Col., A.B.; *m.* Regina M. Knoblauch of Tamaqua, May 27, 1944; Past Pres. Panther Valley Irish Am. Assn. and PIAA Basketball Chap.; former Internal Rev. Agent; 4th° Knights of Columbus; member Elks, St. Jerome's Holy Name Soc. and Church; Phila. ABC singles bowling champion, 1945; member of House of Rep. 1964-66.



AMSTERDAM, Gustave G. (D)—Phila. Co.—Corporate Executive; *r.* 5209 Woodbine Ave., Phila.; *b.* Aug. 25, 1908 at Phila.; *s.* Benjamin and Anna (Feld) Amsterdam; *g.* U. of Pa. Law Sch., 1933; *m.* Valla Abel of Phila., Aug. 3, 1935; Chm. of Bd. and Pres. Bankers Securities Corp.; Bd. Chm. City Stores Co., W. & J. Sloane, Inc. and Bankers Bond & Mtg. Gty. Co. of Am.; Pres. Benj. Franklin Hotel Corp.; Chm. Redev. Auth. of Phila. and Fin. Com. Boy Scouts of Am., Phila. Council; V. P. and member Exec. Com. Old Phila. Dev. Corp. and C. of C. of Greater Phila.; Dir. Assoc. Hosp. Serv. of Phila., United Fund, Bur. of Mun. Res.-Pa. Econ. League, S. E. Pa. Econ. Dev. Corp., U. City Science Corp., Phila. Diagnostic & Relocation Serv., Phila. Port Corp. and 19 other major corps; V. P. and Dir. Mod. Const. for Pa., Inc.; member Am., Fed., Pa. and Phila. Bar Assns. and Am. Law Inst.; served with U. S. Air Force 1942-46.



AURENTZ, Marie C. (D)—Allegheny Co.—County V.-Chm.; *r.* 5636 Forbes Ave., Pgh.; *b.* Jan. 1, 1899 at Pgh.; *d.* James and Elizabeth (Walsh) Sands; *g.* St. Marys Sch. 1914; *att.* Ursuline Acad., 3 yrs.; widow; member State Fed. of Dem. Women, Dem. Women's Guild, Cath. Daughters and V.F.W., A.O.H. and D.A.V. Auxs.



BAGENSTOSE, Donald W. (D)—Berks Co.—Accountant and Insurance Agent; *r.* 416 Spruce St., W. Reading; *b.* Feb. 18, 1919 at W. Reading; *s.* Dr. Harry W. and Margaret (Foster) Bagenstose; *g.* Franklin and Marshall, 1942; *m.* Mabel Herr of Schaefferstown, May 5, 1945; Past Pres. W. Reading Bd. of Trade and Berks Co. Swimming Assn.; W. Reading Am. Legion; member W. Reading Fire Co.; served with U. S. Navy 1942-46.



BALDRIGE, Robert W. (R)—Indiana Co.—Lawyer-Farmer; *r.* P. O. Box 117, Clarksburg; *b.* Nov. 23, 1909 at Wilkinsburg; *s.* Carl C. and Lucy H. (Wright) Baldrige; *g.* U. of Ill., B.S. in Agr., 1931 and U. of Pa., LL.B., 1934; *m.* Mildred Young of Chester, W. Va., May 28, 1938; Pres. City Farmers Club of Pgh.; Elder First Presbyterian Church of Greensburg; member Pa. and Alleg. Co. Bar Assns., Verona Lodge #548 F & AM and Am. Hereford and Am. Polled Hereford Assn.



BALDUS, David C. (D)—Allegheny Co.—Attorney; *r.* 628 S. Negley Ave., Pgh.; *b.* June 23, 1935 at Wheeling, W. Va.; *s.* Frank A. and Mary (Kane) Baldus; *g.* Dartmouth Col., A.B., 1957, U. of Pgh., M.A., 1962 and Yale U. Law Sch., LL.B., 1964; *m.* Sally Louise Swartz of Punxsutawney, Aug. 25, 1962; Moderator Shadyside Planning Forum; member Pgh. Young Dem., Am. for Dem. Action, Y.M.C.A., Western Pa. Conservancy, Alleg. Co. and Pa. Bar Assns.; author "State Competence to Terminate Concession Agreements with Aliens," 53 *Kentucky Law Journal* 56-97 (1964) and "Pennsylvania's Proposed Film Censorship Law—H. B. 1098," 4 *Duquesne U. Law Review* 429-440 (1966); elected Dem. Co. Committeeman, 4th Dist., 7th Ward, Pgh., May 17, 1966; served with U. S. Army, 1958-59, 321st USASA Bn., 1 Corps, South Korea.



BALDWIN, John F. (R)—Bucks Co.—V. P. of Dairy Co.; *r.* 650 Cedarbrook Rd., Upper Southampton; *b.* June 29, 1927 at Phila.; *s.* Edgar A. and Elizabeth (Wagner) Baldwin; *att.* Temple U., 1946-47, Penn State U., 1947-48 and Eve. Sch., 1948-50; *m.* Olive Johnson of Phila., Nov. 6, 1948; Chm. Com. Cub Pack #28; member Willow Grove Rotary Club and C. of C. and Boy Scouts of Am.; served with U. S. Navy Med. Corps, 1945-46, 1950-51.

Delegates to Constitutional Convention



BANES, Gay B. (D)—Allegheny Co.—Lawyer-Businessman-Real Estate Broker; *r.* 1396 Washington Blvd., McKeesport; *b.* July 27, 1916 at McKeesport; *s.* Joseph and Mary (Disegi) Baneky; *g.* Ohio Northern U., B.S., 1938 and Duquesne U., LL.B., 1944; *m.* Helene F. Waskowitz of McKeesport, Nov. 28, 1942; Dir. and Gen. Counsel, Wm. Penn. Fraternal Assn.; member Pa., Am. and Alleg. Co. Bar Assns. and B.P.O.E.; Sol. for Twp. of Elizabeth, Bor. of Versailles, S. Alleg. Sch. Dist., Elizabeth Twp. Auth., Sanitary Auth. of Elizabeth Twp., S. Alleg. Jt. Sch. Auth., Versailles Bor. Auth. and Port Vue Sanitary Auth.; former Sol. for Bors. of Port Vue and Chalfant and Sch. Dist. Bor. of Whitaker; elected J. P. 1953-65.



BARRON, David M. (R)—Mifflin Co.—Lawyer; *r.* 373 W. 5th St., Lewistown; *b.* Oct. 23, 1925 at Lewistown; *s.* John F. and Sarah R. (McNitt) Barron; *g.* Penn. State U., 1949 and Dickinson Sch. of Law, 1952; *m.* Audrey A. Wald of Huntingdon, Jan. 28, 1955; Dir. Mifflin Co. Ind. Dev. Corp.; member Am., Pa. and Mifflin Co. Bar Assns., Am. Trial Lawyers Assn., Lewistown Presbyterian Church, Y.M.C.A., B.P.O.E. Lodge 663, Am. Legion Post 90, V.F.W. Post 1347, and Mifflin Co. Bd. of Public Assistance (1954-58); served with U. S. Navy, 1944-46.



BARRY, Francis A. (D)—Allegheny Co.—Attorney; *r.* 1020 Fidelity Dr., Pgh.; *b.* Jan. 9, 1920 at Pgh.; *s.* Francis A. and Mary Agnes (Kennedy) Barry; *g.* Duquesne U., B.A., 1941 and Doctor of Law, 1951; *m.* Ruth Goddard of Pgh., Nov. 19, 1949; Sol. for Bors. of W. Mifflin, Carnegie and Plum in Alleg. Co.; first Asst. Co. Sol.; Atty. for Baldwin Mun. Auth.; member Pa. and Alleg. Co. Bar Assns., V.F.W. and St. Thomas More Soc.; served with the Air Force, 1942-45.



BASHOFF, Martin W. (D)—Phila. Co.—Lawyer; *r.* 8349 Algon Ave., Phila.; *b.* Aug. 23, 1924 at Phila.; *s.* Benjamin and Anna (Cohen) Bashoff; *g.* Temple U., B.S., 1946 and Temple U. Law Sch., 1950; *m.* Deborah Flicker of Phila., June 16, 1951; Pres. Rhawnhurst Jewish Ctr.; Sol. Rhawnhurst-Bustleton Ambulance Assn.; member Phila. Bar Assn., Am. Trial Lawyers Assn. and B'nai B'rith; elected Dem. Ward Exec. Com.; apptd. Dep. Atty. Gen. for Pa., 1960-63 and Adm. Asst. to Phila. City Council, 1956-60.



BENEDICT, Rachel P. (R)—Phila. Co.—Housewife; *r.* 3209 W. Coulter St., Phila.; *b.* Dec. 18, 1914 at Phila.; *d.* Walter F. and Elsie (Graham) Praul; *att.* Wilson Col., 1934-36 and Germantown Friends Sch., Wilson Col., 2 yrs.; *m.* Henry Benedict (deceased) of Phila., June 27, 1936; Past Pres. Aux. of Woman's Med. Col. of Pa.; Chm.-elect Comm. Com. of Woman's Med. Col. of Pa.; member Bd. Ind. Rep. Women of Germantown and Chestnut Hill, Phila. Rep. Policy Com. and Bd. Phila. Fed. of Women's Clubs (Welfare Chm.).



BENFIELD, Walter A. (D)—Berks Co.—Tax Collector-Insurance-Real Estate-J. P.; *r.* Huff's Church, R.D. 1, Alburts; *b.* April 11, 1915 at Huff's Church; *s.* Frank N. and Amanda (Sieboldt) Benfield; *att.* U. of Pa., 1934-35—Neff Col. of Oratory; *m.* Alverta M. Moll of Huff's Church, July 30, 1938; Pres. and Mgr. Domestic Mutual Ins. Co.; Pres. Berks Co. Tax Collector's Assn. since 1952; member Bd. of Dir., Pres. and Gen. Mgr., Bally Bldg. and Loan Assn.; Pres. Pa. State Tax Collector's Assn. since 1958; organizer and Pres. Huff's Church Mem. Park since 1939; Past Pres. Young People's Christian Soc. of Huff's Church; served as teacher and Supt. Huff's Union Sunday Sch., V. P. Huff's United Church of Christ Council, Pres. of Huff's Union Church Council and Chm. of several fund raising coms. for charity insts.; Past Treas. Alumni Assn. Overbrook Sch. for the Blind; Chm. Cub Scouts and Boy Scouts of Am. Coms.; member Am. Bus. Club, Allentown Chap. and Tri-State Mutual Agents Assn.; elected Tax Collector and J. P.



BLOOM, Israel C. (R)—Washington Co.—Attorney; *r.* 145 Wilmont Ave., Washington; *b.* Sept. 2, 1897 at Burgettstown; *s.* Charles and Tillie (Kaplan) Bloom; *g.* U. of Pgh. Sch. of Law, 1922; *m.* Ida Lampe of Pgh., Dec. 15, 1935; Pres. Wash. Co. Bar Assn. and Pitt Law Alumni; member Wash. Co., Pa. and Am. Bar Assns., Wash. Rotary Club, Concordia Club of Pgh., Beth Israel Synagogue and Nemacolin and Rolling Hills Country Clubs; served with Naval Reserve.



BRAHAM, W. Walter (R)—Lawrence Co.—Lawyer; *r.* 126 Hazelcroft Ave., New Castle; *b.* Oct. 28, 1893 at Youngstown, Ohio; *s.* Robert R. and Olive (Wilkin) Braham; *g.* Westminster Col., 1915 and U. of Pgh., 1922; *m.* Ruth M. Caldwell of New Castle, Sept. 10, 1960; Pres. Pa. Bar Assn. 1966-67; member Am. Bar Assn., Am. Law Inst., Am. Judicature Soc., Inst. of Jud. Adm., Lawrence Co. Bar Assn., Am. Legion, Rotary Club, Pa. and Western Pa. Hist. Soc.; Judge, Lawrence Co., 1936-38 and Pres. Judge, 1938-56; apptd. member Procedural Rules Com. Supreme Ct. of Pa. since 1942 and Adv. Com. on Law of Decedents Estates and Trusts since 1947; served with U. S. Army, 1918-19.

Delegates to Constitutional Convention



BRENNAN, T. Robert (D)—Allegheny Co.—Attorney; *r.* 2201 Wm. Penn Highway, Pgh.; *b.* Dec. 10, 1909 at Edgewood; *s.* James P. and Mary (Forsythe) Brennan; *g.* Duquesne U. Law Sch., 1934 and Hon. Doctor's of Law, 1962; *m.* Jane McGraw of Pgh., Aug. 12, 1946; Pres. Acad. of Trial Lawyers of Alleg. Co.; Trustee Duquesne U. Foundation; member Bd. of Dir. Duquesne U. Alumni Assn., Am. Trial Lawyers Assn., Am., Pa. and Alleg. Co. Bar Assns.; served with 20th A.F., Judge Advocate, Lt. Col., J.A.G.D., 1942-45.



BRODERICK, Raymond J. (R)—Phila. Co.—Attorney; *r.* 6408 Church Rd., Overbrook; *b.* May 29, 1914 at Phila.; *s.* Patrick J. and Catharine (Haines) Broderick of Phila. Co.; *g.* U. of Notre Dame, Magna Cum Laude, A.B., 1935, U. of Pa. Sch. of Law, LL.B., 1938; *m.* Marjorie Beacom of Minneapolis, Minn., Oct. 2, 1945; five children; Dir. Civil Def. of Plymouth Twp. 1948-51; Comr. Plymouth Twp. 1952-54; Chm. Phila. Rep. Pol. Com. 1965-66 and Lawyers Div. Cath. Charities 1966; member Phila. Rep. Pol. Com. 1962-66, Bd. of Mgrs. Youth Study Ctr. 1966, Phila., Pa. and Am. Bar Assns. and various civic and welfare agencies; editor U. of Pa. Law Review; Off. of Naval Intelligence, U.S. Navy 1941-42; combat duty Asiatic, Pacific and ETO 1942-46; Lt. Comdr. USNR; elected Lt. Gov. of Pa., 1966; elected President, Pa. Constitutional Convention, Dec. 1, 1967.



BROWN, Beulah J. (R)—Butler Co.—Housewife; *r.* R. D. #6, Butler; *b.* Dec. 4, 1908 at Bay City, Mich.; *d.* Louis and Emily (Bonnin) Jean; *att.* Syracuse U., 1927-29 and Syracuse Bus. Sch., 1930; *m.* Paul F. Brown of Syracuse, N. Y., Oct. 5, 1929; four sons; past Pres. Worcester, Mass. P.T.A. and Women's Guild, a church org., Cleveland, Ohio; Charter member and Sec. League of Women Voters, Taunton, Mass.; former Sec. and presently Editor (for 6 years) of Bulletin, Nixon Area Council of Rep. Women, Butler; served as coordinator and office mgr. "Citizens for Shafer" Com., Butler Co.; former private sec. to Judge Ben Wiles; former court steno., formerly held sec. post in Dist. Atty's. office in Syracuse; during W. W. II served as steno. and office mgr. in U. S. Legal Dept. of Rome Air Depot Land Acquisition Project, Utica, N. Y.



BUCK, Herman M. (R)—Fayette Co.—Attorney; *r.* 406 W. Berkeley St., Uniontown; *b.* Nov. 13, 1910; *s.* Israel and Helen (Margolis) Buck; *g.* U. of Pa., 1932, U. of Pa. Law Sch., 1935 and N. Y. U. Graduate Law Sch., LL.M. in Taxation, 1948; *m.* Mary F. Follansbee, Jan. 22, 1961; three sons, two daughters; Chm. Fayette Co. Planning & Zoning Comm.; Pres. Uniontown Hosp. Assn., Fayette Bar Assn. and Greater Uniontown Ind. Fund; Dir. Adv. Council Fayette Campus Pa. State U. and Fayette Co. Dev. Council; member Am. Law Inst., Am. Judicature Soc., Kiwanis Club, Am. Legion, V.F.W. and Am. and Pa. Bar Assns.; served with Judge Adv. Gen. Dept., 1942-46.



BUNTING, Holbrook M., Jr. (D)—Delaware Co.—Attorney; *r.* 730 Harvard Ave., Swarthmore; *b.* June 27, 1927 at West Chester; *s.* Holbrook M. and Christine (Dallett) Bunting; *g.* State Col. of Washington, B.A., 1955 and Temple U. Sch. of Law, LL.B., 1959; faculty of Phila. Chap. of Am. Inst. of Banking; lecturer Temple U. Sch. of Law, 1966; *m.* Elizabeth Bressler of Akron, Ohio, Feb. 26, 1949; member Pa., Phila. and Am. Bar Assns., Sons of Rev., Temple Law Alumni Assn., Boy Scouts of Am. and Swarthmore Tennis Club; served with U. S. Marine Corps 1944-46, 1950-51.



BURKHOLDER, H. Clay (D)—Lancaster Co.—Lawyer; *r.* 504 State St., Lancaster; *b.* Jan. 7, 1898 at West Earl Twp., Lancaster Co.; *s.* Amos E. and Clara E. (Bolster) Burkholder; *g.* Franklin & Marshall Col., A.B. 1918, private study and U. of Colo.; *m.* Catharine H. Falck of Lancaster, June 12, 1936; three sons; former Judge, Orphans' Court and Court of Common Pleas of Lancaster Co.; Pres. (1950-56), Trustee (1960-), Chm. Bd. of Trustees (1965-), Lancaster Y.M.C.A.; member Pa. State Y.M.C.A., Lancaster C. of C., Lancaster Bar Assn., Clisosophic Soc., Phi Kappa Tau, Phi Alpha Delta, Masons, Elks, Lancaster Sch. Bd., 1933-37, Lancaster City Zoning Bd. of Appeals, 1949-55, Mayor's Citizens Dev. Com., 1959, Lancaster City Charter Comm., Lancaster City Parking Auth., 1967, Ind. Dev. Bureau and Co. of Lancaster Co., Am. and Federal Bar Assns., Am. Judicature Soc., Hamilton and Lancaster Torch Clubs and Church of Our Father Unitarian; served two mos. in Student Army Training Corps in 1918.



BUTERA, Robert J. (R)—Montgomery Co.—Attorney; *r.* 1926 Brandon Lane, Norristown; *b.* Jan. 21, 1935 at Norristown; *s.* Harry and Anna (Constance) Butera; *g.* U. of Pa., B.S., 1956 and Dickinson Sch. of Law., LL.B., 1959; *m.* Constance Hanson, May 1, 1963; member of House 1963-; elected Majority Whip Jan. 3, 1967.

Delegates to Constitutional Convention



CAIN, Herbert R., Jr. (R)—Phila. Co.—Lawyer; *r.* 1443 N. 55th St., Phila.; *b.* Feb. 20, 1916 at N.Y.C.; *s.* Herbert R., Sr. and Mayme E. (Carroll) Cain; *g.* Lincoln U., Cum Laude, A.B., 1938, Howard U. Sch. of Law, LL.B., 1941; *m.* Louise Rollins of Phila., Mar. 30, 1937; one daughter, two sons; *apptd.* to Phila. Co. Bd. of Assistance by Gov. Scranton, 1966, Bd. of Dir. of Bd. of City Trusts of Phila., Phila. Health & Wel. Council, Inc.; member Bd. of Dir., Natl. Conf. of Christians and Jews, Teen Aid, Inc. and S. E. Chap. Am. Red Cross; member Phila. Bar Assn., Fee Dispute Com. of Am. Bar Assn., Barrister's Club of Natl. Bar Assn., Lawyers Club, The Am. Judicature Soc., Fellowship Comm. of Phila. Urban League, NAACP, Council of Boy Scouts of Am., F & AM, Phoenix Lodge No. 3, DeMolay Consistory No. 1, 32nd°, Pyramid Temple No. 1-Shriner, Holy Royal Arch Masons, I.B.P.O.E.W., Most Worshipful Grand Atty. F & AM of Pa., Cit. League of W. Phila., Central High Sch., Howard U. and Lincoln U. Alumni Assns., Comm. Club-Phila. Guardsmen, Inc., John Brown Mem. Assn., Legal Adv. Past Exalted Ruler's Council, No. 7 Order of Moses, Natl. Ideal Benefit Soc. and Meth. Inv. Fund.



CAMARDELLA, Samuel (D)—Phila. Co.—Union Rep.; *r.* 5318 Magnolia St., Phila.; *b.* Sept. 30, 1914 at New London, Conn.; *s.* Gennaro and Josephine (Tramantona) Camardella; *att.* various seminars at Rutgers and U. of Pa.; *m.* Irma Cocito of Phila., June 19, 1938; U.A.W.; Trustee Citizens Council and Sr. Citizen's Council; Del. Fair Practices Com.; Speaker Vol. For Progress; Chm. C.O.P.E.; V. Chm. 12th Pol. Ward; Committeeman 8th Div., 12th Ward.



CAPUTO, Eugene A. (D)—Beaver Co.—Attorney; *r.* 229 Elm Rd., Ambridge; *b.* Feb. 17, 1899 in Italy; *s.* Antonio and Raffaella (Greco) Caputo; *g.* U. of Pgh., B.S., 1923 and LL.B., 1925; *m.* Velma Lindway of Freedom, Sept. 4, 1923; Asst. Dist. Atty. Beaver Co.; Pres. and Counsel Blvd. Plaza, Inc. and All-State Paint Co.; Sol. Sch. Dist. and Bor. of Ambridge; Past Pres. Ambridge Lions Club; member Lions Intl., Pa. Soc. of N. Y., Am. Judicature Soc., Pgh. Symphony Soc., Pgh. Playhouse Assn., Eagles Club and Am., Pa. and Beaver Co. Bar Assns.; member of House of Rep., 1932-38, acting Speaker, 1936.



CARON, Richard J. (R)—Berks Co.—Textile Executive; *r.* 19 Wyomissing Hills Blvd., Reading; *b.* Sept. 23, 1914 at Chicago, Ill.; *s.* O. J. and Marietta (Higman) Caron; *att.* Spring Hill Col., 1930; *m.* Catherine Tilton of Rochelle, Ill., Feb. 26, 1946; member Gov. Adv. Council on Alcoholism, Lay Adv. Council Allentown Col. of St. Francis deSales, Bd. of Dirs. Berks Co. Council on Alcoholism and United Fund of Berks Co.; served with Royal Canadian A.F., 1940-44; elected Councilman Bor. of Wyomissing Hills, 1962-66; *apptd.* Pres. Bd. of Trustees Wernersville State Hosp., 1963.



CASEY, Robert P. (D)—Lackawanna Co.—Attorney; *r.* 2002 N. Washington Ave., Scranton; *b.* Jan. 9, 1932 at Jackson Heights, N. Y.; *s.* Alphonsus L. and Marie (Cummings) Casey; *g.* Holy Cross Col., 1953 and George Washington U. Law Sch., 1956; *m.* Ellen Harding of Dunmore, June 27, 1953; member Lackawanna Co., Pa. and Am. Bar Assns.; member of Senate 1962-66; elected First Vice President, Pa. Constitutional Convention, Dec. 1, 1967.



CLARK, Ralph A. (R)—Northampton Co.—former Chem. Co. Exec.; *r.* 3644 Magnolia Dr., Easton; *b.* June 15, 1901 at Meadville; *s.* David Monroe and Blanche S. (Cushman) Clark; *g.* Allegheny Col., B.S. in Chem., 1924; *m.* Sara L. McQuiston of Pittsburgh, April 10, 1926; two children; served with J. T. Baker Chem. Co., Phillipsburg, N. J., V. P. of Sales, 1942-60; Corp. V. P. & Dir., 1960-66; Dir. Easton Natl. Bank & Trust Co.; Bd. of Dirs. N. Y. Bd. of Trade, 1956-60 and United Fund, Easton, 1958-59; Chm. Phillipsburg Chap. A.R.C., 1953-55; member Drug, Chem. & Allied Trades Assn. (Pres. 1958-59), Scientific Apparatus Makers Assn. (Chm. Lab. Apparatus Sec. 1960-61), Easton Area Sales Exec. Assn. (Past Pres.), Easton C. of C. (Past Dir.); Trustee Allegheny Col., Meadville, 1966; Pres. Forks of Del. United Fund Easton, 1966.



CLINGER, William F., Jr. (R)—Warren Co.—Attorney; *r.* 400 Poplar St., Warren; *b.* April 4, 1929 at Warren; *s.* William F. and Lella May (Hunter) Clinger; *g.* Johns Hopkins U., 1951 and U. of Va. Law School, 1965; *m.* Julia Whitla of Sharon, Aug. 2, 1952; Pres. Warren Library Assn. Bd. of Control; V. P. Warren Co. Hist. Soc.; member Warren Co. and Pa. Bar Assns., First Presbyterian Church Bd. of Trustees and Phi Alpha Delta Legal Fraternity; served with U. S. Navy, Lt. Composite Sq. 8, 1951-55—still Lt. in U.S.N.R.

Delegates to Constitutional Convention



CONLEY, John A. (D)—Allegheny Co.—Attorney—Social Worker; *r.* 7033 Upland St., Pgh.; *b.* Mar. 10, 1928 at Springfield, Ill.; *s.* John J. and Sammy Lee (Phillips) Conley; *g.* U. of Pgh., B.S. (1952), LL.B. (1955), M.S.W. (1961); bachelor; member Bd. Neighborhood Centers Assn., Greater Alleg. & Monongahela Housing Corp., Freedom House Enterprise, Inc. and A.D.A.; member Alleg. Co. Bar Assn.



COREY, Samuel C. (R)—Montgomery Co.—Insurance Executive; *r.* 900 Spring Ave., Ft. Washington; *b.* Nov. 8, 1917 at Ft. Washington; *s.* Wm. B. and Emma J. (Richardson) Corey; *g.* U. of Georgia, 1940; *att.* Wharton Sch., 1946-47 and Rutgers U. Sch. of Law, 1952-53; *m.* Elizabeth H. Gmann of Savannah, Ga., Oct. 18, 1941; Past Dist. Chm. Valley Forge Council; Pres. Upper Dublin Kiwanis Club; Past Pres. Ft. Washington PTA; member Trinity Lutheran Church Council, Wm. Boulton Dixon Post, Am. Legion, Union League, Mfrs. Country Club, Pi Kappa Alpha, Pa. Soc., Lehigh Consistory, Damascus Commandery and various local and natl. ins. assns.; served with Hq. Co., 3d Div., 1945-46; elected to Bd. of Comrs. 1963-67; apptd. to Bd. of Adjustment, 1958.



CORTESE, Americo V. (R)—Phila. Co.; *r.* 912 S. 8th St., Phila.; *g.* U. of Pa. Wharton and Law Schools; married; one child; former member of Legislature; former Asst. Dist. Atty. of Phila.; Dep. Proth. Cts. of Common Pleas of Phila.; Natl. Pres. Hist. Soc. of Sons of Italy; Chm. Bd. of Dirs. Sonsitaly Bank & Trust Co.; member Citizens' Charter Com., Lawyers Club, Bd. of Pa. Assn. for Retarded Children, Bd. of Trustees of Phila. Gen. Hosp. Research Fund, Bd. of Gov. Phila. Bar Assn. and Justinian Soc.; Grand Ven. of Sons of Italy in Pa.



COSETTI, Joseph L. (D)—Allegheny Co.—Economist-Businessman; *r.* 428 Sulgrave Rd., Pgh.; *b.* May 8, 1929 at Youngstown, Ohio; *s.* Raymond and Mary (Theodore) Cosetti; *g.* Ohio State U., B.S., 1951 and MBA, 1953; bachelor; V. P. Am. Marketing Assn., Pgh. Chap.; Past Pres. Pa. Ski Fed.; Asst. Chm. Church Council; member Pgh. Economic Club, Natl. Assn. of Bus. Economists, Western Pa. Conservancy, Bd. of Dir. U. S. Amateur Ski Assn., Young Citizens of Alleg. Co.—Johnson/Humphrey 1964 and Phi Sigma Kappa; Certified Ski Referee; Maj. Inf. USAR.



CROOP, Frank D. (R)—Columbia Co.—Ins. Agent and Broker; *r.* 209 E. Front St., Berwick; *b.* Nov. 29, 1904 at Briar Creek Twp.; *s.* Milton H. and Evaline (Hughes) Croop; *g.* Dickinson Sch. of Law, 1925; *m.* Jeannetta D. Dickson of Berwick, July 2, 1934; Pres. Berwick Natl. Bank; Pres. & Lt. Gov. Berwick Kiwanis Club; Exalted Ruler, Dist. Dep., member State Bd. of Trustees of B.P.O.E.; Treas. and Dir. Berwick Ind. Planning, Inc.; Dir. Berwick Ind. Dev. Assn. & Spirit, Inc.; member Berwick C. of C. and Dickinson Sch. of Law Alumni Assn.



CUNNINGHAM, Fred E. (D)—Cambria Co.—Div. Mgr., Gen. Telephone Co. of Pa.; *r.* 2312 Woodcrest Dr., Johnstown; *b.* Nov. 19, 1915 at Mt. Carmel, Ill.; *s.* Sheridan and Grace (Stroh) Cunningham; *att.* U. of Ill., 1933-35, U. of Kansas, 1955, 1960, Pa. State U., 1955; *m.* Brownie J. Johnson of Pinkstaff, Ill., Aug. 15, 1943; member Bd. and Past Pres. Greater Johnstown C. of C.; Exec. Com. and Treas. Ind. Dev. Bd.; member of Bd. and Chm. Cambria Co. Ind. Assn.; member of Bd. and Exec. Com. Cambria Co. War Mem. and Citizens' Safety Council; Chm. Bd. of Adj. (zoning) Westmont Bor.; Bd. of Dir. and Past Pres. Salvation Army; Bd. of Dir. and Exec. Com. Route 219 Assn.; member Bd. of Trustees Johnstown Lee Hosp.; Bd. of Dir. Am. Red Cross, Human Rel. Comm., Johnstown, Rotary, Elks, Bachelors and Masonic Clubs, Scottish Rites, Shrine and Bd. of Gov. Sunnehanna Country Club; elder-member of Sessions, Westmont United Presbyterian Church; Civil Air Patrol and Air Transport Command-Civilian Pilot, 1944-45.



CURRAN, Robert E. J. (R)—Delaware Co.—Attorney; *r.* 46 Overhill Circle, Media; *b.* Jan. 26, 1936 at Darby; *s.* Hon. Thomas A. (deceased) and Grace (McClatchy) Curran; *g.* Washington & Lee U., 1957, and Temple U. Sch. of Law, 1960; *m.* Miriam Nelson of Cynwyd, Oct. 21, 1961; Chm. Young Rep. Exec. Com. of Del. Co.; member Phi Gamma Delta, Phi Alpha Delta, Union League of Phila., Del. Co. Bar Assn. and Lawyers Club of Del. Co.; apptd. Sol. for Del. Co. Sheriff's Office and Housing Auth., and Spec. Atty. for Comm. of Pa. in Del. Co.



DAILEY, Edward M., Jr. (D)—Sullivan Co.—General Ins. Agent; *r.* R. D. #2, Dushore; *b.* Mar. 27, 1907 at Dushore; *s.* Dr. E. M. and Elizabeth (Zielenbach) Dailey; *att.* Duquesne Prep. Sch., 1921-23 and Duquesne U. (Pre-Med), 1925-27; *m.* Sue A. Hallabuk of Lopez, May 5, 1940; six sons, five daughters, of whom ten are living; Chm. Membership Com. K. of C.; Past Pres. and member St. Basil's Holy Name Soc. Alumni Assn. and P.T.A.; member V.F.W., Am. Legion and D.A.V.; elected Alt. Del. Dem. Natl. Conv., 1948 and Pa. State Dem. Com. 1946-56; served with U. S. Navy SeaBees, 1943-45.

Delegates to Constitutional Convention



DESMOND, James L. (R)—Delaware Co.—Police Lt., Reading Co.; *r.* 930 Saville Ave., Eddystone; *b.* Aug. 21, 1904 at Chester; *s.* Daniel P. and Catherine C. (Kelley) Desmond; *g.* Loyola Col., Baltimore, 1928; *m.* Margaret E. Dunlap of Eddystone, June 29, 1935; Past Pres. Del. Co. Assessor's Assn.; Area Capt. Del. Co. Unit, Am. Cancer Soc.; Capt. Men of Malvern Assn.; member Exec. Bd. Del. Co. Assn. of Boroughs, Bd. of Dir. Eddystone Savings & Loan, Eddystone Fire Co., Eddystone Boys Club and St. Rose of Lima Holy Name Soc.; elected to Bor. Council, 1940 to date; apptd. Del. Co. Assessor, 1950 to date.



DEVLIN, William J. (R)—Phila. Co.—Chm., Rep. City Com.; *r.* 1008 Creswood Rd., Phila.; *b.* Jan. 17, 1921; *s.* Charles and Catherine (Dugan) Devlin; *g.* LaSalle Col., B.A. in Educ., 1943 and U. of Pa., M.A. in Educ., 1948; *m.* Jean Herr of Lancaster, Nov. 23, 1946; Chm. Rep. Central Campaign Com. 1963–; served with U.S. Marine Corps, W.W. II and Korean War; presently serving as Lt. Col. in Marine Corps Reserve.



DONALDSON, Lee A., Jr. (R)—Allegheny Co.—Lawyer; *r.* 2648 Miller Dr., Allison Park; *b.* Aug. 11, 1925 at Etna Borough; *s.* Lee A. and Mildred (Whitehill) Donaldson; *g.* Alleg. Col., A.B., 1946 and U. of Pgh. Sch. of Law, LL.B., 1950; *m.* Katherine M. Marner, Aug. 28, 1952; member of House 1955–; Chm. Rep. Pol. Com. 1965–66; elected Majority Leader, Jan. 3, 1967.



DONOLOW, Benjamin R. (D)—Phila. Co.—Attorney; *r.* 1804 Rittenhouse Sq., Phila.; *b.* Phila.; *s.* Israel and Tillie Donolow; *g.* Temple U., LL.B., 1941; *m.* Mazie Bolen of Phila.; W. W. II Vet., U. S. Army; Senate 1955–; Minority Caucus Chm. 1965–.



DUMBAULD, Peter T. (D)—Somerset Co.—Merchant; *r.* 344 High St., Somerset; *s.* James M. and Eva (Weigle) Dumbauld; *g.* Calif. State Col., 1930; *m.* Mildred Rodgers of Somerset, Nov. 28, 1934; Dist. Gov. Rotary Intl.; State Dir. Pa. Soc. for Crippled Children; Dir. Somerset Trust Co.; member Pa. Motor Truck Assn; Trustee Calif. State Col.; Past Pres. Trustees Assn. of 14 State Colleges; served with U. S. QM Corps 1942–43; member House of Rep. 1965–66.



ERWIN, Howard R. (R)—Phila. Co.—Automobile Dealer; *r.* 9515 Wistaria St., Phila.; *b.* Aug. 6, 1911 at Phila.; *s.* Raymond A. and Alice E. (Blake) Erwin; *att.* Bordentown Mil. Inst., 1924–28 and Temple U. night school, 1931; *m.* Grace J. Jackson of Phila., Jan. 2, 1937; Past Pres. Phila. Chev. Dealers Assn.; Prev. Trustee Bustleton Methodist Church; member Bustleton Civic League, Southwark Club, Pa. Automotive Assn. and Natl. Automobile Dealers Assn.



FAGAN, Thomas L. (D)—Allegheny Co.—Pres. Teamsters Union Local 249; *r.* 111 Roswin Dr., Pgh.; *b.* Mar. 31, 1917 at Homestead; *s.* Patrick T. and Ida (Bernarding) Fagan; *g.* South Hills High Sch.; *m.* Mary W. Cuddyre of Gibsonia, Aug. 16, 1941; member V.F.W., Disabled Am. Vets., Am. Legion, Elks and Moose; served with 63rd and 36th Inf. Divs., 1942–44.



FAWCETT, Charlotte M. (R)—Montgomery Co.—Homemaker; *r.* 2577 High Rd., Huntingdon Valley; *b.* April 20, 1911 at Delaware Co., Iowa; *d.* Floyd A. and Cora (Rolf) Durey; *att.* Upper Iowa Col., 1928–29; *m.* Cecil C. Fawcett of Cedar Rapids, Iowa, Jan. 11, 1930; two children; Corr. Sec., Personnel Chm. and Chm. It. Operating Com. for merger with Norristown Library; past Pres. Huntingdon Valley Women's Club and Public Library; Trustee S. E. Dist. Am. and Pa. Library Assns.; Chm. Lower Moreland Twp. Rep. Com.; V. Chm. Rep. Dist.; member Women's Adv. Com. of Montg. Co. Rep. Com. and Montg. Co. Citizens Com.; Parliamentarian Eastern Montg. Co. Council of Rep. Women; apptd. Montg. Co. Free Library 1964–70; elected Rep. Committeewoman, 1960 to date.



FAY, Frank M. (D)—Luzerne Co.—Ins. Broker and Tax Consultant; *r.* Calbeth Place, Hazleton; *b.* May 21, 1911 at Jeanesville; *s.* Anthony and Appolonia (DeCusatis) Fay; *att.* Hazle Twp. High Sch., 1925–29; *m.* Jennie Martino of Hazleton, Nov. 10, 1943; Dir. United Fund; Pres. Columbus Club; Treas. Am. Legion; member C. of C., Unico, Knights of Columbus, Calbeth Fire Co., Cancer Soc. and Pa. State Police Assn.; served with 70th Inf., Co. G., 1943–44.



FEATHER, Philip H. (D)—Lebanon Co.—Attorney; *r.* 301 S. Lancaster St., Annville; *b.* May 9, 1935 at Lebanon; *s.* John W. and Myrl R. (Corl) Feather; *g.* Lebanon Valley Col., 1960 and Dickinson Sch. of Law, 1963; *m.* Judith Kline of Lebanon, Nov. 23, 1961; Pres., State Dir., Dir. Annville-Cleona Jaycees; Assoc. Legal Counsel Pa. Jaycees; Dir. Annville Rotary; member F & AM, Mt. Lebanon Lodge No. 226; served with U.S.M.C., 2d Marine Div., 1953–56.

Delegates to Constitutional Convention



FILSON, Robert B. (D)—Clarion Co.—Attorney; *r.* RFD No. 1, Mayport; *b.* Feb. 2, 1909 at East Brady; *s.* Thomas S. and Honora (Evans) Filson; *g.* U. of Notre Dame, A.B., 1933, LL.B., 1937; *m.* Margaret Clark of Corry, June 22, 1940; Past Pres. New Bethlehem C. of C.; Past Comdr. Am. Legion Walter W. Craig Post 354, New Bethlehem; member L.O.O.M. and Knights of Columbus; served with 702nd Mil. Pol. Bn. as Adj., 1942-45 and Hq. 3d Serv. Div., Asst. Prov. Marshal, 1945-46.



FINEMAN, Herbert (D)—Phila. Co.—Attorney; *r.* 2291 Bryn Mawr Ave., Phila.; *b.* July 4, 1920 at Phila.; *s.* Joseph and Esther (Best) Fineman; *g.* Temple U., B.S., 1942 and Temple U. Law Sch., LL.B., 1945; *m.* Frances Brownstein, Feb. 14, 1944; member of House 1955-; Majority Whip 1965-66; elected Minority Leader Jan. 3, 1967.



FLEMING, Robert D. (R)—Allegheny Co.—Real Estate & Insurance Broker, Owner, Robert D. Fleming, Realtor; *r.* 202 Brilliant Ave., Aspinwall, Pgh.; *b.* Mar. 8, 1903 at Sharpsburg; *s.* Robert H. and Daisy (Doty) Fleming; *g.* U. of Pgh., B.S., 1931; *m.* D. Jean Varner of Johnstown, June 23, 1942; one daughter, Jean Frances; member Constl. Rev. Comm., Port Auth. of Alleg. Co. and Aspinwall Planning Comm.; Chm. Leg. Budget & Fin. Com.; member House of Rep. 1939-50; Senate 1951-; elected Rep. Caucus Chm. 1959-62 and Pres. Pro Tempore 1967.



FOHL, Robert P. (R)—Allegheny Co.—Commercial Research Analyst; *r.* 127 Marie Dr., Pittsburgh; *b.* Oct. 7, 1930 at Bellevue Borough; *s.* Edward L. and Anne E. (Scholze) Fohl; *g.* U. of Pgh., 1961; *m.* Joann O. Magerl of Pgh., June 12, 1954; member Rep. Com. of Alleg. Co., Young Reps. and Am. Marketing Assn.; served with 7th Army 1951-54; elected J. P., Ross Twp., 1963-65.



FORSTER, A. Hugh (R)—Lancaster Co.—Dir., Pub. Relations and Affairs; *r.* 1419 Valley Rd., School Lane Hills, Lancaster; *b.* Mar. 27, 1916 at Newburgh, Ind.; *s.* Armstrong and Bernice (Purdue) Forster; *g.* Purdue U., 1938; *m.* Mary Jean Light of Chicago, Ill., April 15, 1939; Dir. C. of C. of U. S. and Chm. Pub. Affairs Com.; Dir. Pub. Affairs Council (ECO); Past Pres. Lanc. C. of C.; Natl. Dir. Ams. for Competitive Enterprise System; member Pub. Relations Soc. of Am.; served with U. S. Navy Reserve 1944-46; elected to Lanc. City Sch. Bd., 1954-60; apptd. to City Zoning Bd. of Appeals, 1951-57.



FORTNEY, Robert M. (R)—Northumberland Co.—Attorney; *r.* 17 N. Seventh St., Shamokin; *b.* Nov. 8, 1898 at Harrisburg; *s.* John W. and Gertrude (Menear) Fortney; *g.* Dickinson Col., 1920; *m.* Faye Beschorman of Shamokin, Sept. 6, 1927; member North'd Co. and Pa. Bar Assns., B.P.O.E. and Am. Legion; served as member Dickinson Col. Unit, 1918; Pres. Judge 8th Jud. Dist., 1945-65; elected Dist. Atty. of North'd Co. 1931-45.



GABRESKI, Max P. (D)—Venango Co.—Lawyer; *r.* 1305 Grandview Rd., Oil City; *b.* Sept. 12, 1925 at Oil City; *s.* Stanley and Josephine (Woloszczak) Gabryszewski; *g.* U. of Notre Dame, Ph.B., 1950, LL.B. 1951; *m.* Eileen Schosler of Oil City, Aug. 19, 1950; 8 children; Dir. Venango-Clarion-Forest Co. Tub. and Health Soc.; Trustee Edinboro State Col.; Sec. Venango Co. Bar Assn.; member Pa. and Am. Bar Assns.; served with U. S. Navy 1943-46; Del. to Dem. Natl. Conv. 1964; Dem. Chm. Venango Co. 1962-67; Sol. for Oil City Gen. Auth. and various Twps.; member of St. Joseph's Roman Catholic Church Com.



GEHRLEIN, A. J. (D)—Erie Co.—Treas. of Erie Co.; *r.* 6207 Raymond Ct., Erie; *b.* July 14, 1919 at Erie; *s.* E. J. (deceased) and Kathleen (Quinlisk) Gehrlein; *att.* Gannon Col., 1936-37 and Erie Bus. Col., 1939; *m.* Helen L. Maya of Erie, April 26, 1945; Leg. Chm. Pa. Assn. of County Treas.; member Natl. Assn. of Counties and Bd. of Dir. Am. Cancer Soc. and Mun. Fin. Offs. Assn.; served with U. S. Air Corps, 1942-45; elected Treas. of Erie Co., 1964 to date.



GERBER, Richard (D)—Montgomery Co.—Lawyer; *r.* 2098 Butler Pike, Plymouth Meeting; *b.* Sept. 16, 1934 at Ambler; *s.* Morris and Frances (Cohen) Gerber; *g.* Norristown High Sch., 1952, U. of Pa., B.S. in Economics, 1956 and Dickinson Sch. of Law, LL.B., 1961; *m.* Penelope Moses of Winnetka, Ill., Feb. 8, 1964; one son, Peter H.; Chm. Montg. Co. Criminal Cts. Rules Com. and U. of Pa. Alumni Annual Giving, Greater Norristown; member Criminal Law Com. of Pa. Bar Assn., Montg., Pa. and Am. Bar Assns., Montg. and Am. Trial Lawyers Assn., Natl. Assn. of Def. Lawyers in Criminal Cases, Am. Judicature Soc., Brandeis Law Soc., Alumni Bd. Dickinson Sch. of Law, Am. Acad. of Pol. and Soc. Sciences, Fellowship Comm. of Phila., Montg. Co. and Pa. Hist. Soc., Norristown Youth Guidance Com., Greater Norristown Jaycees, Norristown Lions Club, Locust Club of Phila., Reserve Officers Assn. and Military Gov. Assn.; served with U. S. Army Reserves, 1957-58, 1961-62, 1st Lieut.; member Dept. of Justice, Comm. of Pa., 1960-61; apptd. Montg. Co. Public Defender, 1965-67, U. S. Atty. Gen. Com. on Adm. of Justice, Law Enforcement and Crime Control, 1967.

Delegates to Constitutional Convention



GOLDMAN, Harold H. (R)—Allegheny Co.—Attorney; *r.* 943 Ruth St., Pgh.; *b.* June 19, 1931 at Toledo, Ohio; *s.* George and Sarah (Hirsch) Goldman; *g.* U. of Pgh. Sch. of Law, 1955; *m.* Shirley Plung of Pgh., Aug. 3, 1952; member Allegheny Co., Pa., Am. and Fed. Bar Assns., Kiwanis Club, Y.M.C.A., Lawyers Club of Allegheny Co., Salvation Army Assn. of Greater Pgh., Allegheny Co. Police Assn., Pgh. Symphony Soc., B'nai B'rith and Tau Epsilon Rho Legal Fraternity.



GOLDSTEIN, Joseph (R)—Phila. Co.—Funeral Director; *r.* 6410 N. Broad St., Phila.; *b.* Mar. 5, 1899 in Russia; *s.* Benjamin and Sarah (Greenberg) Goldstein; *g.* Dolans Col. of Embalming, 1929; *m.* Lena Diamond of San Francisco, Calif., May 19, 1918; Grand Chaplain Fraternal Order of Brith Abraham; member Bd. of Gov. and Chm. of Host Com. and recipient of 1967 Man of Year Award of 32 Carat Club of Phila.; Pres. Roosevelt Lodge of Brith Sholom Order, Steuben Fed. Credit Union (recd. award for distinguished service in 1964) and Cardozo Fed. Credit Union; V. P. Israel Jaffe Charity Fund of Jules E. Mastbaum Lodge of Brith Sholom; Hon. Pres. Jewish Funeral Dir. of Am.; Sec. Livery Assn. of Phila.; Chm. Bd. of Dir. Brith Achim Beneficial Assn.; recipient of the following awards—Pol. Ath. League (1966), Man of Year Pa. Council of Brith Abraham, Brith Sholom Award of Excellence (1967), Brith Abraham Humanitarian (1966) and Credit Union Award of Pannonia Beneficial Assn. for Meritorious Serv. (1964); member Bd. of Gov. Fraternal Order of Brith Sholom, Phila. Assn. of Retarded Children and Jewish Community Relations; member Bd. of Dir. Boslover Ahavas Achim Belzer Assn. and Ind. Krivosar Assn.



GOUGER, Matthew M. (D)—Franklin Co.—Business Executive and Farmer; *r.* Calidity Farm, R. D. #1, Waynesboro; *b.* Mar. 2, 1905 at Tilden, Texas; *s.* Robert O. and Cornelia M. (Porter) Gouger; *g.* U. of Texas, 1928; *m.* Mary L. Goehring of Marion Twp., Sept. 25, 1948; Past Commercial Mgr. Community Public Service Co., Fort Worth, Texas; former Gen. Mgr. Eastern Div. Western Light & Telephone Co.; former V. P. and Dir. East Bethlehem Water Co., Donora, Pa. and Glenn L. Martin Co., Baltimore, Md.; former Asst. Supt. Natl. Tube Div. of U. S. Steel Corp.; former V. P. and member Mgt. Com. General Aniline & Film Corp.; former Exec. V. P. Frick Co., Waynesboro, Pa.; Pres. Matthew M. Gouger Associates, Waynesboro, Pa.; member Am. Mgt. Assn. (Past V. P. and Bd. member); Quiet Birdmen; Sigma Iota Epsilon; University Club; New York Yacht Club; Waynesboro Country; Economics; Newcomen; Past Pres. Rotary; Elder in Trinity United Church of Christ; Trustee of Hood College; Masonic Orders; Author of numerous articles on Scientific Mgt., and Human Relations in Industry; Lecturer Sloan Fellowship, U. S. Army Staff and Command Sch., Acad. of Scientific Mgt. as well as numerous Schools and Colleges.



GRAY, William H., Jr. (D)—Phila. Co.—Minister—Civil Serv. Comr., Phila.; *r.* 1511 N. 16th St., Phila.; *b.* Sept. 25, 1911 at Richmond, Va.; *s.* William H., Sr. and Mary (Smith) Gray; *g.* Bluefield State Col., B.S., 1933 and U. of Pa., M.S., 1934 and Ph.D., 1942; studied at Temple U., 1949-50; *m.* Hazel Yates of Baton Rouge, La.; V. Chm. Phila. Housing Auth.; Chm. Bd. of Trustees, Berean Inst.; member Bd. of Trustees, Downingtown Ind. Sch.; apptd. Exec. Sec. Police Adv. Bd., City of Phila., 1963-64 and V. Chm. Phila. Housing Auth. 1960; served as Dir. War and Signal Corps Training Programs, St. Augustine, Fla., 1941-44.



GRIFFITH, Georgette B. (R)—Montgomery Co.—Housewife; *r.* Black Rock Rd., Oaks; *b.* Dec. 22, 1925 at Cranford, N. J.; *d.* James J. and Alice J. (Hurter) O'Neill; *att.* Abington Mem. Hosp. Sch. of Nursing, 1943-46; *m.* Robert W. Griffith of Oaks, Feb. 12, 1959; V. Chm. Adv. Bd. Charles Johnson Home; member Abington Hosp. Alumni Assn. and Towne and Country Rep. Women; elected Rep. Committeewoman of Mont Clare.



HANNUM, John B. (R)—Chester Co.—Attorney; *r.* Unionville; *b.* Mar. 19, 1915 at Chester; *s.* John Berne, Jr. and Helen C. (Weaver) Hannum; *g.* Dickinson Sch. of Law, 1941; *m.* Nancy Penn Smith of Unionville, Dec. 21, 1940; Trustee, Dickinson Sch. of Law and Pres. of Alumni Assn.; member Exec. Com. Bd. of Trustees of Lincoln U.; elected to Electoral Col., 1956, Del. to Rep. Natl. Conv., 1960, and Chester Co. Rep. Chm., 1962-64; apptd. to Exec. Com. of Chester Co. Rep. Com. and formerly member of State Rep. Exec. Com.; served as Lt. USNR, 1941-45, W.W. II, War Command at Sea, July 1944-Dec. 1945.



HARDING, Philip L. (D)—Delaware Co.—Technician Sunolin Chem. Co.; *r.* 326 E. 24th St., Chester; *b.* Nov. 6, 1925 at Chester; *s.* R. L. and Marie (Carr) Harding; *m.* Mary C. Lizotte of Chester; Pres. three terms Ind. Petro Chem. Workers Union; Ward Ldr. 1st Ward of Chester.



HATTER, Leonard H. (R)—Schuylkill Co.—Stenographic Reporter; *r.* R. D. #2, Box 173, Hegins; *b.* May 14, 1904 at Donaldson; *s.* Harry L. and Charlotte (Morgan) Hatter; *att.* Pottsville Bus. Col., 1921-22 and George Washington U.; *m.* Gene M. Hatter of Donaldson, Aug. 2, 1952; member Donaldson and Hegins Fire Cos., Schuylkill Co. Motor and Valley View Gun Clubs, B.P.O.E. No. 207, Valley View Lodge No. 797 and A.A.S.R. Valley of Hbg.; apptd. to Comm. of Pa. Bd. of Arbitration of Claims, 1966-71.

Delegates to Constitutional Convention



HENDERSON, Charles P. (D)—Beaver Co.—Supt., Midland Public Schools; *r.* 1335 Midland-Beaver Rd., R.D. No. 2, Industry; *b.* Mar. 28, 1923 at Pgh.; *s.* Charles P. and Ida (Harvey) Henderson; *g.* Duquesne U., B.S., cum laude, 1949 and Duquesne U., M.S. cum laude, 1953, present Ph.D. Candidate U. of Pgh.; *m.* Betty Judge of Pgh., June 9, 1951; Pres. (1963-65), Bd. member and Dir. Western Beaver Sch. Dist.; former Treas. and Adv. Bd. member, Beaver Campus, Pa. State U.; member Exec. Bd. Mill Creek Hist. Soc.; Council member Ohioview Lutheran Church, Industry; elected to Western Beaver Sch. Bd., 1959-65; apptd. to Western Beaver Sch. Dist., 1966-71 and Supt. Midland Public Schs., 1967; served with H. Q. Det. 196th Ord. Bn., 29th Div.



HEYBURN, Weldon B. (R)—Delaware Co.—Chm. of Exec. Com.; *r.* Baltimore Pike & Brinton Lake Rd., Concordville; *b.* Mar. 8, 1903 at Concordville; *s.* Harry Hannum and Margaret (Darlington) Heyburn; *g.* Maplewood Acad.; *m.* Dorothy Schmidt of Harrisburg, July 18, 1936; Dir. Del. Valley Council and S.E. Pa. Trans. Auth.; member Bd. of Gov. Traffic & Trans. Council of Greater Phila.; member Senate of Pa. 1936-49; elected Auditor General of Pa. 1948 and State Treas. 1952.



HIMES, Thelma D. (R)—Lycoming Co.—Housewife; *r.* 1645 Oakridge Place, Williamsport; *b.* Sept. 14, 1914 at Williamsport; *d.* William S. and Anna (Lundy) Dieffenbacher; *g.* Lycoming Col., magna cum laude, 1964; *m.* Kenneth E. Himes of Montoursville, March 30, 1937; Past Pres. Florence Crittenton Home, Wmspt., Lycoming Col. Faculty Wives, Montoursville Garden Club and P.T.A.; member Lycoming United Fund Appropriations Com. and Exec. Bd. Y.W.C.A.; elected Rep. Committeewoman, 1958-64; apptd. Lycoming Co. Rep. Com., 1962 to date.



HOCKER, Blaine C. (R)—Dauphin Co.—Retired; *r.* 5700 Chambers Hill Rd., Harrisburg; *b.* Aug. 25, 1908 at Oberlin; *s.* Clinton and Mayme (Brown) Hocker; *att.* Swatara Twp. Schools; *m.* Frances Baker of Hummelstown, Oct. 19, 1929; member of Pa. House of Rep., 1947-66; served with U. S. Coast Guard, 1943-45.



HOOK, James (D)—Greene Co.—Attorney; *r.* R. D. 2, Waynesburg; *b.* Oct. 13, 1928 at Waynesburg; *s.* John Inghram, Sr. and Sarah (Iams) Hook; *g.* Washington & Jefferson Col., 1950 and Dickinson School of Law, 1953; *m.* Willene Schroeder of Washington, Pa., Feb. 17, 1950; Pres. and Sec. Greene Co. Bar Assn.; Regl. V.P. Pa. Jr. C. of C.; Pres. Waynesburg Jr. C. of C.; Sec. Waynesburg C. of C.; member Am. Judicature Soc., Am. Trial Lawyers Assn., Elks Club, L.O.O.M., F.O.E. and Pa. and Am. Bar Assns.; apptd. member Region of Four Pa. Air Pollution Comm. 1962.



HORNE, Byron K. (R)—Lancaster Co.—Headmaster; *r.* 317 Laurel Ave., Lititz; *b.* Dec. 27, 1900 at Quakertown; *s.* Elvin K. and Florence (Kirkpatrick) Horne; *g.* Moravian Col., 1922, Union Theol. Sem., A.B., B.D., M.A., D.D.; *m.* Sadie C. Dietz of East Greenville, Aug. 29, 1927; Chm. Nursing Sch. Com.; V. Chm. Lititz Hist. Foundation; member F & AM, 33rd°, Bd. of Dir. Lancaster Gen. Hosp., Lititz Hist. Comm., Headmaster's Assn. of Pa. and Natl. Assn. of Schools for Girls; elected to Lititz Bor. Council, 1951-57.



HOSTETLER, H. Richard (D)—Juniata Co.—Farmer-Salesman; *r.* R. D. No. 2, Mifflintown; *b.* May 15, 1938; *s.* J. Blair and Klara L. (Parnell) Hostetler; *g.* Lycoming Col., 1959; bachelor; member Juniata Co. Sportsman and Jaycees, Mifflintown Fire Co., V.F.W. and Am. Legion.



HUGGINS, Richard L. (R)—Allegheny Co.—Pastor; *r.* 2900 Valley St., McKeesport; *b.* Aug. 29, 1938 at Wheeling, W. Va.; *s.* Gerald Richard and Josephine (Leonard) Huggins; *g.* Davis and Elkins Col., 1960 and Union Theol. Sem., Va., B.A. and B.D., 1963; *m.* Joy Scott of Wellsburg, W. Va., June 11, 1960; Program Chm. McKeesport Ministerium; Chaplain Penn State Ext.; member Mon-Yough Com. to Hire the Handicapped, Inc., Youghigana Prot. Scouting Com. and Y.M.C.A. Youth Activities Com.



IRVIS, K. LeRoy (D)—Allegheny Co.—Attorney; *r.* 2170 Centre Ave., Pgh.; *b.* Dec. 27, 1919 at Saugerties, N. Y.; *s.* Francis and Harriet Ten Broeck (Cantine) Irvis; *g.* N. Y. U., State Teachers Col., A.B., 1938, M.A., 1939, U. of Pgh., LL.B., 1954; *m.* Katharyne Ann Jones (deceased) Feb. 21, 1945; member of House 1959-; Minority Caucus Chm. 1963-64; Majority Caucus Chm. 1965-66; elected Minority Whip Jan. 3, 1967.

Delegates to Constitutional Convention



JIROLANIO, Justin D. (D)—Northampton Co.—Attorney; *r.* 2854 Linden St., Bethlehem; *b.* May 11, 1907 at N. Y. C.; *s.* Joseph and Philomena (Di-Allesandro) JIROLANIO; *g.* Franklin and Marshall Col., B.S., 1929 and Temple U. Law Sch., 1929-31; *m.* Dorothy Fawber of Lancaster, June 4, 1928; member Royal Order of Jesters, Masonic Orgs., Eagles and Elks; served in Pa. House of Rep. 1937-41; Senate Nov. 16, 1964 to Dec. 1, 1966; apptd. First Asst. Dist. Atty. 1940-43.



JOHNSON, Roy H. (D)—Mercer Co.—College Professor; *r.* 3 Columbia Park, Greenville; *b.* Aug. 31, 1899 at Rock Island, Ill.; *s.* Charles and Helen (Bergren) JOHNSON; *g.* Augustana Col., A.B., 1922 and U. of Chicago, Ph.D., 1929; *m.* Ruth Miller of Rock Island, Ill., June 12, 1925; member Am. and Pa. Hist. Assns., Am. Soc. of Church Hist., Pa. Pol. Science and Pub. Adm. Assn., Bd. Mercer Co. Hist. Soc., Rotary Club and Lutheran Church; served with S.A.T.C., 1918.



KAUFFMAN, Bruce W. (R)—Montgomery Co.—Attorney; *r.* 518 Lafayette Rd., Merion; *b.* Dec. 1, 1934 at Atlantic City, N. J.; *s.* Joseph B. and Lilyan (Abraham) KAUFFMAN; *g.* U. of Pa., 1956 and Yale Law Sch., 1959; *m.* Gail Price of Atlantic City, June 17, 1956; Pres. Yale Law Sch. Assn. of Phila. Area, 1965-66 and Merion Park Civic Assn., 1966-67; member Phi Beta Kappa Assn. of Phila., Montgomery Co. Rep. Fin. Com., Yale Club, Lawyers Club, The Am. Judicature Soc., The Juristic Soc. and Phila., Pa. and Am. Bar Assns.; elected Judge of Elections, 1965-66.



KELLER, John W. (R)—Franklin Co.—Attorney; *r.* 221 E. 3d St., Waynesboro; *b.* Mar. 15, 1927 at Waynesboro; *s.* Niemond F. and Eva R. (Nicodemus) KELLER; *g.* Gettysburg Col., 1948 and Dickinson Sch. of Law, 1951; *m.* Margaret L. Etchberger of Waynesboro, Aug. 13, 1949; Sec. and member Franklin Co. Bar Assn.; Pres. Waynesboro Area Sch. Auth.; Past Pres. Bd. of Dir., Waynesboro C. of C.; former member Bd. of Dir. Evangelical Lutheran Church Council, Waynesboro Branch Am. Red Cross, Waynesboro Y.M.C.A. and Waynesboro Park Bd.; member Evangelical Lutheran Church, Am. Legion, Lions and Elks Clubs, Pa. Bor. Sol. Assn., Bd. of Dir. Waynesboro Ind. Dev. Corp. and Pa. and Am. Bar Assns.; apptd. Sol. for Franklin Co. Planning Comm. and Waynesboro Planning & Zoning Comm. (presently serving); apptd. Waynesboro Bor. Atty., 1953; served with U. S. Army, 1945-46.



KELLER, Marvin V. (R)—Bucks Co.—Contractor; *r.* Font Hill Apts., Apt. H-1, Doylestown; *b.* Sept. 19, 1906 at Langhorne; *s.* Walter H. and Bertha (VanHorn) KELLER; *g.* Rider Col., 1924; *m.* Dorothy Hickman of Newtown, May 3, 1928; Past Pres. Newtown Exchange Club; Dir., Langhorne Fed. Savings & Loan Assn.; member Local Govt. Comm., Newtown Masonic Lodge No. 427, Lehigh Consistory and Union League of Phila.; member of House of Rep. 1949-58, Senate 1959-70; elected Register of Wills, 1944-48, Treas. Newtown School Bd., 1940 for 26 yrs.; apptd. Chm. Local Govt. Comm., April 12, 1966.



KELLY, Harry T. (D)—Phila. Co.—Sales Representative; *r.* 4601 Springfield Ave., Phila.; *b.* Aug. 16, 1894 at Dickson City; *s.* Michael and Rebecca (Kennedy) KELLY; *g.* U. of Pa., 1924; *m.* Florence R. Jordan of Scranton, Nov. 10, 1926; served with U. S. Navy, Cmdr. Sub. Chaser, 1917-19.



KING, Julian F. (D)—Phila. Co.—Attorney; *r.* 1031 S. 18th St., Phila.; *b.* May 20, 1931 at Phila.; *s.* Julian F. and Minnie (Hines) KING; *g.* Lincoln U., 1953; *m.* Shirley A. Mackey of Phila., Aug. 24, 1957; apptd. Asst. Dist. Atty., Phila. Co., Oct. 1963 to Mar. 1966; Sec. Bd. of Mgrs., Christian St. Y.M.C.A.; 2d V. P. Bd. of Dir., Women's Christian Alliance Child Placement Agency; member Phila. Bar Assn. and Lincoln U. Scholarship Com.; served with Hq. Co., S.U.T.G., Oct. 1956 to Oct. 1958.



KLINE, Ernest P. (D)—Beaver Co.—Radio Newsman; *r.* 2209 7th Ave., Beaver Falls; *b.* June 20, 1929 at Allentown; *s.* Allen J. and Elma (Natali) KLINE; *g.* Rostraver Twp. High Sch.; *m.* Josephine Recupero of Kittanning, June 25, 1949; seven children; member St. Mary's Roman Cath. Church, Beaver Falls City Council, 1956-59 and Beaver Falls Mun. Auth.; Workmen's Compensation Ref. 1961-63; Sec. to Congressman Frank M. Clark 1956-59; Senate 1965; elected Minority Leader 1967.



KRILL, Howard A. (R)—Carbon Co.—Asst. to Dist. Manager; *r.* Residence Park, Palmerton; *b.* June 2, 1908 at Palmerton; *s.* Edwin Lee and Laura Bertha (Steigerwalt) KRILL; *g.* Beckley Bus. Col., 1930; *m.* Mildred H. Hoffman of Mt. Carmel, May 15, 1940; Chm. Carbon Urban Redev. Auth.; Past Pres. Palmerton Bor. Council; Treas. Palmerton Band and St. John's Lutheran Church (15 yrs.); Trustee Palmerton Hosp.; member Palmerton Visiting Nurses Assn.; served with 250th Signal Depot Co., 1943-45.

Delegates to Constitutional Convention



LANE, William J. (D)—Washington Co.—Real Estate & Insurance; *r.* R. D. No. 2, Box 455, Brownsville; *b.* Feb. 7, 1905 at Brownsville; *s.* J. William and Alice (Pursglove) Lane; *g.* Brownsville High Sch., Chalfants Bus. Col. and U. of Pgh.; *m.* Audrey L. Horton of West Brownsville, Jan. 26, 1929; Hon. Degree Doctor of Humane Letters, conferred by Phila. Textile Inst., 1938; Wash. Co. Comrs. 1948–58; member Brownsville Lodge 60 F & AM, Ancient Accepted Scottish Right Masons Valley of Pgh., Syria Temple A.A.O.N.M.S. of Pgh. and Pa. Aero. Comm.; member of House 1942–46; Senate 1946–; Dem. Whip 1961–.



LAPUTKA, Theodore R. (R)—Luzerne Co.—Attorney; *r.* 207 N. Laurel St., Hazleton; *b.* Jan. 19, 1917 at Hazleton; *s.* Michael and Anna (Lucas) Laputka; *g.* Boston U., 1941 and Dickinson Sch. of Law, 1948; *m.* Audrey McNiff of Littleton, Mass., Jan. 2, 1942; three children; member Am., Pa. and Luzerne Co. Bar Assns., Am. Trial Lawyers Assn., V.F.W., Elks, other orgs. and C. C. Tax Equalization; Asst. Dist. Atty. and City Sol., Atty. Parking Auth.; served with Trans. Corps 1941–45.



LEACH, Charles P., Sr. (R)—Clarion Co.—Ins. Broker; *r.* 533 Penn St., New Bethlehem; *b.* Sept. 27, 1911 at New Bethlehem; *s.* George W. and Ursula D. (Parmley) Leach; *att.* Bucknell U.; *m.* Clare L. Skinner of New Bethlehem, April 30, 1936; Pres. New Bethlehem C. of C.; Chm. Clarion Co. Airport Auth.; Elder Presbyterian Church; Sec. New Bethlehem Area Dev. Co.; NCR Boy Scouts of Am., Colonel Drake Council; member Lions Club, B.P.O.E., L.O.O.M., F.O.E. and P.A.I.A.



LEE, Kenneth B. (R)—Sullivan Co.—Attorney; *r.* 1 Lakewood Ave., Eagles Mere; *b.* Jan. 23, 1922 at Nauvoo; *s.* Edward and Evelyn (Evans) Lee; *g.* Mansfield State Col., B.S., and Dickinson Sch. of Law, LL.B.; *m.* Marjorie Cole, April 25, 1944; member of House 1957–; Majority Leader, Dec. 5, 1963–64; Minority Leader 1965–66; elected Speaker Jan. 3, 1967.



LEE, Lewis B. (R)—Wayne Co.—Staff Asst., Field Representative, Rep. State Fin. Com.; *r.* R. D. No. 2, Uniondale; *b.* March 23, 1938 at Carbondale; *s.* K. Blaine (deceased) and Elizabeth (Llewellyn) Lee; *g.* Mansfield State Col., 1962; *m.* Linda Dix of Pleasant Mount, Aug. 4, 1961; served with U.S. Naval Reserve on USS Nantahala, active duty—1956–58.



LEINBACH, Thomas K. (R)—Berks Co.—Retired Hosp. Adm.; *r.* 222 State St., Shillington; *b.* Mar. 30, 1898 at Reading; *s.* Thomas M. and Elizabeth (Kaufman) Leinbach; *g.* Reading Evening Ext. U. of Pa., 1919; *m.* Ruth I. Moyer of Reading, Aug. 3, 1947; Cmdr., Vol. Med. Serv. Corps.; Co. and State Chaplain, Patriotic Order Sons of Am.; Pres. and founder U.S.O. Club of Reading; founder and first Pres. Alcoholism Inf. Ctr. of Berks Co.; Chm. United Fund of Berks Co.; V. Chm. Reading Score Chapter No. 8; baseball scout for Phila. Athletics under Connie Mack; former Scoutmaster and Dean of Scoutmaster Tng. Sch. Boy Scouts of Am.; member Masonic Fraternity, Chap., Commandery and Shrine; former member Bd. of Capital Blue Cross, Hbg.; Episcopalian-former licensed lay reader; elected to Sch. Bd. Mt. Penn, Pa. 1938–46; served with S.A.T.C. Bucknell U., Sept. thru Dec. 1918.



LEONARD, Robert L. (R)—Phila. Co.—C.P.A.; *r.* 4033 Apalogen Rd., Phila.; *b.* Sept. 21, 1921 at Phila.; *s.* Abraham J. and Jeannette (Kline) Leonard; *g.* U. of Pa., 1944; *m.* Bertha Hanstein of Atlantic City, N. J., April 20, 1952; member Com. of 70 (Phila.), Bd. of Trustees Bur. of Mun. Research, Bd. of Dir. The Locust Club (Phila.), United Cerebral Palsy Assn. of Phila. and Golden Slipper Square Club (Phila.), Pa. Inst. of C.P.A. (Chm. Com. on Leg. Policy), Am. Inst. of C.P.A. and Phila. Rep. Pol. Com. (Chm. Com. on Fin. and Taxes); former Dep. Controller Phila. and Dep. Dir. of Finance, Phila.



LEVIN, Benjamin J. (R)—Delaware Co.—Real Estate Broker; *r.* 203 E. Fifth St., Media; *b.* Oct. 9, 1917 at Phila.; *s.* Harry A. and Anna (Brodnick) Levin; *att.* Temple U., Phila. Col. of Pharmacy and Science and U. of Pa.; *m.* Norma T. Green of Media, May 23, 1943; member Am. Assn. of Airport Execs., Am. Soc. of Appraisers, Am. Right of Way Assn. and Am. Soc. of Real Estate Appraisers Com. for Econ. Dev.; served with 2d Serv. Comm., Det. Med. Dept., U.S.A.

Delegates to Constitutional Convention



MANDERINO, Louis L. (D)—Westmoreland Co.—Professor of Law, Duquesne University, School of Law, 1956 to present. *r.* 1944 Grand Blvd., Monessen; *b.* Nov. 16, 1929 at Monessen; *s.* Anthony F. and Angelina (Reda) Manderino; *g.* St. Vincent Col., 1951 and Harvard Law Sch., 1954; *m.* Theresa Zilka of Monessen, June 1, 1957; member Am. Judicature Soc., Am., Pa. and Westmoreland Co. Bar Assns.; elected City Councilman, 1960-63 and Sch. Dir. Monessen Bd. of Sch. Dirs., 1958-59; apptd. Sol. City of Monessen; Chairman, Monessen Master Plan Conference; Mon-Valley Sewage Auth. and Monessen Redev. Auth.; Grand Knight, K. of C. Council; Dir. Monessen Chamber of Commerce; Chrmn. Mon-Valley Sewage Study Comm.; Labor Arbitrator; Author, "The Geography of Erie v. Thompkins," Vol. 4, Duquesne Law Journal; Sol. Monessen Library Board; Dir. of Recruitment, Duquesne School of Law; Consultant, Municipal Administration and Budgeting; Lecturer, NET, Radio and Television Educational Series; Dir. Westmoreland Co. Cancer Society; Dir. Monessen-Pittsburgh National Bank; Dir. Princeton Life Insurance Co.; Chrmn. Mon-Valley Municipal Officials Assn.



MANGERY, Franklin A. (R)—Westmoreland Co.—Electrician; *r.* 114 W. Pgh. St., Delmont; *b.* June 25, 1922 at Slickville; *s.* Frank and Mary A. (Palmer) Mangery; *g.* Greensburg High School, 1941 and Pgh. Acad., 1951; *m.* Nancy J. Miller of Pleasant Valley, July 28, 1954; Pres. United Community Assn. and Delmont Vol. Fire Dept; Comdr. Slickville Post 18 and Delmont Post 247; Sec. Mayors Assn. of Westmoreland Co.; Exec. Off. Local 610, Wilmerding; Chm. Local Rep. Party; served with U. S. Navy 1942-46; elected Mayor, 1954-67; apptd. Civil Def. Dir. 1959-67.



MARKLEY, Marian E. (R)—Lehigh Co.—Homemaker; *r.* R. D. No. 1, Macungie; *b.* April 8 at Treichlers; *d.* Edgar E. and Bertie A. (Berlin) Hall; *g.* Northampton High School; *m.* Franklin H. Markley of Easton, March 19, 1938; Chm. Jt. State Govt. Comm.; Past Pres. Allentown Quota Club; member Bus. and Prof. Women's Club, Bd. of Lehigh Valley Guidance Clinic, Allentown Woman's Club and local, state and natl. Grange; elected to Bd. of Trustees, Cedar Crest Col., Allentown; member of House of Rep. 1951 to date.



MATTIONI, Dante (D)—Phila. Co.—Attorney; *r.* 1840 W. Passyunk Ave., Phila.; *b.* May 18, 1930 at Phila.; *s.* Domenic and Concetta (Tenisci) Mattioni; *g.* U. S. Merchant Marine Acad., 1953; bachelor; Pres. Local Chap. Alumni Assn. of U. S. Merchant Marine Acad.; Merchant Marine Master Mariner, 1958, License Oceans and Tonnage Unlimited (current); member Phila. Bar Assn., Am. Arbitration Assn., Independence Square Club, Justinian Soc. and Pop Warner Little Scholars, Inc.; U. S. Naval Reserve Officer, active duty, 1954-55; apptd. Asst. Dist. Atty., City of Phila., 1965-66.



McGEARY, M. Nelson (R)—Centre Co.—Dean, Grad. Sch., Penn State U.; *r.* 411 S. Sparks St., State College; *b.* April 9, 1906 at Greensburg; *s.* Martin Nelson and Elizabeth A. (Huston) McGeary; *g.* Lafayette Col., A.B., 1928 and Columbia U., Ph.D., 1939; *m.* Marianne Suschny of State College, Jan. 21, 1965; member Am. Pol. Science Assn.; elected Pres. State Col. Bor. Council, 1952-56; apptd. member Pa. Comm. on Constl. Rev., 1958-59; author—Gifford Pinchot: Forester-Politician (1960), Pa. Govt., State and Local (co-author), (1950), Pa. and the Liquor Business (1948), The Pgh. Housing Auth. (1943) and Developments of Congressional Investigative Power (1940); served with U. S. Naval Reserve (Mil. Govt.), 1943-46.



McGLYNN, Charles A. (D)—Phila. Co.—Revenue Investigator; *r.* 755 E. Willard St., Phila.; *b.* July 25, 1937 at Phila.; *s.* John and Alice (McKendry) McGlynn; *att.* Temple U., 1962-64 and La Salle Col., 1966-67; *m.* Bridget Sharkey of Phila., Nov. 26, 1966; V. Chm. 33d Ward Dem. Exec. Com.; member Knights of Columbus, John Barry Council; served with U. S. Navy, 1960-62.



MEYER, Edward H., Jr. (R)—Phila. Co.—Realtor; *r.* 1531 Orthodox St., Phila.; *b.* Dec. 1, 1925; *s.* Edward H., Sr. and Helen (Keiffer) Meyer; *g.* Lehigh U., 1947; *m.* Florence Kidd of Phila., May 8, 1946; Pres. N. E. Phila. Realty Bd., 1965; Dir. Frankford Kiwanis Club, N. E. Boys Club and N. E. Phila. C. of C. (to 1966); V. P. Phila. Bd. of Realtors, 1965; served with U.S.M.C., 1943-45 and U.S.M.C. "H" Co. 3d Marines, 1950-51.



MICHAEL, Mildred D. (R)—York Co.—Housewife-Teacher; *r.* 222 McKinley Ave., Hanover; *b.* Nov. 20, 1925 at Monessen; *d.* Preston A. and Mildred (Young) Ditty; *g.* Allegheny Col., 1946, U. of Iowa, M.A., 1950 and U. of Edinburgh, Scotland; *m.* Richard C. Michael of Pgh., June 23, 1956; taught speech debate and English at U. of Pgh., Alleg. Col., U. of Iowa and York Jr. Col.; former member Bd. of Dir. of Hanover YWCA, Women's Aux. of Hanover Gen. Hosp. and Friends of the Library; Elec. Laws Chm. of League of Women Voters of Greater York; former Div. Chm. United Fund; Pres. PTA; former Natl. V. P. Delta Sigma Rho, speech honorary; member Council for Higher Educ. of York and Adams Cos., Pa. Speech Assn. and Speech Assn. of Am.; 19 yrs. exp. in research, discussion and debate on govt. issues as debater and debate instr.; discussion ldr. for Penn State adult classes and for civic forums; speaker for Constl. Conv. call, 1967, for radio, TV and York Co. civic groups; testified before House Com. on Elec. and Apportionment at public hearings on absentee voting, June 1967.

Delegates to Constitutional Convention



MICHENER, James A. (D)—Bucks Co.—Writer; *r.* Pipersville; *b.* Feb. 3, 1907 at New York City; *s.* Edwin and Mabel (Haddock) Michener; *g.* Swarthmore, 1929; *m.* Mari Sabusawa of Chicago, Ill., Oct. 24, 1955; served with U. S. Navy A.F., 1941-46; elected Secretary, Pa. Constitutional Convention, Dec. 1, 1967.



MILLER, Dorothy (D)—Allegheny Co.—Clerk; *r.* 2517 Larkins Way, Pgh.; *b.* Aug. 28, 1898 at Pgh.; *d.* John and Eva (Olles) Mancini; *att.* Morse Public Schools; widow of Robert Miller; Pres. 16th Wd. Heart Fund, Fund Drive for Crippled Children and 16th Wd. New Deal Club; Dem. Committeewoman for 40 yrs.; member Bd. of Adv. Brashear Settlement, Order of White Shrine 37 W.S.J., Pocahontas Zino Council 114, Women's Aux. Local 81, V. F. of Postal Clerks, Eastern Star 345 and South Hills Chap. 302; served as Registrar in W. W. II, with citation from Pres. Truman.



MILLER, Roy W. (D)—Lehigh Co.—C.P.A.; *r.* 829 S. 25th St., Allentown; *b.* June 16, 1930 at Bethlehem; *s.* Roy A. and Mary S. (Cressman) Miller; *g.* Pa. State U. Ext., Allentown, 1956; *m.* Eleanor E. Leiser of Allentown, Dec. 12, 1953; Treas. Salisbury Twp. Sch. Auth.; member Am. and Pa. Insts. of C.P.A. and Travelers Protective Assn., Post L; served with U. S. Navy, 1951-55.



MOORHEAD, Douglas M. (R)—Erie Co.—Retired; *r.* R. D. No. 4, North East; *b.* Feb. 28, 1899 at North East; *s.* Frederick B. and Margaret (McCord) Moorhead; *g.* U. of Wisconsin, 1923; *m.* Virginia F. Sheffer of North East, Mar. 16, 1967; Pres. Moorhead Vineyards, Inc.; Dir. Natl. Bank of North East; V. P. Harborside Erie Ins. Co.; member Erie Co. Planning Comm. and Lodge 399 F & AM, Erie Consistory, Zeta Zeta Shrine; served with Cornell SATC, Ithaca, N. Y., Aug. to Dec., 1918; elected to Harborside Sch. Dist. Bd., 1929-47; apptd. Dir. Fed. Res. Bank of Cleveland, Pgh. Branch, 1953, 1959.



MORE, Joseph M. (R)—Phila. Co.—Attorney; *r.* 3155 S. 18th St., Phila.; *b.* Aug. 19, 1934 at Phila.; *s.* Cosimo and Mary (Martinelli) More; *g.* LaSalle Col., 1956 and Villanova U. Sch. of Law, 1961; *m.* Shirley Sharbie of Phila., June 22, 1957; member Phila. and Pa. Bar Assns., Am. Arbitration Assn., St. Thomas More Soc., Knights of Columbus, Holy Name Soc.—Holy Spirit Church and Justinian Soc.



MORTON, James D. (R)—Allegheny Co.—Attorney; *r.* 1127 McCully Dr., Pgh.; *b.* Jan. 30, 1928 at Pgh.; *s.* Roy (deceased) and Magdalene (Mee-der) Morton; *g.* U. of Pgh., B.S., 1951 and LL.B., 1954; *m.* Rosella Ann Medved of Masontown, Sept. 7, 1957; served with U. S. Navy 1946-48.



MURRAY, Charles E., Jr. (D)—Phila. Co.—Realtor; *r.* 6017 N. Water St., Phila.; *b.* July 10, 1935 at Phila.; *s.* Charles E., Sr. and Louise K. (Grube) Murray; *att.* LaSalle Col.; *m.* Bridget A. Naughton of Co. Sligo, Ireland, May 20, 1961; member Natl. Assn. Real Estate Bds., Phila. Bd. of Realtors, N. Phila. Realty Bd., Pa. Realtors and Notaries Assns., Lions Club, Knights of Columbus, Dem. Co. Exec. Com. of Phila., Greater Olney Community Council and St. Helena's Holy Name Soc.; served with U. S. Army, 79th Div., 1957.



MUSSELMAN, Floyd W. (R)—Cumberland Co.—Leg. Representative; *r.* 632 Devon Rd., Camp Hill; *b.* July 18, 1913 at Nazareth; *s.* Floyd R. and Grace (Stocker) Musselman; *g.* Iowa Wesleyan, 1936; *m.* Martha Rinard of Somerset, June 15, 1941; Pres. Sigma Phi Epsilon Fraternity and West Shore Country Club; Treas. Mt. Calvary Episcopal Church; member Blue Key, Masons and Shrine.



NELSON, James W. (R)—Blair Co.—Lawyer; *r.* 1118 26th Ave., Altoona; *b.* March 29, 1914; *g.* Dickinson Col., Phi Beta Kappa honors, 1935 and U. of Pa. Law Sch., with Order of Coif honors, 1938; *m.* Lenore E. Myers of Tyrone, June 17, 1939; two daughters; Dir. and Chm. Central Budget Com., Altoona Community Chest, 1957-67; Dir. Blair Co. Unit, Am. Cancer Soc.; Voluntary Sol. for Altoona Kiwanis Club, Blair Co. Unit, Am. Cancer Soc. and Altoona Community Chest, Inc.; Dir. and Trustee, Pa. Community Services, Inc.; Partner law firm Nelson, Campbell & Levine, Altoona, estab. 1946; Dir. of area mining, mfg., service and sales Cos.; member Natl. Panel of Arbitrators, Am. Arbitration Assn. and Altoona Water & Sewer Auth.; member and served as Trustee of Westminster United Presbyterian Church, Altoona; Chm. of Huntingdon Presbytery campaign to raise funds to acquire Philipsburg Home of The Presbyterian Homes, Inc.; served with U. S. Navy, 1943-45; permanent rank of Lt. Comdr. in U. S. Naval Reserve; elected Rep. State Committeeman, 1964 and 1966.



O'DONNELL, William J. C. (D)—Chester Co.—Attorney; *r.* 117 S. Main St., Phoenixville; *b.* June 19, 1926 at Phoenixville; *s.* Daniel J. C. and Mary (Haggerty) O'Donnell; *g.* Georgetown U., A.B., 1949 and U. of Pa. Sch. of Law, LL.B., 1951; member Am., Pa. and Chester Co. Bar Assns., Exec. Com. Chester Co. Bar Assn., Chester Co. Dem. Com. and Dem. State Com.; served with U.S.M.C.R., 1942-62; apptd. Spec. Counsel Pa. Dept. of Justice, 1954-62 and Sol. for Bor. of Phoenixville, 1965-.

Delegates to Constitutional Convention



ORBAN, Frank A., Jr. (R)—Somerset Co.—Attorney; *r.* R. D. 3, Felgar Rd., Somerset; *b.* Jan. 7, 1912 at Onnaland; *s.* Frank (deceased) and Mary (Halasz) Orban; *g.* U. of Mich., 1934 and U. of Mich. Law Sch., 1937; *m.* Mary Servicky of Johnstown, Nov. 12, 1941; Dir. Community Natl. Bank of Somerset Co. and Connamach Lions Club; Dir. and Past Pres. Somerset Co. Cancer Soc.; Past Pres. and V. P. Connamach Lions Club and Somerset Co. Bar Assn.; Past Grand Knight, K. of C., Johnstown Council; Sol. Somerset Co. Bd. of Auditors; member Saint Peter's Church, Somerset Co. Country Club, F.O.E., L.O.O.M., Am. Legion, Somerset Co., Pa., Am. and Mich. State Bar Assns.; admitted to practice before Superior and Supreme Cts. of Pa., Fed. Cts., Detroit Bar and Mich. State Supreme Ct.; veteran of W. W. II; elected Dist. Atty. of Somerset Co. 1950-59 and Rep. State Committeeman 1962 to date; member House of Rep. 1947-50; elected Second Vice President, Pa. Constitutional Convention, Dec. 1, 1967.



ORBIN, Ralph E., Sr. (D)—Westmoreland Co.—Employed as a Representative, United Steelworkers of America, AFL-CIO; *r.* Roosevelt Ave., Youngwood; *b.* June 29, 1920 at Youngwood; *s.* George W. and Mary N. (Yonger) Orbin; *m.* Ozelma E. McKlveen of Greensburg, Oct. 10, 1942; Chm. Hempfield Twp. Mun. Auth.; Pres. Central Westmoreland Co. Labor Union Council; member Bd. of Dir. Frick Community Hosp. and Westmoreland United Community Funds, Inc., and Exec. Bd. member United Labor Com. of Westmoreland Co.; apptd to Hempfield Twp. Mun. Auth., 1961.



OTTO, Henry P. (R)—Allegheny Co.—Advertising; *r.* 361 Long Rd., Penn Hills, Pgh.; *b.* Jan. 19, 1912 at Pgh.; *s.* William and Henrietta (Rall) Otto; *g.* Schenly High Sch.; *m.* June Turba of Russellton; Pres. Spring Valley Civic Club; V. P. Fed. of Penn Hills Civic Clubs; Sec. and Dir. Lions Club; member C. of C.; member of House of Rep., 1963-66.



PASQUERILLA, Frank J. (R)—Cambria Co.—Pres. Crown Construction Co.; *r.* 945 Menoher Blvd., Johnstown; *b.* Sept. 4, 1926 at Johnstown; *s.* Harry and Sabina (Delfonso) Pasquerilla; *g.* Johnstown High Sch., 1944; *m.* Sylvia Guarino of Johnstown, Jan. 12, 1957; Chm. Johnstown Highway Coordinating Com.; member Johnstown C. of C., Adv. Bd. U. of Pgh. at Johnstown, Bd. of Incorporators Mercy Hosp., Johnstown, Exec. Com. Greater Johnstown Com., Inc., Bd. of Dir. Jr. Achievement, Inc., and Johnstown Hockey Co.; apptd. Trustee of U. of Pgh., Nov. 29, 1966.



PECHAN, Albert R. (R)—Armstrong Co.—Dentist; *r.* 903 Fifth Ave., Ford City; *b.* May 13, 1902 at Ford City; *s.* Ludwig and Theresa (Greenmandel) Pechan; *g.* U. of Pgh., D.D.S., 1928; *m.* Elizabeth Ann Tenerowicz of Ford City, Nov. 4, 1965; Young Rep. Hall of Fame; former Armstrong Co. Rep. Chm.; served 30 yrs. Ford City Bd. of Educ.; member Pa. Aero. Comm., Exec. Com. Jt. State Govt. Comm. and Senate Rules Com.; Chm. V.F.W. and Am. Legion Leg. Coms.; Trustee U. of Pgh. and Indiana U. of Pa.; Fellow Intl. and Am. Cols. of Dentists and Acad. of Gen. Dentistry; recd. annual Pa. Dental award for Distinguished Serv. to his profession 1957, Benjamin Rush award and special Pa. Med. Soc. award 1966; W. W. II Vet.; helped activate and served with 114th Gen. Hosp., Ft. Bragg and England; Senate 1949; Rep. Whip 1955-.



PELLETIER, Lawrence L. (R)—Crawford Co.—Educator; *r.* 286 Jefferson St., Meadville; *b.* Sept. 8, 1914 at Farmington, N. H.; *s.* David and Marion (Leighton) Pelletier; *g.* Bowdoin Col., 1936 and Harvard U., Ph.D. and M.A., 1945; *m.* Louise Collins of Laconia, N. H., June 2, 1939; two children; Pres. of Alleg. Col.; Hon. Doctor of Laws degree from Bowdoin Col., 1962 and Colby Col., 1963; held Soc. Science Research Fellowship 1945-46 for work on local govt. and finance; 1954-55 participated in survey of liberal adult educ. for Ford Foundation; member Exec. Com. of Foundation for Ind. Cols. of Pa., Comm. on Insts. of Higher Educ. of Middle States Assn. of Cols. and Secondary Schs., Phi Beta Kappa and Alpha Tau Omega; published studies on The Initiative and Referendum in Maine, Financing State Government, The Manager Plan for Maine Municipalities and contributed to Fundamentals of Government and Presidential Nominating Politics.



PERCEY, James W. (D)—Columbia Co.—Associate Prof. of Pol. Science; *r.* Main and Pine Sts., Orangeville; *b.* July 28, 1934 at Phila.; *s.* James W., Sr. and Genevieve (Mulcahy) Percy; *g.* U. of Pa., A.B., 1958 and Rutgers U., M.A., 1959; *att.* U. of Calif. (completed course work for Ph.D.), 1961-64; *m.* Geraldine Dunn of Detroit, Mich., Aug. 30, 1958; member Am. Pol. Science Assn., Am. Assn. of Univ. Profs., Assn. of State Col. Faculties and Alpha Pi Omega; served with 529th and 793rd Mil. Police Cos., 1954-55; elected Dem. Committeeman, Phila., 1955-59; apptd. Asst. to Mayor, Lancaster, Pa., 1959-61.



POPIL, Edward (D)—Lackawanna Co.—Fin. Sec.-Treas., Ukrainian Workingmen's Assn.; *r.* 237 N. Cameron Ave., Scranton; *b.* Mar. 18, 1918 at Scranton; *s.* John and Barbara (Paslay) Popil; *g.* Lackawanna Jr. Col., 1938; *att.* Wharton Sch. of Fin. 1946-47; *m.* Mary Kruk of Taylor, Sept. 8, 1940; member Am. Legion Koch Conley Post, Exec. Com. March of Dimes, Scranton C. of C., Elks Club and Bd. of Dir. Lackawanna United Fund; served with U. S. Air Corps, 1943-45; elected to Sch. Bd., 1947-59 and City Controller, 1960-64; apptd. to Pa. State Oral Sch., 1955-67.

Delegates to Constitutional Convention



POTT, George F. (R)—Allegheny Co.—V. P., Intl. Water Corp.; r. 518 Saxonburg Rd., Pgh.; b. June 9, 1914 at Pgh.; s. George and Mary (McNamara) Pott; g. U. of Pgh., 1937; m. Vera M. McKinney of Ingomar, April 10, 1940; Past Pres. East Liberty Rotary and Dorseyville Vol. Fire Co.; Past Pres. and Dir. Amen Corner; Past Dir. East Liberty C. of C.; member Pgh. Press Club, World Affairs Council, Pgh. C. of C. and various Masonic Bodies; served with 437th, A. A., 5th & 7th Armies, Major, 1941-45; apptd. Indiana Twp. Auth., 1956-66.



POWELL, Jerry (R)—Bucks Co.—Director, Electronic Data Processing; r. 135 Violetwood Dr., Levittown; b. Sept. 7, 1935 at Middletown, N. Y.; s. Thomas D. (deceased) and Lucille (Boshart) Powell; g. Rider Col., 1961; m. Barbara Burns of Morrisville, Mar. 28, 1959; Past Pres. Bank Automation Assn. of Del. Valley; member Bd. of Dir. Bristol Twp. Community Ctr. and Soc. Planning Comm. of Bucks Co.; served with Ord. and Engr. in France, 1954-57; elected Comr., 1966-70.



PRENDERGAST, James F. (D)—Northampton Co.—Attorney; r. 340 Paxinosa Ave., Easton; b. Feb. 5, 1917 at Easton; s. John and Elizabeth (Hegarty) Prendergast; g. Lafayette Col., A.B., 1938 and George Washington Law Sch., LL.B., 1951; m. Ann E. Naab; member of House 1959-; Majority Caucus Sec. 1965-66; elected Minority Caucus Chm. Jan. 3, 1967.



QUILES, German (D)—Phila. Co.—Credit Manager; r. 2108 N. 4th St., Phila.; b. May 9, 1939 at Anasco, Puerto Rico; s. Manuel and Gloria (Ruiz) Quiles; att. Luis Munon Rivera, Puerto Rico, 1958; m. Miss Aracelis of Puerto Rico, Jan. 3, 1960; Pres. Latin Am. Org.; served with N. G., 1958-66.



RAPPAPORT, Samuel (D)—Phila. Co.—Lawyer; r. 812 Pine St., Phila.; b. Aug. 25, 1932 at Phila.; s. Joseph and Goldie (Evans) Rappaport; g. Temple U., A.B., 1954, Columbia U., LL.B., 1957; bachelor; Past Pres. Center City Lodge B'nai B'rith; Bd. of Dir. and Asst. Treas. United Hebrew Schools; Chm. Community Advisory Council, Pa. Hosp.; member Young Dem. and Fifth Ward Dem. Exec. Com.; served with Hq. Det., 3d Med. Bn., 3d Inf. Div., 1957-59.



REA, Henry E., Jr. (R)—Allegheny Co.—Attorney; r. 121 Abbeyville Rd., Pgh.; b. Nov. 15, 1927 at Pgh.; s. Henry E. and Dorothy V. (Gantner) Rea; g. Penn State U., 1949 and U. of Pgh. Law Sch., 1952; m. Nancy J. Mauser of Finleyville, June 30, 1967; V. Chm. Ethics Com. Alleg. Co. Bar Assn.; Treas. Acad. of Trial Lawyers of Alleg. Co.; former Chm. Leg. Com. Assn. of Mun. Sol. of Alleg. Co.; former Dir. and founder S. E. Com. Guidance Assn.; elder Bower Hill Com. Church; member U. S. Supreme Ct., U. S. Ct. of Customs, Patents and Appeals, Supreme Ct. of Pa., Superior Ct. of Pa. and Ct. of Common Pleas of Alleg. Co., Am., Pa. and Alleg. Co. Bar Assns. and Pleasant Hills Lodge 759, McKeesport Commandery, Syria Temple; Mun. Sol. for Bors. of Pleasant Hills and Baldwin, Alleg. Co.; served with 504th Parachute Inf. Regt., 1946-47.



REDICK, John J. (D)—Allegheny Co.—Construction Supervisor Inspector, Self-employed in Television Repairs; r. 1660 Steuben St., Ingram, Pgh.; b. Sept. 20, 1918 at Imperial; s. Joseph and Mary (Banish) Redick; m. Nov. 15, 1947, Josephine Podmilsak of Moon Run; Daughter—Patricia J.; Ingram Democrat Committeeman; Ingram Democrat Chairman; Volunteered in U. S. Army W. W. II; served in The Combat Engineers in General Patton's Army; served in England, France, Luxemburg, Belgium, Germany, Austria, Yugoslavia, Philippines and Japan; Graduated from Water Purification School, Camp Ellis, Illinois; received 5 Battle Stars and Purple Heart; Honorable Discharge—Sergeant; employed as a Construction Supervisor; Chairman of a Union Blood Bank and also organized same; member of Building and Construction Trades Council; attended Allegheny Technical Institute; served in The Veterans of Foreign Wars; Hospital Chairman, Boy Scout Chairman, Post Commander of 402 Coraopolis, Allegheny County Commander, County Executive Board, District Trustee, attended 15 State and 5 National Conventions.



REYNOLDS, Hobson R. (R)—Phila. Co.—Funeral Director; r. 1522 N. 16th St., Phila.; b. Sept. 13, 1903 at Winton, N. C.; s. Rufus H. and Julia A. (Keene) Reynolds; g. Eckles Bus. Col., 1920; m. Evelyn Crawford of Phila., June 30, 1925; Trustee Cheyney State Col. and B.C.C.; member Natl. Urban League, W.S.B.C., Elks, Masons and NAACP Com. Club; member of House of Rep. 1935-40; Magistrate, 1944-50; apptd. Ref. Workmen's Compensation, 1951-58.



RICHTER, F. Garrett (R)—Allegheny Co.—Owner, Richter Business Forms Co.; r. 119 Bayard Place, Pgh.; b. June 20, 1912 at Pgh.; s. Frank L. and Lotta L. (Long) Richter; g. Princeton U., 1934; m. Bettie R. Stafford of Essex, N. Y., March 27, 1945; Dir. and Leg. Rep. Shadyside Boys Club Men's Com.; member Third Presbyterian Church, F & AM, Syria Temple Shrine, Pgh. Ath. Assn. and Mil. Order of World Wars; served with U. S. Army Air Corps, 1942-46; member House of Rep. 1947 and 1953 Sessions.

Delegates to Constitutional Convention



ROBERTS, John N. (D)—Monroe Co.—Clergyman; *r.* Box No. 5, Mountainhome; *b.* Jan. 10, 1934 at Baltimore, Md.; *s.* Harold and Adelyn (Morris) Roberts; *g.* Temple U., B.S. in Ed., 1957 and Crozer Theol. Sem., B.D., 1961; *m.* Eleanor Alice Raisner of New Britain, Aug. 24, 1957; Pres. Monroe Co. Ministerium; Chm. Bd. of Dir. Pocono Mts. Meth. Preaching Mission; member Bd. of Mgrs. Barrett Twp. Y.M.C.A. and Phila. Annual Conf., The Methodist Church; Pastor, The Methodist Church, Mountainhome.



SCALES, John N. (D)—Westmoreland Co.—Attorney; *r.* 236 Maple Dr., Maplewood Terrace, Greensburg; *b.* Dec. 3, 1932 at Trafford; *s.* Arvel C. and Gladys (Neil) Scales; *g.* Yale U., 1954 and Harvard Law Sch., 1958; *m.* Joan Mathes of Bronxville, N. Y., June 16, 1956; Pres. Bd. of Deacons, First Presbyterian Church, Greensburg; member Westmoreland Co., Pa. and Am. Bar Assns., B.P.O.E., Lodge 511 and Westmoreland Acad. of Trial Lawyers; apptd. Asst. Dist. Atty., Westmoreland Co., 1966 to date and Redev. Auth. of Westmoreland Co., 1963 to present.



ROVNER, Edward H. (R)—Phila. Co.—Union Official; *r.* 6644 Sylvester St., Phila.; *b.* Dec. 21, 1918 at Phila.; *s.* Louis and Mamie (Warshofsky) Rovner; *g.* Charles Morris Price Sch., 1949; *att.* Temple U., 1949-50; *m.* Bess Grossman of Phila., May 31, 1942; V. P. Pa. State Culinary Alliance, AFL-CIO; Chm. Jewish Labor Com., Phila. Area; Co-Chm. Restaurant Div. of Fellowship Comm.; Sec. and Bus. Mgr. Waiters Union Local 434, AFL-CIO; Bd. of Dir. J.Y.C. and Neighborhood Centers; served with U. S. Army Air Force, 1942-44.



SCARLETT, John M. (R)—Erie Co.—Retired; *r.* 135 W. 39th St., Erie; *b.* Jan. 18, 1904 at Erie; *s.* William J. and Margaret (Mehaffey) Scarlett; *g.* Carnegie Inst. of Tech., 1929; *m.* Eunice P. Schell of Cass City, Mich., Oct. 8, 1927; former Pres. and presently member of Bd. of Dir. and Exec. Com. United Fund; past Chm. and present member of Bd. of Dir. Erie Chap. Am. Red Cross; past Pres. Greater Erie C. of C., Safety Council; former Sec. and present member Bd. of Dir. ACES; past Pres. and Treas. and present member Rotary; former Pres. and current member N. W. Personnel Assn.; member Bd. of Corporators, Hamot Hosp.; elected to Erie Charter Comm.



RUTH, Gerald E. (D)—York Co.—Attorney; *r.* 2455 Raleigh Dr., York; *b.* June 29, 1933 at York; *s.* Pius H. and Charlotte E. (Hess) Ruth; *g.* Dickinson Col., 1954 and Vanderbilt Law Sch., 1960; *m.* Margo A. Lehr of York, June 23, 1962; member Am. Trial Lawyers Assn., B.P.O.E. Lodge #213, Esteem Loyal Knight and Am. and Pa. Bar Assns.; served with U.S.M.C., 1954-56.



SCOTT, Basil C. (R)—Mercer Co.—Mayor; *r.* 361 Forker Blvd., Sharon; *b.* July 2, 1910 at Sharon; *s.* Mary Cameron Scott-Henry J. Scott (both deceased); *att.* Youngstown U., 1931 and 1958; *m.* Ruth Shartle of Sharon, Sept. 9, 1933; two children; owned Scotty's Mens Shop, Sharon, 1941-58; retired 1958; Chm. Sharon Playground Comm., 1956-58; Exec. Dir. Fed. Surplus Prop., Comm. of Pa., 1963-64; member Exec. Bd. Mercer Co. Council of Boy Scouts of Am., Masons, Past Master (1953) Shenango Lodge 668, Sharon, Moose, Elks, 32° Mason Consistory, New Castle, Chap. Masonic, Sharon, Council Masonic, Zem Zem Shrine, Erie, El Bika Grotto, Scottish Clan; Rebecca Commandery, Sharon, Pa.; apptd. to Sharon Sch. Bd. 1950-52; elected to Sharon Sch. Bd. 1952-56, Sharon City Council 1958-62, 1962-66 and elected Strong Mayor—1966; Candidate for State Senate 50th Senatorial District—1962.



SAHLI, Edward A. (R)—Beaver Co.—Automobile Dealer; *r.* 209 McKinley Rd., Beaver Falls; *b.* April 8, 1904 at Beaver Falls; *s.* Augustus S. and Ada (Knowles) Sahli—both deceased; *m.* Helen R. Phillis of Fombell, Oct. 22, 1926; Pres. Beaver Co. Motor Club; Chm. Salvation Army Adv. Bd.; Past Pres. Beaver Falls Rotary Club, Pa. Automotive Assn., United Fund of Beaver Co., Beaver Falls C. of C. and Beaver Co. Auto Dealers; member Bd. of Y.M.C.A., Red Cross, Alleg. Col., Methodist Home of Pgh.; member Masonic Fraternity, Boy Scouts local Dist. and sub-com. Hoover-Comm. on Paper-Work Mgmt.; Past Dir. and Treas. Natl. Automobile Dealers Assn.; recd. Boy Scouts of Am. Silver Beaver Award; Brig. Gen. retired Pa. N. G.; elected Beaver Falls City Council, 1939-41; apptd. current member State Armory Bd.



SCRANTON, William W. (R)—Lackawanna Co.—Businessman; *r.* Box 116, Dalton; *b.* July 19, 1917 at Madison, Conn.; *s.* Worthington and Marion Margery (Warren) Scranton; *g.* Yale U., B.A. in History, 1939 and Yale Law Sch., LL.B., 1946; *m.* Mary Lowe Chamberlin of Waverly, July 6, 1942; four children; member of Congress, 1961-63; Gov. of Pa., Jan. 1963 to Jan. 1967.

Delegates to Constitutional Convention



SEBASTIAN, Robert M. (R)—Phila. Co.—Lawyer; *r.* 1900 J. F. Kennedy Blvd., Phila.; *b.* May 8, 1908 at Phila.; *s.* Anthony and Vincenzina (Aronne) Sebastian; *g.* U. of Pa., 1929, U. of Pa. Law Sch., 1932; member Union League of Phila., Order Sons of Italy, Phila. Bd. of Educ. and Phila. Bar Assn.; served with 111th Inf., Pa. Natl. Guard, 1928-30; apptd. to Phila. Board of Educ., 1965.



SHAPIRO, David V. (D)—Montgomery Co.—Lawyer; *r.* 627 Cheltenham Hills Dr., Elkins Park; *b.* Jan. 1, 1915 at Phila.; *s.* Harry and Elizabeth (Rantz) Shapiro; *g.* U. of Pa. Wharton Sch., 1936; *m.* Ethel Gansman of Phila., Sept. 1, 1937; member Am., Pa. and Phila. (Resolutions Com.) Bar Assns., Philmont Country Club, Pa. Mun. Auth. Assn., Order of the Coif and Ogontz Fire Co.; apptd. Counsel for Phila. Parking Auth., 1953 to date; member Electoral College, 1964.



SHARP, Richard M. (D)—Centre Co.—Attorney; *r.* Maple Hill, Philipsburg; *b.* Aug. 1, 1919 at Philipsburg; *s.* Joseph M. (deceased) and Willa (Waite) Sharp; *g.* Bucknell U., 1941 and U. of Pa. Law Sch., 1947; *m.* Margaret L. Redding of Phila., Aug. 10, 1943; Dir. First Natl. Bank of Philipsburg and Centre Co. Library; member Centre Co. Human Relations Comm.; served with 12th Army Div. and 71st Inf. Div. 1942-44.



SHETTIG, William D. (D)—Cambria Co.—Attorney; *r.* R. D. 1, Loretto Rd., Ebensburg; *b.* Aug. 15, 1923 at Ebensburg; *s.* Philip N. and Naomi (Van Hook) Shettig; *g.* St. Vincent Col., 1948 and Georgetown U. Law Sch., 1952; *m.* Mary D. Vocelle of Vero Beach, Fla., Feb. 6, 1952; Chm. Johnstown-Cambria Co. Airport Auth.; member Cambria Co., Pa. and Am. Bar Assns., V.F.W., Eagles, Elks and Moose; Judge, Ct. of Common Pleas, Cambria Co., 1962-64; served with 310th Signal Operations Bn., 1943-45.



SHIVELY, George W. (R)—Clearfield Co.—Principal, Junior High School; *r.* 6 N. Front St., Clearfield; *b.* Oct. 20, 1908 at Laurelton; *s.* Clayton W. and Clara Carr (Schell) Shively; *g.* Lock Haven State Col., B.S., 1934 and Pa. State U., M.Ed., 1948; *m.* Ann C. Crist of Dale, Johnstown, July 23, 1936; Past Pres. Rotary Club of Clearfield; member Am. Legion, Natl. Educ. Assn., Natl. Assn. Secondary Sch. Principals and P.S.E.A.; served with 190th FA, 5th Corps, Staff and Faculty, Fort Sill, Okla., 1941-46; Lt. Col. U. S. Army Reserve, Retired—28 yrs. Reserve and Natl. Guard service.



SHOEMAKER, Daniel W. (R)—York Co.—Attorney; *r.* R. D. No. 1, Dallastown; *b.* Mar. 20, 1931 at Harrisburg; *s.* N. Eugene and Victoria (Weybright) Shoemaker; *g.* Millersville State Col., 1952 and George Washington U. Sch. of Law, 1956; *m.* Eleanor Boggs of New Orleans, La. and Washington, D. C., April 9, 1955; member Bd. Beaufort Hunt, Inc. and Rose Tree Fox Hunting Club; Bd. of Dir. and former Pres. Penn Laurel Girl Scout Council; elected Dist. Atty. of York Co., 1962-66; served with U. S. Army, 1952-54.



SHRAGER, Isadore A. (D)—Phila. Co.—Lawyer; *r.* 4920 Locust St., Phila.; *b.* Aug. 29, 1912 at Phila.; *s.* Harry E. and Anna (Frank) Shrager; *g.* Lafayette Col., 1934 and Temple U. Law Sch., 1937; *m.* Betty G. Ockner of Phila., Dec. 28, 1941; Chm. Courthouse Facilities Com. of Phila. Bar Assn.; V.-Chm. Com. for a New Courthouse and Lawyers' Bi-Partisan Com. to Support Sitting Judges; Dir. The Amelia S. Buten Research Fund; Treas. and Bd. member Akiba Hebrew Acad.; V. P. Zionist Org.; member Am., Pa. and Phila. Bar Assns., Phila. Co. Bd. of Law Examiners, Natl. Lawyers' Com. for Endowments and Bequests of the Weizmann Inst., Pa. Dem. State and Co. Exec. Coms., Bd. of Am. Friends of Hebrew U., Har Zion Temple, Jewish Natl. Fund, Kensington Hosp., Temple Law Alumni and Temple Law Assoc.; served with Hq. Co., 89th Inf. Regt., 1942-45; elected Del. to Dem. Natl. Conv., 1960, 1964 and Pa. Dem. Exec. State Com., 1966 to date; apptd. member of Washington Crossing Park Comm., 1956-63 and Sol. and Register of Wills, Nov. 1965 to present.



SILVERMAN, Leon W. (D)—Phila. Co.—Lawyer; *r.* 1319 N. Franklin St., Phila.; *b.* Aug. 29, 1939 at Phila.; *s.* Louis and Celia (Schnitzer) Silverman; *g.* Muhlenberg Col. and U. of Pa. Law Sch.; *m.* Janice Weidner of Allentown, Aug. 9, 1964.



SOLOMON, Joseph (D)—Lawrence Co.—Lawyer; *r.* 102 Hazelcroft Ave., New Castle; *b.* Jan. 27, 1910 at New Castle; *s.* Ben and Jennie (Neiman) Solomon; *g.* Geneva Col., 1931 and U. of Pgh. Sch. of Law, 1938; *m.* Anne Baron of New Castle, Oct. 26, 1939; Comdr. Perry S. Gaston Post, New Castle 343, 1947-48, Am. Legion; member V.F.W., Jewish War Vets, B.P.O.E., Moose, Eagles, Trader Horn Assn., Am. Trial Lawyers and Am., Pa. and Lawrence Co. Bar Assns.; apptd. Sol. New Castle Area Schools 1961 to date; elected Dist. Atty. Lawrence Co., 1958-61; Del. to Dem. Natl. Conv., Chicago, 1956; served with U. S. Army, 1942-45, N. Africa, Italy; Fifth Army General Ct.

Delegates to Constitutional Convention



SPROGELL, Barbara S. (D)—Montgomery Co.—Housewife; *r.* Old Church Rd., Box 113, North Wales; *b.* Jan. 23, 1915 at Phila.; *d.* Maurice B. and Adele (Scott) Saul; *g.* Bennington Col., A.B., 1937; *m.* Harry E. Sprogell of North Wales, June 24, 1939; Past Consultant League of Women Voters of Pa.; Past Pres. North Penn. Montg. Co. and Montg. Co. Council of League of Women Voters; Past Treas. Phila. Bennington Assn.; Pres. Wm. Penn Charter Sch.; member Montg. Co. Child Welfare Adv. Com. (co-chm. Budget Com.), Wm. Penn Charter Sch. and former member Montg. Co. Citizens Child Study Com.; att. Citizens' Conf. on Modernization of Pa. Judicial System, 1964.



STOUT, William B. (D)—Washington Co.—Contractor; *r.* Express Highway West, Bentleyville; *b.* Sept. 16, 1906 at Claysville; *s.* Thomas B. and Grace (Barnhart) Stout; *g.* W. Liberty State Col., 1928; *att.* Calif. State Col., graduate work, 1935-37; *m.* Mary V. Watkins of Centerville, Dec. 27, 1930; Pres. Washington Co. Council on Alcoholism and Taxpayers Assn. of Bentleyville; V. P. Dem. Action Forces; Past Pres. Bentworth Sch. Bd.; Dir. Mon-Valley Ind. Dev.; member Pa. Soc., Masonic Lodge 237, The Railway Club of Pgh., Nema-colin Country Club, Bd. of Dir. Serenity Farms, P.T.A. and Dir. Bentworth Sch. Bd.



STRICKLER, Daniel B. (R)—Lancaster Co.—Lawyer; *r.* 1134 Columbia Ave., Lancaster; *b.* May 17, 1897 at Columbia; *s.* Calvin R. and Harriet Mary (Bursk) Strickler; *g.* Cornell U. and Law Sch., 1922; Doctor of Laws Degree from Franklin & Marshall Col., 1954; *m.* Caroline Bolton of Oil City, Oct. 11, 1924; Del. to Rep. Natl. Conv., 1948; Chief, Pirates of Lanc.; V. P. Pa. Soc. Sons of Rev.; former Vice Comdr. and Past Comdr. Am. Legion, Post 34 and former Comdr. of Dist. 10; Pres. Hatfield Mem. Home Bd. of Trustees; Elder Lanc. First Presbyterian Church; member Bar of U. S. Supreme & U. S. Dist. Cts., Pa. Supreme & Superior Cts., Lanc. Co. Cts., Pa. and Lanc. Bar Assns., V.F.W., Purple Heart Soc., 28th Div. Soc., Lanc. Def. Council, Lodge 43 Masons, Knight Templar, Zembo Temple-Shriners, Kappa Sigma, Lanc. Co. Hist. Soc., Lanc. Country Club, Council of Natl. Presbyterian Church & Ctr., Lanc. Hamilton Club, Reg. III, Boy Scouts of Am., Exec. Com., Bd. of Dir. Lancaster ACES and Buchanan Foundation; apptd. Comr. of Lanc. City Police, 1932 and Sol. Lanc. Co., 1933-42; served with Pa. Natl. Guard, U. S. Reserve and U. S. Army from Private to Lt. Gen., 1916-59; Mexican Border, W. W. I. and II and Korean Conflict; Comdg. Gen. 28th Div., 1947-53; Asst. Chief of Staff, United Nations Far East Command, 1955-57; member of House of Rep., 1930-32; Lt. Gov. and Pres. of Senate, 1947-51.



STROUP, Stanley G. (R)—Bedford Co.—Attorney; *r.* R. D. No. 2, Bedford; *b.* Sept. 18, 1904; *s.* Samuel D. and Blanche Stroup; *g.* Altoona High Sch., Juniata Col., B.A., 1925; Graduate student Penn State Col., 1928; U. of Pgh., 1938; Dickinson Sch. of Law, LL.B., 1947; *m.* LaRue Kathleen Robinson; Chm. Local Govt. Comm. 1963-65; member Gen. State Auth., Com. on Architects and Engrs. and Com. on Arbitration, 1966; member of House 1955-60; Senate 1961-; Majority Leader 1965-.



SWOPE, Guy J. (D)—Dauphin Co.—Certified Public Accountant; *r.* 214 Vineyard Rd., Bellevue Park, Harrisburg; *b.* Dec. 26, 1892 at Meckville; *s.* Jeremiah G. and Mary J. (Smith) Swope; *att.* Kutztown State Normal Sch., Columbia U. and N. Y. Grad. Sch. of Intl. Affairs; *m.* Helen Y. Yoshimura of Vashon, Wash., Aug. 13, 1949; Past Pres. For. Pol. Assn. of Hbg.; member Lutheran Church, Natl. Assn. of Accountants, Masonic Bodies, Am. Acad. of Pol. and Soc. Science (Phila.), Acad. of Pol. Science (N. Y.), Pa. Inst. of C.P.A.'s, V.F.W. and Am. Legion; Bud. Sec. Comm. of Pa. 1935-37; member U. S. Congress 1937-39; Aud. Gen. Puerto Rico 1939-41; Gov. Puerto Rico Feb. 1941-Aug. 1941; Dir. U. S. Territories 1941-42; served with U. S. Navy 1943-46; helped write Japanese Const.



TATE, Mercer D. (D)—Phila. Co.—Attorney; *r.* 430 W. Allens Lane, Phila.; *b.* Aug. 3, 1930 at Phila.; *s.* Mercer B., Jr. and Helen B. (Meyers) Tate; *g.* Amherst Col., 1952 and Harvard Law Sch., 1955; *att.* U. of Pa., Graduate Sch., Pol. Science, 1957; *m.* Roslyn M. Steinbach of N. Y. C., June 22, 1963; apptd. Chm. Police Adv. Bd. of Phila., 1965-; served with U. S. Army, 1955-57; U. S. Army Reserve, 1957-.



THOMSON, Harold A. (R)—Chester Co.—Insurance and Reg. Prof. Engr.; *r.* R. D. #1, Malvern; *b.* Feb. 19, 1890 at Phoenixville; *s.* J. W. and Clara (Nyman) Thomson; *att.* U. of Pa., 1910-11-12; *m.* Myrtle McCullam of Upper Darby, 1927; Past Pres. and Dist. Comdr. Am. Legion; Exec. Sec. Pa. State Assn. Twp. Supvs., 1927-62 and Sec. Emeritus to date; Exec. Dir. Natl. Assn. Twp. Officials; member Pa. Grange, Masonic Bodies incl. Shrine, Delco Fire Assn. and various civic and social orgs.; apptd. to numerous Leg. and Gub. Comms.; served with 28th Div., 1917-19.



THORNBURGH, Richard L. (R)—Allegheny Co.—Attorney; *r.* 1067 Devon Rd., Pgh.; *b.* July 16, 1932 at Carnegie; *s.* Charles G. and Alice (Sanborn) Thornburgh; *g.* Yale U., B.E., 1954 and U. of Pgh. Sch. of Law, LL.B., 1957; *m.* Virginia W. Judson of Hastings-on-Hudson, N. Y., Oct. 12, 1963; four sons; admitted to practice before Supreme Ct. of U.S., Supreme and Superior Cts. of Pa., all Cts. of Alleg. Co., U.S. Dist. Ct. for Western Dist. of Pa., U.S. Treas. Dept. and Interstate Com. Comm.; member of law firm of Kirkpatrick, Pomeroy, Lockhart & Johnson, Am., Pa. and Alleg. Co. Bar Assns., Am. Judicature Soc., Alleg. Co. Rep. Platform Com., 1965 and Alleg. Co. Rep. Research and Issues Com., 1967; V. P. Alleg. Co. Rep. Council; City Coordinator Rep. Primary Campaign, 1967; Bd. member or Trustee Sch. Vols. Assn. of Pgh., Home for Crippled Children, Shadyside Presbyterian Church Nursery Sch., U. of Pgh. Law Sch. Alumni Assn., Neighborhood Legal Servs. Assn., Am. Civil Liberties Union and Urban League of Pgh., Inc.



TOMASCIK, Joseph G. (D)—Luzerne Co.—Attorney; *r.* 628 N. Franklin St., Wilkes-Barre; *s.* George and Mary S. (Pacovsky) Tomascik; Sec., Conf. Chm., Gov. Rotary Intl.; V. P. and Program Chm. Wilkes-Barre Citizens' Com. for Better Schs.; Dir. Wyoming Valley Crippled Children's Assn. and Natl. Foundation—March of Dimes; member Am. Trial Lawyers' Assn., Natl. Advocates and Am. Judicature Soc., Am. Soc. of Intl. Law, P.S.E.A., Am. Assn. of U. Profs., Am. Pol. Science Assn., Rotary Club, Elks, Moose, Falcons, C. of C. and Philharmonic Soc.; former Spec. Dep. Atty. Gen., Spec. Asst. Atty. Gen. and Asst. Dist. Atty.; admitted to Pa., D. C. and U. S. Supreme Ct. Bars; Asst. Prof. Govt., King's College, 1948-52; Workmen's Compensation Ref., 1958-60; Wilkes-Barre Dem. City Chm., 1962-64; member of House of Rep. 1960-62.



TULLY, Dorothy K. (R)—Cumberland Co.—Housewife; *r.* 70 Eastgate Dr., Camp Hill; *b.* April 29, 1928 at N. Y. C.; *d.* Dr. Charles J. and Kathryn (Hanigan) Kraft; *g.* Good Counsel Col., N. Y., B.A., magna cum laude, 1950 and Columbia U., M.A.; *m.* Richard A. Tully of Bronxville, N. Y., Sept. 29, 1951; three children; Past Pres. Mechanicsburg Council of G.O.P. Women; Leg. Chm. Cumb. Co. Fed. of Councils of G.O.P. Women, 1963-65; Chm. "Truth Squad" of Cumb. Co.; V. P. Helen U. Loewen Spec. Activities Council of G.O.P. Women; winner of Fulbright Scholarship in Am. Hist., 1949; former secondary teacher of Constl. and Am. Hist.; member Cumb. Co. Exec. Com., 1964-65, Gov. Speakers Bur., Assn. of Cath. Col. Women, Ari Assn. of Hbg., Kappa Gamma Pi and Delta Epsilon Sigma sororities; served with U. S. Cadet Nurse Corps, 1950.



VAN SANT, John T. (R)—Lehigh Co.—Public Relations and Insurance; *r.* 432 N. 22d St., Allentown; *b.* Nov. 2, 1915 at Delano; *s.* Homer M. and Freda (Sharkey) Van Sant; *att.* Westminster Col. in Fulton, Mo., and Muhlenberg Col. in Allentown; *m.* Alice Jane Ziegler of Allentown, Aug. 15, 1941; member Greenleaf Lodge F & AM, Am. Legion 40 et 8, V.F.W., D.A.V., Alumni Varsity A Club, Italian Club, Macungie, Pomona, State and Natl. Granges, various sportsmen's and Rep. orgs.; served with U. S. Navy, W. W. II; member of House of Rep. 1951-54; Senate 1955 to date; Rep. Caucus Secy. 1963 to date.



WALDRON, J. Edward (R)—Allegheny Co.—Reg. Dir. Adv. Bd. Problem of Older Workers-Public Relations; *r.* 3608 Laird St., Pgh.; *b.* Sept. 24, 1909 at Pgh.; *s.* William and Katherine (Holden) Waldron; *m.* Helene Brogan of Pgh., Feb. 7, 1947; Past Comdr. VFW Post 9407; member Am. Leg. (Emp. Com.), 32nd Dist., B.P.O.E. Lodge 339, M.O.C. Pup Tent 66, Past Comdrs. Assn. Knights of Equity, Ind. Alumni Assn.; served with 781st Tank Bn. Armored Div. 7th Army, Tank Comdr., 1941-45; member House of Rep., 1946-48.



WARMAN, Edwin G. (D)—Fayette Co.—Author and Publisher; *r.* 30 Ridgeview Dr., Uniontown; *b.* May 2, 1915 at McClellandtown; *s.* Guy and Pauline (Barnes) Warman; *g.* Florida Southern, 1939; *m.* Louise Moore of Farmington, June 30, 1946; Past Pres. and now Trustee, Fayette Co. Assn. for the Blind; V. P. Fayette Festival Assn.; member Uniontown C. of C., Greater Uniontown Ind. Fund, Dale Carnegie Intl., Westmoreland-Fayette Hist. Soc., Natl. Trust for Hist. Preservation, Washington, D.C., Smithsonian Inst. and Soc. of Archic. Hist.; Consultant to U. S. Dept. of State.



WELSH, Thomas H. (D)—Allegheny Co.—Lawyer; *r.* 1003 Elmhurst Rd., Pgh.; *b.* Sept. 19, 1922 at Pgh.; *s.* Richard J. and Marie (Friday) Welsh; *g.* U. of Pgh., 1943, A.B. and 1950, LL.B.; *m.* Kathleen Ann Manley of Phila., Nov. 29, 1950; admitted to practice Supreme and Superior Cts. of Pa., all Cts. of Alleg. Co., U. S. Dist. Ct. for Western Dist. of Pa., U. S. Treas. Dept.; Am., Pa., Alleg. Co. Bar Assns.; member Am. Trial Lawyers Assn.; former Asst. Dist. Atty. Alleg. Co.; Community Relations Comm. Fox Chapel Boro.; Past Pres. Sertoma Club of Pgh.; member Pgh. Serra Club, Pgh. Athletic Assn. and Pgh. Field Club; served as Capt. with U. S. Army W. W. II, 1943-46, and Korean War 1951-52.

Delegates to Constitutional Convention



WESTERBERG, Victor J. (R)—McKean Co.—Merchant; *r.* 630 Greeves St., Kane; *b.* Feb. 6, 1912 at Kane; *s.* Victor J. and Anna E. (Seaton) Westerberg; *g.* Kane High Sch., 1930; *m.* June E. Anderson of Kane, Sept. 25, 1941; former Dir. United Fund and Y.M.C.A.; Past Pres. Kane Rotary Club; V.P. McKean Co. Crippled Children's Assn.; served with Co. C., 613th Ordnance Bn., Co. Comdr., 1942-46; member of House of Rep. 1964 to date; elected to Kane Bor. Council, 1950-54; apptd. Actg. Postmaster 1959-61.



WHITTUM, Charles H., Jr. (R)—Delaware Co.—Vice-Pres., The First Pa. Banking & Trust Co.; *r.* 207 Atlee Rd., Wayne; *b.* Oct. 30, 1929 at Atlanta, Ga.; *s.* C. H. and Margaret (Overbey) Whittum; *g.* St. Lawrence U., 1951 and *att.* Graduate Sch. of Banking, Rutgers U. and U. of Pa.; *m.* Juliana Eastwick of Wayne, May 29, 1954; Treas. Atlee Civic Assn. and Ithan P.T.A.; member Robert Morris Assoc. and Wayne Presbyterian Church; served with 2d Amphibious Reconnaissance Bn., U. S. Marine Corps, 1951-53, Co. Comdr.; US MCR, 1948-62.



WILCOX, Thomas E. (R)—Tioga Co.—Attorney; *r.* 18 West Ave., Wellsboro; *b.* Oct. 13, 1922 at Wellsboro; *s.* Roy E. and Ada M. (Peake) Wilcox; *g.* Pa. State U., 1943 and U. of Pa. Law Sch., 1948; *m.* Ann Owlett of Wellsboro, Nov. 6, 1948; Chm. Selective Serv. Bd. No. 159; Past Pres. Tioga Co. Bar Assn.; member Pa. State Bd. of Examiners of C.P.A.'s, Tioga Co. Bar Assn.; served in W. W. II in U.S.A. Signal Intelligence, 1942-45; director various civic and charitable orgs.



WILMARTH, Walter F. (R)—Susquehanna Co.—Farmer; *r.* Kingsley; *b.* Jan. 19, 1908 at Harford; *s.* Lew E. and Mame (Carpenter) Wilmarth; *g.* Syracuse U., 1930; *m.* Nellie Bailey of Ashtabula, Ohio, June 27, 1930; State Dir. of Pa. Farmers' Assn.; member Natl. Poultry Commodity Com. of Am. Farm Bur. Fed. and member of Grange; apptd. Pa. State Bd. of Educ., 1963.



WOODRING, Carleton T. (D)—Northampton Co.—Judge, Court of Common Pleas; *r.* 9 Second Terrace, Easton; *b.* Sept. 5, 1902 at Easton; *s.* Joseph G. and Elizabeth B. (Transue) Woodring; *g.* Pa. State U., 1923; *m.* Margaret Bixler of Easton, 1932; Pres. Easton Exchange Club and Family Service; Dir. Blue Cross; Sec. & Exec. Dir. Bd. of Am. Missions, Lutheran Church in Am.; member Hosp. Planning Council and Adv. Bd. Salvation Army; member of House of Rep., 1940; Senate, 1942-46; elected Judge, 1948, reelected 1958.



WOODSIDE, Robert E. (R)—Dauphin Co.—Attorney; *r.* 276 North St., Millersburg; *b.* June 4, 1904 at Millersburg; *s.* Robert E., Sr. and Ella (Neitz) Woodside; *g.* Dickinson Col., 1926 and Dickinson Sch. of Law, 1928; *m.* F. Fairlee Habbart of Dover, Del., July 11, 1931; former Chm. of Comm. on Const. Rev. and Pa. Council Juvenile Court Judges; former Comr. on Uniform State Laws; Trustee Dickinson Col. and Dickinson Sch. of Law; former member and Sec. Jt. State Gov. Comm.; member Masonic Homes Com., Elizabethtown, Adv. Com. on Crim. Law and member of numerous other bds. and orgs.; served in Pa. House of Rep. 1933-41; elected Judge of Dauphin Co., 1942-51 and Judge Superior Court, 1953-65; apptd. Atty. Gen., 1951-53.

PENNSYLVANIA CONSTITUTIONAL CONVENTION

CONVENTION EXECUTIVE STAFF

Executive Director



INGRAM, John W.—Cumberland Co.; *r.* 9 Clemson Drive, Camp Hill; *b.* May 19, 1915 at New Brighton; *s.* Donald E. and Nancy (Garrett) Ingram; *g.* Miami U., Ohio, B.S. 1938 and U. of Denver, M.S., 1941; *m.* Marjorie Brown of Shaker Heights, Ohio, Sept. 2, 1939; Director, Graduate Program in Government Management, U. of Denver; Secretary of Administration, Commonwealth of Pa., 1963-67; Exec. Director, Constitutional Convention Preparatory Committee, 1967; since 1956, Director, State Division, Pennsylvania Economy League, Inc.

Assistant Executive Director



TIVE, Ralph D.—Allegheny Co.; *r.* 1316 Sheridan Ave., Pittsburgh; *b.* Dec. 25, 1918 at Pgh.; *s.* Victor and Fannie (Horelick) Tive; *g.* U. of Pgh. Sch. of Law, 1950; *m.* Tova Raff of New York, June 21, 1959; member Alleg. Co. Bar Assn. and Am. Soc. for Public Adm.; served with 81st Division, M. P. Platoon, 1943-46; apptd. Exec. Dir. State Civil Serv. Comm., 1955-62; Legal Counsel to Minority Leader of Senate.

Parliamentarian



GRUELL, Mark, Jr.—Dauphin Co.; *r.* 750 Keckler Rd., Harrisburg; *b.* April 27, 1920 at Atlantic City, N. J.; *s.* Mark and Mary Frances (Ebel) Gruell; *ant.* Harrisburg Public Schools; *m.* Josephine Argenziano of Sharon, Aug. 28, 1941; one daughter, Patricia Ann Bentley of N.Y.C.; former member Natl. Leg. Conf. Exec. Com.; former Sec. Adv. Council of Pa. General Assembly; member Natl. Leg. Conf. and Interdepartmental Clearing Council; began Senate service as Page Boy in 1939 and has served continuously as Messenger, Compiling Clerk, Chief Compiling Clerk, Asst. Secretary and Secretary (1963-).

Solicitor and Assistant Parliamentarian



BALABAN, Thomas R.—Cumberland Co.; *r.* 31 Circle Dr., Camp Hill; *b.* Oct. 9, 1916 at Loyalhanna; *s.* Frank (deceased) and Anna (Belanek) Balaban; *g.* Duquesne U., B.A., 1938 and J.D., 1942; *m.* Margaret Mosier of Rices Landing, Sept. 14, 1946; twelve children, seven boys and five girls; Pres. Law Section, Natl. Fraternal Congress; Sec.-Treas., Pa. Fraternal Congress; member K. of C., B.P.O.E., Am. Legion, Croatian Fraternal Union of Am. and Am. Judicature Soc.; served with 1st Army Hqs. 1942-45; apptd. Parliamentarian, House of Rep., 1965-66 and Public Interest Dir., Fed. Home Loan Bank, Pgh.; Attorney.

Information Officer



COLEMAN, Peter M.—Cumberland Co.; *r.* 421 W. Simpson St., Mechanicsburg; *b.* Nov. 27, 1931 at Sunbury; *s.* George B., Sr. and Margaret E. (Too-lan) Coleman; *g.* Everett Jr. Col., Everett, Wash., 1958 *att.* U. of Washington, Seattle, Wash., 1958; *m.* Viola E. Johnson of Eastsound, Wash., Aug. 1, 1953; served with U. S. Navy, Feb. 1, 1951 to Jan. 22, 1955; Asst. to Exec. Dir. Interstate Adv. Com. on Susquehanna River Basin.

Administrative Consultant



STEFANON, Severino—*r.* Hilltop House, Shepherdstown; *b.* June 21, 1922 at Ebensburg; *s.* Ignazio and Antonia (Grandi) Stefanon; *g.* Pennsylvania State U., B.A. in Commerce and Finance, M.A. in Economics; Rutgers University, Certificate in Mechanical Engineering; *m.* Dorothy Mae Albright of Stormstown, October 2, 1943; Director of Research, Governor's Committee on Education (1960-1961); Director of Research, Governor's Committee of One Hundred for Better Education (1962-1963); Executive Director, Woodside Commission on Constitutional Revision, 1958-59; Assistant Executive Director, Constitutional Convention Preparatory Committee, 1967; since 1963, Executive Secretary, State Board of Education.

General Counsel



COMISKY, Marvin—Montgomery Co.; *r.* 1109 Orleans Rd., Cheltenham; *b.* June 5, 1918 at Phila.; *s.* Max and Anna (Levin) Comisky; *g.* Temple U. BS&C, summa cum laude, 1938 and U. of Pa. Sch. of Law, LL.B., 1941; Gowen Fellow, U. of Pa. Sch. of Law, 1941-42; *m.* Goldye Elving of Phila., June 29, 1946; Pres. Phila. Bar Foundation; Chm. Phila. Law Enf. Planning Council; Chancellor Phila. Bar Assn. 1965; member Beta Gamma Sigma, Order of the Coif, Am. Judicature Soc., Natl. Assn. of Def. Lawyers in Criminal Cases, Bd. of Gov. Pa. Bar Assn., Pa. State Procedural Rules Com. to revise Rules of Crim. Procedure and Phila., Pa. and Am. Bar Assns.; Fellow Intl. Acad. of Trial Lawyers and Am. Col. of Trial Lawyers; Author "The Practical Lawyer," "Shingle" and other legal publications; Author monograph "Basic Criminal Procedure"; Co-Author "Federal Criminal Procedure" for Com. on Continuing Legal Educ. of Am. Law Inst., Am. Bar Assn., Lecturer for same Com.; Partner Blank, Rudenko, Klaus and Rome.

PENNSYLVANIA CONSTITUTIONAL CONVENTION

Staff of Constitutional Convention

Assistant to General Counsel



KRESTAL, Goncer M.—Phila. Co.; *r.* 6313 Lawnton Ave., Phila.; *b.* May 3, 1931 at Phila.; *s.* Samuel and Sarah (Klaus) Krestal; *g.* Wharton Sch. U. of Pa., B.S. in Econ., 1952 and U. of Pa. Sch. of Law, LL.B., 1957; *m.* Marcia Gottesman; Order of the Coif; Law Clerk for U. S. Ct. of Appeals, Third Circuit, 1957-58 and U. S. Supreme Ct., 1958; member Supreme and Superior Cts. of Pa., Phila. Co. Cts., U. S. Supreme Ct., U. S. Court of Appeals for the Third Circuit, U. S. Dist. Ct. for Eastern Dist. of Pa. and Pa. and Phila. Bar Assns.; Lt. in U. S. Army, 1952-54, served in Korea; practicing Attorney since 1958.

Director of Convention Services



BOWER, Adam T.—Northumberland Co.; *r.* Sunbury; *m.* Elizabeth Diehl, May 29, 1943; member of House of Rep., 1939-66; Minority Caucus Chairman, 1965-66; elected Chief Clerk, House of Rep., Jan. 3, 1967.

Director of Convention Operations



PETROSKY, Anthony J.—Westmoreland Co.; *r.* Pine Manor Lane, Slickville; *b.* Oct. 15, 1912 at Export; *s.* Frank and Katharine Petrosky; *att.* Export Bor. and Salem Twp. Elementary Schs. and Greensburg High Sch.; *m.* Sophie Hasychak; member House of Rep., 1941-64; Majority Caucus Chairman, Jan. 4, 1960-63; Minority Leader, 1963 Session; elected Chief Clerk, House of Rep., Jan. 5, 1965-66; apptd. Minority Administrator, House of Rep., 1967; Merchant.

Co-Director of Research



FERGUSON, John H.—Centre Co.; *r.* 555 W. Ridge Ave., State College; *b.* Aug. 22, 1907 at Lexington, Nebraska; *s.* Leonard C. and Dicie S. (Sipes) Ferguson; *g.* U. of Pa., Ph.D., Pol. Science 1937; *m.* Ruth A. Benton of Waterbury, Pa., June 10, 1930; member Am. Pol. Science Assn. (Exec. Council member 2 yr. term), Am. Soc. for Public Adm. (Chm. Com. of U. Bureaus of Research, 4 yrs.) and Am. Assn. of U. Professors (Pres. Penn State Chapter, 4 yrs.); apptd. Sec. of Adm., Comm. of Pa., 1956-59, Budget Sec. (also) 1957-59 and Sr. Pol. Science Analyst, Jt. State Govt. Comm., 1966-67; Professor of Pol. Science; Author; Consultant.

Co-Director of Research



ALDERFER, Harold F.—York County; *r.* R. D. #3, Mechanicsburg, Pa.; *b.* February 1, 1903, Souderton, Pa.; *s.* Henry A. and Lydia (Freed) Alderfer; *g.* Syracuse U., Ph.D., 1928 political science; *m.* Ella F. Rohrbach, Souderton; Professor of Political Science and Executive Secretary, Institute of Local Government, The Pennsylvania State University, 1928-1959; Secretary, Pennsylvania State Association of Boroughs, 1938-1958; foreign assignments with Agency for International Development, Department of State, and the United Nations in Panama, Brazil, Greece, The Philippines, Iran and Lebanon; Director, Institute of African Government, Lincoln University; former Director, Bureau of Municipal Affairs and former Deputy Superintendent of Public Instruction, The Commonwealth of Pennsylvania; lecturer in Public Administration, University of Pennsylvania; author and consultant.

Historian



WOLF, George D.—Cumberland Co.; *r.* 304 Deerfield Rd., Camp Hill; *b.* June 4, 123 at Corry; *s.* Sol W. and Norah (Dugan) Wolf; *g.* Muskingum College, B.A., 1947, Bucknell U., M.A., 1953 and U. of Pennsylvania, Ph.D., 1964; *m.* Margaret McNeil, March 31, 1948; Teacher, Pa. public schools, 1948-56; Instructor, Lycoming College, 1954-56; Professor, Lock Haven State College, 1957-65; special assistant to Governor Scranton, 1965-66; Assoc. Professor, The Pennsylvania State University, Capitol Campus.

Office Manager



BROWN, Barbara K.—Dauphin Co.; *r.* 2207 Boas Street, Harrisburg; *b.* July 21, 1926 at Upper Darby; *d.* Edward and Lois (Peniston) Kain; *g.* Wm. Penn High Sch.; *att.* Susquehanna University; *m.* John C. Brown, December 27, 1948; Private Secretary—Office Manager positions, 1946-68; Professional Model; Member civic organizations; Oil Painter for Photographic Studio; Office Manager, Pennsylvania Health Council, Inc.; Office Manager, Constitutional Convention Preparatory Committee; Itinerary Secretary to Lt. Governor, Commonwealth of Pennsylvania.

SECTION 6

CONSTITUTIONAL CONVENTION STAFF

**Pennsylvania Constitutional
Convention
of 1967-1968**

PENNSYLVANIA CONSTITUTIONAL CONVENTION
OF 1967-1968

CONVENTION STAFF

John W. Ingram, Executive Director
Ralph D. Tive, Assistant Director
Mark Gruell, Jr., Parliamentarian
Thomas Balaban, Solicitor & Assistant Parliamentarian
Peter Coleman, Information Officer
Ernest E. Doerschuk, Librarian
Severino Stefanon, Consultant
George Wolf, Historian

EXECUTIVE OFFICE STAFF MEMBERS

Elizabeth Aversa	Mary Loranzo
Edwin W. Bickhart, Jr.	Thomas J. McCormack
Barbara K. Brown	William C. Moses
Charles F. Burnheimer	Emma C. Peters
William E. Campbell	Allen D. Quirk, Jr.
Albert Ceres	Helen H. Rachelson
Richard J. Cessar	Alan R. Reinfeld
Arlene R. Curran	Samuel Smith
Margaret G. Dalton	Marie S. Swengel
Shirley L. Freedman	Samuel Swift
Gordon P. Griffiths	Mildred R. Thomas
John Grillo	Myron W. Thomas
Jane D. Henninger	Paul E. Waters
Mary M. Judy	William J. Whalen
David A. Leherr	Lydia A. Zempelli
Mildred I. LeVan	Alice M. Zeidler
Herbert Lewallen	

COUNSEL DIVISION

Marvin Cominsky, Counsel to Convention
Carter R. Buller, Counsel, Judiciary
Abe Frumkin, Counsel, Local Government
Gerald Goldberg, Counsel, Taxation and State Finance
Russell Davis, Counsel, Legislative Apportionment

RESEARCH DIVISION

John H. Ferguson, Co-Director of Research
Harold F. Alderfer, Co-Director of Research

DRAFTING BUREAU

Frank Garber, Chief Drafting Attorney

OPERATIONS DIVISION

Anthony Petrosky, Director Convention Operations
R. P. Stimmell, Chief Administrative Assistant

SERVICES DIVISION

Adam T. Bower, Director Convention Services
Robert H. Scheipe, Assistant to Director Convention Services

STAFF MEMBERS

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 Irving W. Backman
 Janet Baker
 Lucy S. Baltimore
 Dorothy M. Barnes
 Joanne R. Barr
 James Bell
 Betty Lou Belty
 Joseph H. Bennett
 William S. Bentz
 Susanne V. Berkheimer
 Frances R. Bishop
 Travis G. Boggs
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 Sarah Boshinsky
 Elva M. Boyer
 Irene Briggs
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 Oscar Brooks
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 William D. Brown
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 Beatrice E. Cooper
 C. Herbert Corle
 S. Corsnitz
 Roy C. Cox
 Kathleen A. Crane
 William Crick
 Joseph M. Crimmins
 Carol D. Cunningham
 Eva Cunningham
 Pamela Curran

Ronald R. Davenport
 Alfonso Davis
 Alfred Davis
 Margaret M. Davis
 Charles W. Dayton
 William Dennis
 Judy A. Devine
 Alice P. Drayer
 Phyllis A. Durasky
 Robert Easley
 Haven M. Eaton
 Carol L. Elser
 Mary E. Eslinger
 Robert M. Esposito
 Andrew N. Farley
 Frederick Fiegenberg
 Zada A. Finley
 Charles S. Fletcher
 E. Fogarty
 Lynne A. Foltz
 Christopher J. Frank
 Arthur Frankston
 B. Free
 Sandra Friedman
 Salvatore R. Fulginiti
 John W. Gabriel
 Susan H. Gahres
 Janes E. Gallagher
 Mary M. Gamble
 JoAnn M. Garofalo
 Regina A. Gear
 Robert E. Gelwicks
 Anthony J. Gianforti
 Gary T. Gleichman
 Helen S. Gleichman
 Anna C. Gomboc
 George W. Goshea
 William E. Graffius
 Katherine O. Gray
 Jay H. Green
 Nancy K. Grove
 Kathryn K. Gusler
 Gladys N. Guswiler
 William P. Hackney
 Terry R. Haines
 Carol E. Harlacher
 John W. Hartman
 Delores T. Hawbaker
 Violet F. Heisey
 Alan R. Hepford
 G. Hernacane
 Walter B. Herr
 Fred E. Hershey
 J. A. Hill
 Albert Horton

Archie Houdeshel
 Thelma J. Houdeshel
 Stanley Hoverter
 Shirley L. Huston
 Ida M. Ibberson
 Hank W. Imhoff
 Dorothy M. Ionni
 Paul D. Irving
 Rosanne D. Jackson
 Helen A. Jamison
 Dorothy J. Jacoby
 Harold S. Jacobs
 Patricia J. Johnson
 Katie Mae Jones
 Louise C. Jones
 Samuel E. Kades
 Mary B. Kaminski
 Walter M. Keefauver
 Madeline F. Keiser
 Harry A. Kessler
 James N. Kier
 James W. Kirk
 M. Kirkpatrick
 Eileen M. Kleinsak
 Eugene F. Knopf
 Larry W. Kocher
 Goncer M. Krestal
 Herbert Kroll
 Evelyn B. Lane
 Nyma L. Lane
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 Patricia B. Lawn
 Oscar Leese
 Florence M. Leighner
 Mildred C. Lenker
 Marx S. Leopold
 Eugene Lewis
 Larry Lewis
 Frank Lignelli
 Franklin D. Linn
 Mary Louise Linn
 Rochelle L. Luster
 Daniel R. McHenry
 P. McKay
 Joseph B. McKeever
 Gertrude M. McNeill
 Glenn A. McPherson
 Warren Machamer
 Patrick H. Mahady
 Thelma B. Mariano
 Albert S. Marshal
 Dorothy B. Martin
 Louise H. Martin
 Caroline Matijevich

Anna Mae Mattucci
Louise A. May
Marsha L. Mazia
Gregory Mekulski
Carole L. Melching
Joseph Michalek
Harry H. Michlovitz
Darleen M. Miller
Walter Moleski
Margaret Monahan
James F. Montross, Jr.
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Jacob A. Myers
Diana L. Nestor
Cecile R. Norton
Joseph V. Oakes
Martin J. O'Brien
Patricia A. O'Brien
Ford O'Dell
Alice R. Ogden
James P. O'Hara
Mae R. O'Keefe
Maxwell L. Ominsky
Charlotte O'Neal
Agnes M. O'Neill
Noland H. Osmun
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William E. Palmer
Louis A. Paone
Priscilla Piatt
Martin B. Pitkow
Debra Poudevigne
Lois A. Powers
Ruth E. Rader
Rachel S. Ransom
S. Raudabaugh
Jamie Rawley
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John J. Rehr
Lillian E. Roberts
R. J. Robson
Joseph S. Rossi
Darlene E. Ruth

Jean Ryan
Joyce Ryan
Jane C. Salay
Albert R. Saletti
Ann M. Santinoceto
Mary M. Saxer
Jill I. Schatz
Loa M. Schell
Ruth E. Schlotthauer
Barbara G. Schreffler
Marian E. Seibert
R. M. Seiple
Barbara Sell
Carolyn P. Shank
Marlin Shank
Shirley A. Shear
Doris B. Shewitz
Robert Shields
David A. Shultz
Harry E. Shultz
Harry L. Shuttleworth
Mary J. Skala
Carl F. Skinner
Jean Skrbín
Ray Slusser
Jane E. Smith
Jean E. Smith
Margaret Ann Smith
M. Diane Smith
Nancy E. Smith
Sue M. Smith
Walter A. Smith, Sr.
William H. Smith
Edward B. Snyder
Stella E. Sorg
William A. Spancake
Maria Spandler
Robert C. Spitzer
Regis D. Steighner
Martin Stern
Alfred Steward
Frank A. Stilo
David L. Stoudt
Mary B. Summerfield

Alice L. Swartz
Barbara S. Thomas
C. A. Thomas
David W. Thomas
John V. Thomas
Marian E. Thomas
Gertrude M. Trautman
Charles Tulli
Bernard R. Tyler
Gene R. Urey
Adeline T. Varano
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Christianna H. Wagner
Douglas H. Wagner
Bruce A. Walter
Carl Washington
Terry Washington
Jimmie D. Waters
Robert J. Weatherly
Wilbur R. Weaver
Robert A. Weinert
Lewis R. Weinschel
Milton Weisman
Gwendolyn W. Whittier
Wadsworth Whittier
Victor H. Wiest
Julie B. Williams
Samuel D. Williams
H. S. Witmer
Clare W. Wittig
Ken Woodhall
Ellen F. Woods
William E. Woodside
Arthur Woolsey
Ruth T. Worley
Margaret E. Wright
Howard E. Yale
Merle M. Yantis
Leonard Zack
Lawrence C. Zeger
George E. Zeiders
Woodrow J. Zeitlen
John J. Zubeck

HONORARY PAGES

To serve as pages for the Constitutional Convention, high schools in the vicinity of Harrisburg were requested to select outstanding students, each to serve for a period of one week. Arrangements were carried out by Dr. Neal Musmanno, Assistant Commissioner for Basic Education of the Department of Public Instruction, Commonwealth of Pennsylvania, assisted by Robert A. Wingert, also of the Department of Public Instruction, and by Allen Hepford, Chief Page of the House of Representatives.

Lester W. Abel, Jr.
Theodore Achorn
Marjorie Aderson
Joanne Marie Alfano
Kathryn Ann Allamony
Mary Ann Allison
Kenneth W. Andrews
Michael Bentz
Dale F. Biesecker, Jr.
Richard Bitting
David Paul Bixler
Phyllis Black
Matthew B. Bogin
Sue Ellen Bowman
Henry Brandt
Donald Bricker
Clifton L. Brown, III
Elaine J. Brown
Robin B. Bryant
Michael Buchanan
Linda Bucher
Theodore Bucher
Viola J. Burkett
Richard Burkhart
Donald Burkins
Christopher Burns
Gail Buzby
Jennifer Cartwright
Michael Casper
Nancy Marie Casper
Thomas Corse
Molly Jo Costik
Donna Maria Cotter
Judy Coulson
Newlon Culbertson
Linda Deardorff
George H. Deaven, II
Mary Deitz
Edward F. Delaney
Lois Ditty
Barbara Jean Doughman
Gary R. Dysart
Barry Lee Ebersole
Joseph Eckert
Diane Emig
James Ensminger

Karen B. Eshleman
George Eubanks
John Fedora
Peter Finkbeiner
Susan Fisher
Clark E. Flickinger
Beth Frey
Herman Gailey
Diane Gentle
Jacinto A. Gochoco
Deborah Good
Jennifer Goodhart
Donna Goodman
Sally A. Goodyear
Michael P. Gracey
Susan Groves
Barbara Grubb
David Hackman
John Hansen
Elaine Harner
Janet Harshman
Michael S. Hartner
Beth Heisey
William H. Heisey
Dean Don Hess
John K. Herr, III
Bryan Hetherington
Peter Higgins
Kenneth D. Hoch
Jennifer Hoffer
Margaret A. Hollinger
Deborah M. Holmes
Louise Hopper
David Hosler
Ronald Hubert
Sandra Iannicelli
Scott Jackson
Robert H. Jensenius
James A. Jones
Rosemarie Juhl
Peter N. Kafkalas
Steward A. Kauffman, Jr.
Roger Kelly
Bernita L. Kemberling
David Kent
David A. King, Jr.

Jeffrey Klunk
Rick Knowles
Janis Kofman
Scott R. Koons
Mark Kovacs
Sally Ann Krause
Stephen Kraybill
Edwin Laudermilch
Ronald Lauer
Gregory V. Leaman
Albert F. Leo
Donna Lerew
Christopher Lynn
Patricia Jean Lyttle
Charles N. Malick, Jr.
Susan J. Manbeck
Michael Marheuka
Meredith Mathna
Darlis D. Mattis
Ronald Mattox
Andrew McCrea
Wesley McDowell
Geraldine A. Meerbott
Philip Metz
Charles J. Meyers, III
Gregory E. Michael
Larry E. Miller
Terrence Lee Moore
Gwendolyn T. Mosley
Michael S. Moul
John S. Musser
Charles E. Musso
Lois Myers
Eric Neijstrom
Dianne Nichols
Kenneth Nichols
Stephen Nickol
John A. Nickoloff
Harry F. Norford, Jr.
Nancy Olshefsky
Claire Orndorff
John Stephen Oyler
Gregory Pappé
Thomas C. Papson
Mark Phillips
Inez Puzuks

Patrick Reagan
Dolores Rhoades
John Rice
William Riddle
Larry L. Robertson
Lana Roelke
Dennis Rolinson
Marilyn Rothhaupt
Charles W. Rubendale, II
Donna Rudman
Gregory Rutter
Linda Jo Schies
Joseph Seibert
David Sheeley
Robert Shiffer
Mark Simeral
Patricia A. Smith
Barbara Snyder
Elaine Sorin

Michael Spancake
Jean M. Spence
Frances E. Stachow
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Gerald Stoner
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Keith W. Stump
David A. Sullivan
Kevin D. Swartz
Virginia Tallman
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Stephen Thomas
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Douglas Tuttle
Thomas E. Ulmer

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Dianne J. Wagner
Ernest Wallander
Thomas Watkins
Stanley R. Weaver, Jr.
James Weiss
Marcia Wentzell
Randall Wert
Randall Lee Whiteside
Gregory Williams
Harry Willow
Denise Witwer
Melvin J. Wolpert
David Worley
Stephen G. Yocklovich
Brian Yorgey
Peter Yushinsky
Kathryn J. Zerbe
Jack Zubritsky

SECTION 7

CONSTITUTIONAL CONVENTION DISTRICTS

**Pennsylvania Constitutional
Convention
of 1967-1968**

PENNSYLVANIA CONSTITUTIONAL CONVENTION OF 1967-1968

CONSTITUTIONAL CONVENTION DISTRICTS

1st—Philadelphia: 1, 2, 5, 14, 18, 20 and 39 wards.

AMERICO V. CORTESE (Rep.)
SAMUEL RAPPAPORT (Dem.)
LEON W. SILVERMAN (Dem.)

2nd—Philadelphia: 8, 15, 24, 29, 30, 36 and 48 wards.

ROBERT M. SEBASTIAN (Rep.)
ALAN I. ABERMAN (Dem.)
JULIAN F. KING (Dem.)

3rd—Philadelphia: 11, 16, 19, 32, 37, 43 and 47 wards.

HOBSON R. REYNOLDS (Rep.)
WILLIAM H. GRAY, JR. (Dem.)
GERMAN QUILES (Dem.)

4th—Philadelphia: 23, 25, 31, 33, 45, 54, 55 and 62 wards.

EDWARD H. MEYER, JR. (Rep.)
EDWARD H. ROVNER (Rep.)
CHARLES A. McGLYNN (Dem.)

5th—Philadelphia: 7, 12, 13, 17, 42, 49 and 61 wards.

JOSEPH GOLDSTEIN (Rep.)
SAMUEL CAMARDELLA (Dem.)
CHARLES E. MURRAY, JR. (Dem.)

6th—Philadelphia: 35, 41, 53, 56, 57, 58, 63, 64, 65 and 66 wards.

WILLIAM J. DEVLIN (Rep.)
HOWARD R. ERWIN (Rep.)
MARTIN W. BASHOFF (Dem.)

7th—Philadelphia: 4, 6, 28, 34, 44, 52 and 60 wards and 38 ward (part).

HERBERT R. CAIN, JR. (Rep.)
GUSTAVE G. AMSTERDAM (Dem.)
ISADORE A. SHRAGER (Dem.)

8th—Philadelphia: 3, 26, 27, 40, 46 and 51 wards.

JOSEPH M. MORE (Rep.)
HARRY T. KELLY (Dem.)
DANTE MATTIONI (Dem.)

9th—Delaware (part) County consisting of the City of Chester, the Boroughs of Chester Heights, Marcus Hook, Trainer, Upland, Eddystone, Ridley Park, Prospect Park, Norwood, Rutledge, Morton, Glenolden, Folcroft, Sharon Hill, Colwyn and Darby; Townships of Darby, Tinicum, Ridley, Chester, Lower Chichester, Upper Chichester, Aston, Bethel, Concord, Birmingham and Thornbury.

JAMES L. DESMOND (Rep.)
WELDON B. HEYBURN (Rep.)
PHILIP L. HARDING (Dem.)

10th—Bucks (part) County consisting of the Townships of Bristol, Bedminster, Bridgeton, Buckingham, Doylestown, Durham, East Rockhill, Falls, Haycock, Hilltown, Lower Makefield, Milford, New Britain, Newtown, Nockamixon, Northampton, Plumstead, Richland, Solebury, Springfield, Tinicum, Upper Makefield, Warrington, Warwick, West Rockhill, Wrightstown and Warminster; Boroughs of Ivyland, Bristol, Chalfont, Doylestown, Dublin, Morrisville, New Britain, New Hope, Newtown, Perkasio, Quakertown, Richlandtown, Riegelsville, Sellersville, Silverdale, Telford, Trumbauersville, Tullytown and Yardley.

MARVIN V. KELLER (Rep.)
JERRY POWELL (Rep.)
JAMES A. MICHENER (Dem.)

11th—Berks (part) County consisting of the City of Reading, the Boroughs of Adamstown, Bally, Bechtelsville, Boyertown, Birdsboro, West Reading, Kenhorst, Mohnton, Shillington, Mt. Penn, St. Lawrence, Temple, Laureldale, Topton, Lyons, Kutztown, Fleetwood; Townships of Maxatawny, Richmond, Maiden Creek, Muhlenberg, Alsace, Lower Alsace, Exeter, Robeson, Cumru, Brecknock, Caernarvon, Union, Amity, Douglass, Colebrookdale, Earl, Oley, Ruscomb Manor, Rockland, Pike, Longswamp, District, Washington and Hereford.

THOMAS K. LEINBACH (Rep.)
DONALD W. BAGENSTOSE (Dem.)
WALTER A. BENFIELD (Dem.)

12th—Bucks (part) and Montgomery (part) Counties consisting of the Townships of Bensalem, Middletown, Lower Southampton and Upper Southampton; Boroughs of Hulmeville, Langhorne, Langhorne Manor and Pennel in the County of Bucks; the Townships of Cheltenham, Abington, Horsham, Lower Moreland, Upper Moreland; Boroughs of Bryn Athyn, Hatboro, Rockledge and Jenkintown in the County of Montgomery.

JOHN F. BALDWIN (Rep.) (Bucks Co.)
CHARLOTTE M. FAWCETT (Rep.) (Montgomery Co.)
DAVID V. SHAPIRO (Dem.) (Montgomery Co.)

13th—Lancaster (part) County consisting of the City of Lancaster, the Townships of Manheim, Bart, Colerain, Conestoga, Conoy, Drumore, East Donegal, East Drumore, East Hempfield, East Lampeter, Eden, Fulton, Lancaster, Leacock, Little Britain, Manor, Martic, Mount Joy, Paradise, Pequea, Providence, Rapho, Sadsbury, Salisbury, Strasburg, Upper Leacock, West Donegal, West Hempfield and West Lampeter; Boroughs of Christiana, Columbia, East Petersburg, Elizabethtown, Manheim, Marietta, Millersville, Mount Joy, Mountville, Quarryville, Strasburg and Washington.

A. HUGH FORSTER (Rep.)
DANIEL B. STRICKLER (Rep.)
H. CLAY BURKHOLDER (Dem.)

14th—Luzerne (part) County consisting of the Cities of Hazleton, Nanticoke, Pittston and Wilkes-Barre; the Townships of Bear Creek, Black Creek, Buck, Butler, Conyngham, Dennison, Dorrance, Fairview, Foster, Hanover, Hazle, Hollenback, Jenkins, Nescopeck, Newport, Pittston, Plains, Rice, Slocum, Sugarloaf, Wilkes-Barre and Wright; Boroughs of Ashley, Avoca, Conyngham, Dupont, Duryea, Freeland, Hughestown, Jeddo, Laffin, Laurel Run, Nescopeck, Nuangola, Sugar Notch, Warrior Run, West Hazleton, White Haven and Yatesville.

THEODORE R. LAPUTKA (Rep.)
FRANK M. FAY (Dem.)
JOSEPH G. TOMASCIK (Dem.)

15th—Dauphin County.

BLAINE C. HOCKER (Rep.)
ROBERT E. WOODSIDE (Rep.)
GUY J. SWOPE (Dem.)

16th—Lehigh County.

MARIAN E. MARKLEY (Rep.)
JOHN T. VAN SANT (Rep.)
ROY W. MILLER (Dem.)

17th—Delaware (part) and Montgomery (part) Counties consisting of the Townships of Haverford and Radnor in the County of Delaware; the Townships of Lower Merion, Upper Merion, Plymouth, Whitmarsh and Springfield; Boroughs of Bridgeport, Conshohocken, West Conshohocken and Narberth in the County of Montgomery.

BRUCE W. KAUFFMAN (Rep.) (Montgomery Co.)
CHARLES H. WHITTUM, JR. (Rep.) (Delaware Co.)
RICHARD GERBER (Dem.) (Montgomery Co.)

18th—Monroe (part) and Northampton Counties consisting of the Boroughs of East Stroudsburg and Stroudsburg; Townships of Eldred, Hamilton, Ross and Stroud in the County of Monroe; and all of Northampton County.

RALPH A. CLARK (Rep.) (Northampton Co.)
JUSTIN D. JIROLANIO (Dem.) (Northampton Co.)
CARLETON T. WOODRING (Dem.) (Northampton Co.)

19th—Chester County.

JOHN B. HANNUM (Rep.)
HAROLD A. THOMSON (Rep.)
WILLIAM J. C. O'DONNELL (Dem.)

Constitutional Convention Districts

20th—Luzerne (part), Monroe (part), Pike, Susquehanna, Wayne and Wyoming Counties consisting of the Boroughs of West Pittston, Exeter, Wyoming, West Wyoming, Forty Fort, Swyersville, Luzerne, Kingston, Pringle, Courtdale, Edwardsville, Larksville, Plymouth, Dallas, Shickshinny and New Columbus; Townships of Salem, Huntingdon, Union, Hunlock, Plymouth, Jackson, Kingston, Exeter, Franklin, Dallas, Lehman, Lake, Ross and Fairmount in the County of Luzerne; the Townships of Barrett, Chestnuthill, Coolbaugh, Jackson, Middle Smithfield, Paradise, Pocono, Polk, Price, Smithfield, Tobyhanna and Tunkhannock; Boroughs of Delaware Water Gap and Mount Pocono in the County of Monroe; all of Pike, Susquehanna, Wayne and Wyoming Counties.

LEWIS B. LEE (Rep.) (Wayne Co.)
WALTER F. WILMARTH (Rep.) (Susquehanna Co.)
JOHN N. ROBERTS (Dem.) (Monroe Co.)

21st—Butler and Lawrence Counties.

W. WALTER BRAHAM (Rep.) (Lawrence Co.)
BEULAH J. BROWN (Rep.) (Butler Co.)
JOSEPH SOLOMON (Dem.) (Lawrence Co.)

22nd—Lackawanna County.

WILLIAM W. SCRANTON (Rep.)
ROBERT P. CASEY (Dem.)
EDWARD POPIL (Dem.)

23rd—Bradford, Lycoming, Potter, Sullivan and Tioga Counties.

THELMA D. HIMES (Rep.) (Lycoming Co.)
THOMAS E. WILCOX (Rep.) (Tioga Co.)
EDWARD M. DAILEY, JR. (Dem.) (Sullivan Co.)

24th—Montgomery (part) County consisting of the Townships of Hatfield, Lower Pottsgrove, Upper Dublin, West Norriton, West Pottsgrove, Upper Gwynedd, Upper Pottsgrove, Douglass, East Norriton, Franconia, Limerick, Lower Frederick, Lower Gwynedd, Lower Providence, Lower Salford, Marlborough, Montgomery, New Hanover, Perkiomen, Salford, Skippack, Towamencin, Upper Frederick, Upper Hanover, Upper Providence, Upper Salford, Whitpain and Worcester; Boroughs of Ambler, Collegeville, East Greenville, Greenlance, Hatfield, Lansdale, Norriton, North Wales, Pennsburg, Pottstown, Red Hill, Royersford, Schwenksville, Souderston, Telford and Trappe.

GEORGETTE B. GRIFFITH (Rep.)
SAMUEL C. COREY (Rep.)
BARBARA S. SPROGELL (Dem.)

25th—Elk, Forest, McKean, Venango and Warren Counties.

WILLIAM F. CLINGER, JR. (Rep.) (Warren Co.)
VICTOR J. WESTERBERG (Rep.) (McKean Co.)
MAX P. GABRESKI (Dem.) (Venango Co.)

26th—Delaware (part) County consisting of the Boroughs of Yeaddon, Aldan, Clifton Heights, Lansdowne, East Lansdowne, Swarthmore, Millbourne, Collingdale, Rose Valley, Parkside, Brookhaven and Media; Townships of Upper Darby, Springfield, Marple, Nether Providence, Newtown, Upper Providence, Edgemont and Middletown.

ROBERT E. J. CURRAN (Rep.)
BENJAMIN J. LEVIN (Rep.)
HOLBROOK M. BUNTING, JR. (Dem.)

27th—Columbia, Montour, Northumberland, Snyder and Union Counties.

FRANK D. CROOP (Rep.) (Columbia Co.)
ROBERT M. FORTNEY (Rep.) (Northumberland Co.)
JAMES W. PERCEY (Dem.) (Columbia Co.)

28th—York (part) County consisting of the City of York, the Townships of Chanceford, Codorus, Conewago, Dover, East Hopewell, East Manchester, Fawn, Heidelberg, Hellam, Hopewell, Jackson, Lower Chanceford, Lower Windsor, Manchester, Manheim, Newberry, North Codorus, North Hopewell, Paradise, Peach Bottom, Penn, Shrewsbury, Springettsbury, Springfield, Spring Garden, Warrington, Washington, West Manchester, West Manheim, Windsor and York; Boroughs of Cross Roads, Dallastown, Delta, Dover, East Prospect, Fawn Grove, Felton, Glen Rock, Goldsboro, Hellam, Hanover, Jacobus, Jefferson, Lewisberry, Loganville, Manchester, Mount Wolf, New Freedom, New Salem, North York, Railroad, Red Lion, Seven Valleys, Shrewsbury, Spring Grove, Stewartstown, Wellsville, West York, Windsor, Winterstown, Wrightsville, Yoe, Yorkana and York Haven.

MILDRED D. MICHAEL (Rep.)
DANIEL W. SHOEMAKER (Rep.)
GERALD E. RUTH (Dem.)

29th—Carbon and Schuylkill Counties.

LEONARD H. HATTER (Rep.) (Schuylkill Co.)
HOWARD A. KRILL (Rep.) (Carbon Co.)
GILBERT J. ALLISON (Dem.) (Schuylkill Co.)

30th—Bedford, Blair (part) and Somerset Counties consisting of all of Bedford County; the City of Altoona; Boroughs of Duncansville, Hollidaysburg and Newry; Townships of Greenfield, Freedom, Juniata, Allegheny, Blair and Logan in the County of Blair; and all of the County of Somerset.

JAMES W. NELSON (Rep.) (Blair Co.)
FRANK A. ORBAN, JR. (Rep.) (Somerset Co.)
PETER T. DUMBAULD (Dem.) (Somerset Co.)

31st—Adams, Cumberland, Juniata, Perry and York (part) Counties consisting of all of the Counties of Adams, Cumberland, Juniata and Perry; Boroughs of Dillsburg and Franklintown; Townships of Carroll, Fairview, Franklin and Monaghan in the County of York.

FLOYD W. MUSSELMAN (Rep.) (Cumberland Co.)
DOROTHY K. TULLY (Rep.) (Cumberland Co.)
H. RICHARD HOSTETLER (Dem.) (Juniata Co.)

32nd—Fayette and Westmoreland (part) Counties consisting of all of Fayette County; the City of Monessen; Boroughs of Donegal, Mount Pleasant, Scottdale, Smithton, North Belle Vernon and West Newton; Townships of Cook, Donegal, Mount Pleasant, East Huntingdon, South Huntingdon and Rostraver in the County of Westmoreland.

HERMAN M. BUCK (Rep.) (Fayette Co.)
LOUIS L. MANDERINO (Dem.) (Westmoreland Co.)
EDWIN G. WARMAN (Dem.) (Fayette Co.)

33rd—Blair (part), Franklin, Fulton, Huntingdon and Mifflin Counties consisting of the Boroughs of Martinsburg, Roaring Spring, Williamsburg, Tyrone and Bellwood; Townships of Antis, Snyder, Frankstown, Tyrone, Taylor, North Woodbury, Huston, Woodbury and Catharine in the County of Blair; and all of Franklin, Fulton, Huntingdon and Mifflin Counties.

DAVID M. BARRON (Rep.) (Mifflin Co.)
JOHN W. KELLER (Rep.) (Franklin Co.)
MATTHEW M. GOUGER (Dem.) (Franklin Co.)

34th—Cameron, Centre, Clearfield and Clinton Counties.

M. NELSON MCGEARY (Rep.) (Centre Co.)
GEORGE W. SHIVELY (Rep.) (Clearfield Co.)
RICHARD M. SHARP (Dem.) (Centre Co.)

35th—Cambria and Westmoreland (part) Counties consisting of all of Cambria County; Boroughs of Derry, Seward, New Florence, Bolivar and Ligonier; Townships of Derry, St. Clair, Fairfield and Ligonier in the County of Westmoreland.

FRANK J. PASQUERILLA (Rep.) (Cambria Co.)
FRED E. CUNNINGHAM (Dem.) (Cambria Co.)
WILLIAM D. SHETTIG (Dem.) (Cambria Co.)

36th—Philadelphia: 9, 10, 21, 22, 38 (part), 50 and 59 wards.

RACHEL P. BENEDICT (Rep.)
ROBERT L. LEONARD (Rep.)
MERCER D. TATE (Dem.)

Constitutional Convention Districts

37th—Allegheny (part) County consisting of the Boroughs of Bethel Park, Brentwood, Bridgeville, Carnegie, Castle Shannon, Crafton, Dormont, Green Tree, Heidelberg, Ingram, Jefferson, McDonald, Oakdale, Pleasant Hills, Rosslyn Farms, Thornburg and Whitehall; Townships of Baldwin, Collier, Findlay, Mt. Lebanon, North Fayette, Scott, South Fayette, South Park and Upper St. Clair.

HAROLD H. GOLDMAN (Rep.)
HENRY E. REA, JR. (Rep.)
JOHN J. REDICK (Dem.)

38th—Allegheny (part) County consisting of the first, second, third, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, twenty-third, twenty-fourth and twenty-sixth wards of the City of Pittsburgh; the Borough of Millvale and the Township of Reserve.

F. GARRETT RICHTER (Rep.)
DAVID C. BALDUS (Dem.)
JOHN A. CONLEY (Dem.)

39th—Westmoreland (part) County consisting of the cities of Greensburg, Arnold, Jeannette, New Kensington and Lower Burrell; Boroughs of Adamsburg, Arona, Avonmore, East Vandergrift, Export, Hunker, Hyde Park, Irwin, Suterville, Latrobe, Madison, Manor, New Alexandria, New Salem, North Irwin, Oklahoma, Penn. South Greensburg, Southwest Greensburg, Trafford, Vandergrift, West Leechburg, Youngstown and Youngwood; Townships of North Huntingdon, Penn. Allegheny, Bell, Franklin, Hempfield, Loyallhanna, Salem, Unity, Upper Burrell, Washington and Sewickley.

FRANKLIN A. MANGERY (Rep.)
RALPH E. ORBIN, SR. (Dem.)
JOHN N. SCALES (Dem.)

40th—Allegheny (part) County consisting of the Boroughs of Aspinwall, Avalon, Bell Acres, Bellevue, Ben Avon, Ben Avon Heights, Blawnox, Brackenridge, Bradford Woods, Cheswick, Edgeworth, Emsworth, Etna, Fox Chapel, Franklin Park, Glenfield, Haysville, Leetsdale, Osborne, Sewickley, Sewickley Heights, Sewickley Hills, Sharpsburg, Springdale, Tarentum and West View; Townships of Aleppo, East Deer, Fawn, Frazer, Hampton, Hammar, Harrison, Indiana, Kilbuck, Lee, Marshall, McCandless, O'Hara, Ohio, Pine, Richland, Ross, Shaler, Springdale and West Deer.

ROBERT P. FOHL (Rep.)
GEORGE F. POTT (Rep.)
THOMAS H. WELSH (Dem.)

41st—Armstrong, Clarion, Indiana and Jefferson Counties.

ROBERT W. BALDRIGE (Rep.) (Indiana Co.)
CHARLES P. LEACH, SR. (Rep.) (Clarion Co.)
ROBERT B. FILSON (Dem.) (Clarion Co.)

42nd—Allegheny (part) County consisting of the eighteenth, nineteenth, twentieth, twenty-first, twenty-second, twenty-fifth, twenty-seventh, twenty-eighth and thirty-second wards of the City of Pittsburgh; Boroughs of Coraopolis and McKees Rocks; Townships of Crescent, Kennedy, Moon, Neville, Robinson and Stowe.

J. EDWARD WALDRON (Rep.)
JOSEPH L. COSETTI (Dem.)
THOMAS L. FAGAN (Dem.)

43rd—Allegheny (part) County consisting of the fourth, fifth, fourteenth, fifteenth, sixteenth, seventeenth, twenty-ninth, thirtieth and thirty-first wards of the City of Pittsburgh; Boroughs of Baldwin and Mt. Oliver.

RICHARD L. THORNBURGH (Rep.)
MARIE C. AURENTZ (Dem.)
DOROTHY MILLER (Dem.)

44th—Allegheny (part) County consisting of the Boroughs of Braddock Hills, Chalfant, Churchill, East McKeesport, Edgewood, Forest Hills, Monroeville, Oakmont, Pitcairn, Plum, Swissvale, Trafford, Turtle Creek, Verona, Wall, White Oak, Wilkinsburg and Wilmerding; Townships of North Versailles, Penn Hills and Wilkins.

JAMES D. MORTON (Rep.)
HENRY P. OTTO (Rep.)
T. ROBERT BRENNAN (Dem.)

45th—Allegheny (part) County consisting of the Cities of Clairton, Duquesne and McKeesport; Boroughs of Braddock, Dravosburg, East Pittsburgh, Elizabeth, Glassport, Homestead, Liberty, Lincoln, Munhall, North Braddock, Port Vue, Rankin, Versailles, West Elizabeth, West Homestead, West Mifflin and Whittaker; Townships of Elizabeth, Forward and South Versailles.

RICHARD L. HUGGINS (Rep.)
GAY B. BANES (Dem.)
FRANCIS A. BARRY (Dem.)

46th—Greene and Washington (part) Counties consisting of all of Greene County; the Cities of Monongahela and Washington; Boroughs of Allenport, Beallsville, Bentleyville, California, Canonsburg, Centreville, Charleroi, Claysville, Coal Center, Cokeburg, Deemston, Donora, Dunlevy, East Washington, Elco, Ellsworth, Finleyville, Houston, Long Branch, Marianna, New Eagle, North Charleroi, Roscoe, Speers, Stockdale, Twilight, West Alexander, West Brownsville and West Middletown; Townships of East Bethlehem, Amwell, Blaine, Buffalo, Canton, Carroll, Cecil, Chartiers, Donegal, East Finley, Fallowfield, Hopewell, Independence, Morris, North Bethlehem, North Franklin, North Strabane, Nottingham, Peters, Somerset, South Franklin, South Strabane, Union, West Bethlehem, West Finley and West Pike Run in the County of Washington.

ISRAEL C. BLOOM (Rep.) (Washington Co.)
JAMES HOOK (Dem.) (Greene Co.)
WILLIAM B. STOUT (Dem.) (Washington Co.)

47th—Beaver and Washington (part) Counties consisting of all of Beaver County; the Boroughs of Burgettstown, McDonald and Midway; Townships of Cross Creek, Hanover, Jefferson, Mt. Pleasant, Robinson and Smith in the County of Washington.

EDWARD A. SAHLI (Rep.) (Beaver Co.)
EUGENE A. CAPUTO (Dem.) (Beaver Co.)
CHARLES P. HENDERSON (Dem.) (Beaver Co.)

48th—Berks (part), Lancaster (part) and Lebanon Counties consisting of the Boroughs of Lenhartsville, Hamburg, Shoemakersville, Leesport, Centerport, Strausstown, Bernville, Wyomissing Hills, Wyomissing, West Lawn, Sinking Spring, Wernersville, Robesonia and Womelsdorf; Townships of Bethel, Tulpehocken, Upper Tulpehocken, Marion, Upper Bern, Tilden, Centre, Penn. Jefferson, Heidelberg, North Heidelberg, Lower Heidelberg, South Heidelberg, Spring, Bern, Ontelaunee, Perry, Windsor, Albany and Greenwich in the County of Berks; Boroughs of Lititz, Akron, New Holland, Terre Hill, Ephrata, Denver and Adamstown; Townships of Elizabeth, Warwick, Clay, Ephrata, West Earl, Earl, East Earl, Caernarvon, Brecknock, Penn. East Cocalico and West Cocalico in the County of Lancaster; and all of Lebanon County.

RICHARD J. CARON (Rep.) (Berks Co.)
BYRON K. HORNE (Rep.) (Lancaster Co.)
PHILIP H. FEATHER (Dem.) (Lebanon Co.)

49th—Erie (part) County consisting of the City of Erie; the Boroughs of Albion, Cranesville, East Springfield, Edinboro, Fairview, Girard, Lake City, Middleboro, Mill Village, North East, Platea, Waterford, Wattsburg and Wesleyville; Townships of Amity, Conneaut, Elk Creek, Fairview, Franklin, Girard, Greene, Greenfield, Harbor Creek, Lawrence Park, LeBoeuf, McKean, Mill Creek, North East, Springfield, Summit, Venango, Washington, Waterford and Wayne.

DOUGLAS M. MOORHEAD (Rep.)
JOHN M. SCARLETT (Rep.)
A. J. GEHRLEIN (Dem.)

50th—Crawford, Erie (part) and Mercer Counties consisting of all of Crawford County; the City of Corry; Boroughs of Elgin and Union City; Townships of Concord and Union in the County of Erie; and all of Mercer County.

LAWRENCE L. PELLETIER (Rep.) (Crawford Co.)
BASIL C. SCOTT (Rep.) (Mercer Co.)
ROY H. JOHNSON (Dem.) (Mercer Co.)

SECTION 8

RULES OF THE CONSTITUTIONAL CONVENTION

**Pennsylvania Constitutional
Convention
of 1967-1968**

**PENNSYLVANIA CONSTITUTIONAL CONVENTION
OF 1967-1968**

R U L E S

RULE 1

ELECTION OF OFFICERS

The Convention shall elect from among its Delegates a President, a First Vice President, a Second Vice President and a Secretary. The President and the Second Vice President shall be from one political party different from that of the First Vice President and the Secretary. The Convention shall, by resolution or recommendation, appoint such other officers and employees it deems necessary for the proper conduct of the Convention.

RULE 2

ASSIGNMENT OF DESKS

Delegates to the Convention shall be assigned desks in the Hall of the House of Representatives alphabetically beginning with Seat No. two.

RULE 3

TIME OF DAILY MEETING

The time of convening shall be 1:30 p.m. on Mondays and 9:30 a.m. on other days unless otherwise ordered by a majority vote of the Delegates present.

RULE 4

ADOPTION OF STANDING RULES

The adoption of the Standing Rules shall require an affirmative recorded vote of a majority (82) of the Delegates to the Convention. When once adopted, such Standing Rules shall remain in effect, unless suspended or amended as provided in these rules.

RULE 5

SUSPENSION OF RULES

Any standing rule of the Convention may be suspended temporarily by a vote of two-thirds (109) of the Delegates to the Convention, except that rule requiring the consideration of proposals on three different days; Provided, That such temporary suspension shall apply only to the matter under immediate consideration, and in no case shall it extend beyond an adjournment.

RULE 6

AMENDING STANDING RULES

No standing rule of the Convention shall be amended except by resolution adopted by an affirmative recorded vote of a majority (82) of the Delegates to the Convention. No such resolution shall be considered until it shall have been referred to the Committee on Rules and reported therefrom by a majority vote of the committee members.

RULE 7

TEMPORARY RULES

The Committee on Rules may at any time report a temporary rule. Upon adoption by an affirmative recorded vote of two-thirds (109) of the Delegates to the Convention, such temporary rule shall have the effect, for the time being, of a standing rule. If such temporary rule shall be in conflict with a standing rule, it shall supersede such standing rule only for the time being.

RULE 8

PARLIAMENTARY RULES

In all cases not provided by these Standing Rules of the Convention, the authority shall be MASON'S MANUAL OF LEGISLATIVE PROCEDURE.

All parliamentary rulings shall be the responsibility of, and shall be made by, the presiding officer.

THE PRESIDENT

The President shall take the Chair each day at the hour to which the Convention shall have adjourned. He shall call the Convention to order and, except in the absence of a quorum, shall proceed to business in the manner prescribed by these rules.

The President shall possess the powers and perform the duties herein prescribed:

1. He shall preserve order and decorum, and in debate shall prevent personal reflections and shall confine delegates to the question under discussion. When two or more delegates rise at the same time, he shall name the one entitled to the floor.

In case of any disturbance or disorderly conduct on the floor or in the galleries or lobbies, he shall have the power to order the same to be cleared.

2. He shall decide all questions of order, subject to appeal by the Convention. No debate shall be allowed on questions of order unless there be an appeal. On every appeal he shall have the right to state his reason for his decision. In case of such appeal no member shall speak more than once unless by permission of the Convention. On the question of appeal a majority (82) of the Delegates shall be necessary to override a decision by the President.
3. He shall, after consultation with the Vice Presidents and Secretary, appoint all committees, except where the Convention shall otherwise order. Each committee shall be composed of delegates from each political party and shall be as nearly bi-partisan as possible. The first two delegates named to each committee shall be of different political parties, and shall be designated as co-chairmen.
4. He may authorize any delegate to perform the duties of the Chair, but for no longer than that day.
5. When necessary or required, he shall, with the Secretary, certify all official acts including proposals and reports approved by the Convention.
6. He shall sign all requisitions upon the State Treasurer and all vouchers for payment of expenditures.
7. He shall designate and assign, or authorize the designation of available seating and movement of the persons who shall act as news media representatives within the Convention Hall and committee rooms. Any news media representative called to order by the presiding officer or any delegate must return to his assigned seat or area immediately. Refusal to do so shall be sufficient cause for the removal of such representative for the duration of the Convention. He shall authorize the taking of photographs at session and committee meetings of the Convention subject to the following conditions:
 - a. The authorization given by the President shall apply only to photographers from, or employed by, accredited newspaper or wire services, and newsreel or television photographers.
 - b. The authorization shall extend to all sessions of the Convention and all committee meetings, but shall not extend to executive meetings of such committees.
 - c. Sound-on-film cameras, and other cameras not in the portable category, shall be permitted in the well and the two front corners of the Convention Hall and in the committee rooms in such areas as the committee co-chairmen shall determine. Such cameras shall not be assembled, disassembled or removed while the Convention or committees are in session.

- d. To the extent practical, a flash apparatus shall not be used.
 - e. Photographs authorized to be taken shall be in such manner as to cause the least possible inconvenience to the Convention or the committees.
 - f. Any photographer called to order by the presiding officer or any delegate must return to his assigned seat or area immediately. Refusal to do so shall be sufficient cause for the removal of such representative for the duration of the Convention.
- 8. He shall be a member ex-officio without vote on all committees.
 - 9. He shall declare the vote and announce the result according to the fact on all questions and divisions.
 - 10. He shall not engage in any debate, or propose his opinion on any question, except the assigning of his reasons for his decisions on any appeal therefrom, without first calling some Delegate to occupy the chair.
 - 11. As a Delegate, he shall have the right to vote on any matter coming before the Convention in the same manner authorized for other Delegates.
 - 12. He shall have authority, subject to approval by the Committee on Administration and Finance to appoint employees. He shall also have the authority to suspend or dismiss any employees for misconduct, incompetency, insubordination or dereliction of duty subject to approval of a majority of the members of the Committee on Administration and Finance. Such decision of the committee shall be made within three Convention Days after referral of such matter to them by the President.

RULE 10

VACANCY, ABSENCE OR INABILITY TO SERVE

President

In the event of a vacancy in the office of the President by death or resignation the First Vice President shall temporarily serve as President until a new President is elected by the Convention. In the event of the absence or the inability of the President to preside the First Vice President shall serve as acting President during such absence or inability to serve.

First Vice President

In the event of a vacancy in the office of First Vice President by death or resignation the Second Vice President shall temporarily serve as First Vice President until a new First Vice President is elected by the Convention. In the event of the absence or inability of the First Vice President, the Second Vice President shall serve as acting First Vice President during such absence or inability to serve.

Second Vice President

In the event of a vacancy in the office of the Second Vice President by death or resignation the Secretary shall serve temporarily as Second Vice President until a new Second Vice President is elected by the Convention. In the event of the absence or inability of the Second Vice President, the Secretary shall serve as acting Second Vice President during such absence or inability to serve.

Secretary

In the event of the vacancy in the office of Secretary by death or resignation the Convention shall elect a new Secretary.

RULE 11

THE SECRETARY—POWERS AND DUTIES

The Secretary shall, with the President, when necessary or required, certify all official acts including the proposals or reports approved by the

Convention and shall perform such other duties as may be required by law or by the Convention.

In the event of the temporary absence of the Secretary, or in the event of his temporary inability to perform his duties, the President shall designate a Delegate as Acting Secretary from the same political party as the Secretary, to serve until the return of the Secretary.

RULE 12

ELECTION CONTESTS AND FILLING OF VACANCIES

1. The Convention shall be the judge of the election and qualifications of its members.
2. In the case of a vacancy in the office of Delegate, if the Delegate is an ex-officio member, the vacancy shall be filled by the person assuming the office.
3. In the case of vacancy in the office of an elected Delegate, the remaining Delegates of that political party shall elect a successor meeting the qualifications prescribed in subsection (b) of Section 2 of the Act of 1967 which provides:

"Delegates shall be at least twenty-one years of age and shall have been citizens and residents of the State for at least four years. Delegates shall have resided in and been a registered elector of their respective senatorial districts one year next before their election, and shall reside in their respective senatorial districts during their terms of service."

4. A question of the election, returns or qualifications of any Delegate shall be referred to the Rules Committee for investigation and report.

RULE 13

SERGEANT-AT-ARMS—DUTIES

1. He shall attend the Convention during its meetings, preserve order and serve all processes issued by authority of the Convention and directed by the President. He shall receive his actual expenses for himself or for an assistant when executing any such processes.
2. He shall see that no person is admitted to the Convention Hall, except in accordance with the provisions of the rules.
3. He shall have general supervision over the Assistant Sergeant-at-Arms, and shall be responsible for their official acts and their performance of and regular attendance upon their duties.
4. He shall have such other duties as may be assigned to him by the President.

RULE 14

OFFICIAL REPORTERS—DUTIES

1. There shall be present on the floor of the Convention at least one official reporter during the sessions. They shall record and transcribe, or shall cause the entire proceedings of the Convention to be recorded and transcribed, as concisely as possible, care being taken to record a true and accurate account of the proceedings. These proceedings shall be entered in the Journal of the Convention.
2. They shall include in the Journal:
 - a. the number, sponsor(s) and text of every proposal introduced
 - b. all resolutions in full
 - c. motions
 - d. amendment(s)

- e. debate in full
 - f. questions of order with decisions
 - g. messages
 - h. reports
 - i. votes (roll call and voice)
3. They shall file in the Office of the Secretary on the day following such proceedings, or as soon thereafter as possible, a complete transcript of the debate, at which time each Delegate shall have the right to edit his remarks, if done within two succeeding Convention Days.
 4. They shall deliver such edited transcript to the printer for the printing of the daily Journal.

RULE 15

ADMISSION TO THE FLOOR OF THE CONVENTION

It shall be the duty of the Sergeant-at-Arms to prevent all persons except Delegates, officers and employees of the Convention and properly accredited photographers, newspaper representatives, radio and television personnel from coming within the bar of the Convention Hall, unless upon invitation of the President.

No other person shall be permitted to occupy the seat of a Delegate at any time.

RULE 16

ORDER OF BUSINESS

At the meetings of the Convention the order of business shall be as follows:

- First —Call to Order
- Second —Prayer
- Third —Reading and Approval of Journal
- Fourth —Leaves of Absence
- Fifth —Roll Call
- Sixth —Communications and Petitions
- Seventh —Reports of Committees
- Eighth —Introduction of Proposals
- Ninth —Introduction of Resolutions
- Tenth —Consideration of Calendar
 - (a) Third consideration
 - (b) Second consideration
 - (c) First consideration
 - (d) Resolutions
- Eleventh —Unfinished Business
 - (a) Reports of committees
 - (b) Introduction of proposals
 - (c) Introduction of resolutions
- Twelfth —Announcements
- Thirteenth—Adjournment

Any question may, by a majority vote of the Delegates present, be made a special order of business. Any question having been made a special order for a particular day, and not having been reached on that day, shall be upon the order of "Unfinished Business" on the next succeeding Convention day.

RULE 17

QUORUM

What Constitutes a Quorum

A majority of all the Delegates (82) shall constitute a quorum, but a smaller number may adjourn from day to day and compel the attendance of absent Delegates.

When Less than a Quorum Vote

When less than a quorum vote upon any subject under the consideration of the Convention, not less than twelve Delegates may demand a call of the Convention. It shall then be the duty of the President to order the doors of the Convention to be closed and the roll of the Delegates to be called. If it is ascertained that a quorum is present, either by answering their names or by their presence in the Convention Hall, the President shall again order the roll to be called; and if any Delegate or Delegates present refuse to vote, such refusal shall be deemed and recorded as a negative vote.

When Less than a Quorum Present

When, upon a call, which may be remanded by not less than twelve Delegates, it is found that less than a quorum is present, the Secretary shall immediately report to the Convention the names and reasons for leave of absence of any Delegate and it shall be the duty of the President to order the doors of the Convention to be closed and to order the Secretary or Clerk to call the roll of the Convention and to note the absentees for which no leave has been granted, after which the names of the absentees shall again be called. Those for whose absence no excuse has been granted, may, by order of a majority of the Delegates present, be sent for and taken into custody by the Sergeant-at-Arms or his assistants appointed for the purpose, and be brought before the bar of the Convention where, unless excused by a majority of the Delegates present, they shall be reprovved by the President for neglect of duty.

Admission of Delegates During Quorum Call

Delegates who voluntarily appear during a quorum call shall be admitted to the Convention Hall. Upon recognition by the President, they shall announce their presence and their names shall be recorded on the roll.

Visitors Barred from Convention Hall During Quorum Call

Visitors shall not be admitted to the Convention Hall after the doors are closed, nor until the proceedings under the call are terminated.

Quorum Call Undebatable

These proceedings shall be without debate and no motion, except to adjourn, shall be in order.

RULE 18

RIGHTS AND DUTIES OF DELEGATES

Delegates must be Present Unless Excused

Every Delegate shall be present in the Convention Hall during the sessions, unless previously excused or prevented from attending by illness or other sufficient cause, and shall vote on each question stated by the chair unless excused under the provisions of Rule 19. It shall be the duty of any Delegate to report to the Secretary of the Convention the cause for his absence.

Recognition by President

When a Delegate desires to address the Convention, he shall rise and respectfully address himself to "Mr. President." Upon recognition, he may speak, confining himself to the question under consideration. When two or more Delegates rise at the same time, the President shall designate the Delegate who is entitled to the floor. Such decision shall not be subject to appeal.

Personal Explanation

Any Delegate may rise to explain a matter personal to himself and shall be recognized by the President, but he shall not discuss a question in such explanation. The question of personal privilege shall be limited to questions affecting the rights, reputation and conduct of the Delegates in their capacity as Delegates.

Calling Delegates to Order

If any Delegate transgresses the Rules of the Convention in any way, the President shall, or any Delegate may, call the offending Delegate to order. The Delegate so called to order shall immediately take his seat until the President, without debate, shall have determined whether or not he is in order. Such decision by the President shall be subject to an appeal to the Convention. If the decision is in his favor, he shall be at liberty to proceed; if otherwise, he shall not proceed without leave of the Convention.

Offensive Words

If any Delegate is called to order for offensive words spoken in debate, the Delegate calling him to order shall state to the Convention the words to which exception is taken. If a majority of the Delegates present decide the words are offensive, they shall be stricken from the Journal.

Disorderly Conduct

Whenever any Delegate is called to order and such Delegate fails to sit down and be in order, but continues to be disorderly, it shall be the duty of the Sergeant-at-Arms and/or his assistants, upon the direction of the President, to require such Delegate to take his seat and be in order. Any Delegate who persists in disorderly conduct after being warned by the President may, by motion duly made and carried by a majority of the Delegates present, be required to purge himself of such misconduct; and until such Delegate has purged himself, he shall not be entitled to the privileges of the floor.

Interruption While Speaking Prohibited; Exceptions

While a Delegate has the floor, no other Delegate shall interrupt him or otherwise interrupt the business of the Convention, except for the purpose of making a point of order, calling him to order, or for the purpose of moving the previous question, or for the purpose of demanding that a point of order under discussion or consideration be immediately decided.

Any Delegate shall, though another Delegate has the floor, be recognized by the President and be in order to call to order the Delegate, to make a point of order, or to move the previous question, or to demand that a point of order be immediately decided.

Arrest and Questioning Restricted

Every Delegate shall in all cases, except treason, felony, violation of their oath of office, and breach of surety of the peace, be privileged from arrest during their attendance at the session of the Convention and in going to and returning from the same; and shall not be questioned in any other place for any speech or debate in the Convention or in any proceeding directly connected therewith.

RULE 19

VOTING

Delegates Required to be Present and Vote; Refusal is Negative Vote

Every Delegate shall be present within the Convention Hall during the session of the Convention, unless duly excused or necessarily prevented, and shall be recorded as voting for or against each question stated from the Chair which requires a roll call vote, unless excused by the Convention. The refusal of any Delegate to vote shall be deemed and recorded as a negative vote on each question on which such refusal to vote is recorded, unless he be excused or unless he have a direct personal or pecuniary interest in connection with the pending question.

Delegate Having Personal Interest not to Vote

A Delegate who has a personal or private interest in any proposal pending before the Convention shall disclose the fact to the Convention, and shall not vote thereon.

Excused from Voting

A Delegate desiring to be excused from voting shall, when a roll is called, make a brief statement of the reasons for making such request, and the question on excusing him shall then be decided by the President without debate.

Changing Vote Prohibited; Explanation if Absent

No Delegate may vote or change his vote after the result is announced by the President. Should a Delegate be recorded erroneously on any vote, he may at any time, make a statement to that effect which shall be entered on the Journal. Similarly, should a Delegate be absent when a vote is taken on any question, he may later, with the permission of the Convention, make a statement for entry in the Journal indicating how he would have voted had he been present when the roll was taken, and the reasons therefore may be submitted in writing or delivered orally, not to exceed five minutes.

Delegates Prohibited at Clerk's Desk During Roll Call

No Delegate or other person shall be permitted at the Reading Clerk's desk during the recording, counting or verification of a roll call vote.

Verification

Upon completion of a roll call and before the result is announced, if there appears to be need for verification, the President may direct the Secretary to verify it, or five Delegates may demand a verification. No Delegate may change his vote after the affirmative or negative roll has been declared verified.

Demanding Yeas and Nays

The yeas and nays on any question may be demanded by not less than ten Delegates.

Electric Roll Call

On any question requiring the yeas and nays, the electric roll call system shall be used. On all other questions to be voted upon, the President may, in his discretion, order the yeas and nays taken by the electric roll call system or voice vote or, upon demand of two Delegates before the result of a vote has been declared, the yeas and nays shall be taken by the electric roll call system.

In the event the electric roll call system is not in operating order, the President shall order all yea and nay votes to be taken by calling the roll, as provided in the Rules of the Convention.

When the Convention is ready to vote upon any question requiring the yeas and nays and the vote is to be taken by the electric roll call system, the President shall state, "The question . . . (designating the matter to be voted upon.)" The President shall then unlock the voting machine and announce, "The Delegates shall now proceed to vote." Once the voting has begun, it shall not be interrupted, except for the purpose of questioning the validity of a Delegate's vote before the result is announced.

When, in the judgment of the President, reasonable time has been allowed all Delegates to vote, he shall ask the question, "Have all Delegates present voted?" After a pause, the President shall lock the machine and instruct the Clerk to record the vote, and the President shall announce the result of the vote.

After the voting machine is locked, no Delegate may change his vote, and the votes of tardy Delegates will not be recorded.

The vote as electrically recorded on the roll of Delegates shall not in any manner be altered or changed by any person.

No Delegate shall vote on behalf of another Delegate, except as here-

inafter provided, nor shall any person not a Delegate vote for a Delegate. Any Delegate who shall vote or attempt to vote on behalf of another Delegate, or a person not a Delegate who shall vote or attempt to vote on behalf of a Delegate, may be punished in such manner as a majority (82) of the Delegates determine.

Any Delegate or other person who wilfully tampers with or attempts to disarrange, deface, impair or destroy in any manner whatsoever the electrical voting equipment used by the Convention, or who instigates, aids or abets with the intent to destroy or change the record of votes thereon shall be punished in such manner as a majority (82) of the Delegates determine.

A Delegate who has been appointed by the President to preside as President Pro Tempore may designate another Delegate to cast his vote on any question while he is presiding in accordance with his instructions from the Chair.

Roll Call Not to be Interrupted

When once begun, the recording of the yeas and nays shall not be interrupted.

Roll Call Vote

When the President or any Delegate is not satisfied with a vote on a pending question, the President may order a roll call vote; or, upon request of two Delegates before the result of the vote is announced, he shall order a roll call vote.

Explanation of Vote

A Delegate may submit a written explanation of his vote immediately following the announcement of the result of the vote, and have it printed in the Journal.

RULE 20

MOTIONS

Adoption by Voice Vote

When a motion which is in order has been made, the President shall state it. The President shall then say, "Those in favor of the motion will say 'aye'; those opposed will say 'no'."

Precedence

Motions shall have precedence in the following order:

- First —To adjourn
- Second —For the previous question
- Third —To recess to a certain time
- Fourth —To lay on the table
- Fifth —To limit or extend limits on debate
- Sixth —To postpone to a certain time
- Seventh—To commit
- Eighth —To amend
- Ninth —To postpone indefinitely
- Tenth —A main motion

Adjourn

A motion to adjourn is not debatable and cannot be amended, and is always in order, except (a) when another Delegate has the floor; (b) when the Convention is voting; (c) during a call of the Convention. A motion to adjourn must be adopted by a majority vote of the Delegates present. When a motion to adjourn is made and seconded, it shall be in order for the President, before putting the question, to state to the Convention any fact or facts relating to the business of the Convention which would seem to render it improper or inadvisable to adjourn. Such statement shall be limited to two minutes.

Previous Question

A motion for the previous question shall be put only when demanded

by fifteen Delegates, and in this form: "Shall the question be now put?" And its effect, when sustained by a majority of the Delegates present shall put an end to all debate and bring the Convention to an immediate vote on the pending amendments, if any, then upon the main question without debate. All incidental questions of order arising after a motion for the previous question has been made shall be decided, whether on appeal or otherwise, without debate.

Recess

A motion to recess shall be treated the same as a motion to adjourn, except that it can be amended as to the time and duration of the recess.

Lay on Table

A motion to lay on the table is not debatable, cannot be amended and requires a majority vote of the Delegates present. Any motion to lay on the table, if adopted, carries with it the main question and everything that adheres to it; Provided, however, That a motion to lay an amendment on the table, if adopted, does not carry with it a proposal or resolution or other matter being amended.

Limit or Extend Debate

A motion to limit or extend debate is not debatable. It requires a majority vote of the Delegates present and may be applied to any debatable motion or series of motions, but, if not specified to the contrary, applies only to the immediate pending question. It may be made only when the pending question is debatable.

Postpone—Certain Time

A motion to postpone to a certain time is debatable only as to the question of postponement and not the main question. It requires a majority vote of the Delegates present.

Commit

A motion to commit is debatable only as to the propriety of committing the main question and does not open the main question to debate. This motion requires a majority vote of the Delegates present.

Amend

A motion to amend is debatable if the amendment is to a debatable question. An amendment may be amended, but an amendment to an amendment may not be amended. This motion requires a majority vote of the Delegates present.

Postpone Indefinitely

A motion to postpone indefinitely is debatable, requires a majority vote of the Delegates present and opens the main question to debate.

Main

A motion (to adopt, to pass, to approve, to appoint, to elect, to reject, to rescind, etc.) is debatable and requires a majority vote of the Delegates present, unless otherwise required by these rules.

Submitted in Writing—Withdrawal

If the President, or any Delegate, requires it, a motion made shall be reduced to writing. Any motion may be withdrawn by the mover before amendment or decision.

RULE 21

RECONSIDERATION

When a question has once been decided in the affirmative or negative, it shall be in order for any two Delegates of the prevailing side to move for reconsideration. When the Convention has been equally divided on a question, or a proposal shall have failed to pass, by reason of not having a required majority, it shall be in order for any two Delegates of the negative side to move the reconsideration thereof: Provided, however,

That no motion for the reconsideration of any vote shall be in order unless made on the same day the vote was taken, or within the next five days of actual session of the Convention. The motion to reconsider is debatable and requires a majority vote of the Delegates present.

In the event the vote on a proposal is reconsidered and the proposal shall have been referred to the Committee on Arrangement, Submission and Address to the People, it shall be preceded by a motion requesting its return to the Convention for the purpose of reconsideration. The return motion is debatable only as to the purpose of the reconsideration and requires a majority vote of the Delegates present.

When a motion for reconsideration is decided, that decision shall not be reconsidered, and no question shall be twice reconsidered; nor shall any vote be reconsidered upon any of the following motions:

- (a) To adjourn or recess
- (b) To lay or take from the table
- (c) Previous question

RULE 22

COMMITTEES

Standing and Sub-Committees

There shall be the following standing and Sub-Committees of the Convention:

1. Legislative Apportionment, consisting of two Co-Chairmen and the Delegates appointed to the following Sub-Committees:
 - a. Method of Apportionment, consisting of two Co-Chairmen and twelve Delegates.
 - b. Composition of Legislature, consisting of two Co-Chairmen and twelve Delegates.
2. Judiciary, consisting of two Co-Chairmen and the Delegates appointed to the following Sub-Committees:
 - a. Selection of Judges, consisting of two Co-Chairmen and six Delegates.
 - b. Tenure of Judges, consisting of two Co-Chairmen and six Delegates.
 - c. Incompatible Activities of Judges—Removal, Suspension and Discipline of Judges, consisting of two Co-Chairmen and six Delegates.
 - d. Retirement and Post-retirement Service of Judges, consisting of two Co-Chairmen and six Delegates.
 - e. Judicial Administration and Organization, consisting of two Co-Chairmen and six Delegates.
3. Local Government, consisting of two Co-Chairmen and the Delegates appointed to the following Sub-Committees:
 - a. Structure and Organization, consisting of two Co-Chairmen and six Delegates.
 - b. Annexation and Boundary Changes, consisting of two Co-Chairmen and six Delegates.
 - c. Local Finance, consisting of two Co-Chairmen and six Delegates.
 - d. Home Rule, consisting of two Co-Chairmen and six Delegates.
 - e. County Government, consisting of two Co-Chairmen and six Delegates.
 - f. Apportionment, consisting of two Co-Chairmen and six Delegates.
4. Taxation and State Finance, consisting of two Co-Chairmen and the Delegates appointed to the following Sub-Committees:
 - a. Taxation, consisting of two Co-Chairmen and ten Delegates.
 - b. State Debt, consisting of two Co-Chairmen and ten Delegates.
 - c. State Sinking Fund, consisting of two Co-Chairmen and ten Delegates.

5. Style and Drafting, consisting of two Co-Chairmen and sixteen Delegates.
6. Arrangement, Submission and Address to the People, consisting of two Co-Chairmen and sixteen Delegates.
7. Rules, consisting of two Co-Chairmen and sixteen Delegates.
8. Administration and Finance, consisting of two Co-Chairmen and sixteen Delegates.

Meaning of Committee

Whenever the term committee is used it shall mean the Co-Chairmen of the standing committee and the members of all of its Sub-Committees unless specifically designated otherwise by these rules.

Control and Supervision of Proposals

A majority of all members of a standing committee, which includes all members of any Sub-Committee thereof, shall have control and supervision of all proposals referred to it by the President, and may, by a vote of a majority of the members of a standing committee, consider any proposal referred to one of its Sub-Committees.

Disagreement

In the event of any substantive or procedural disagreement between the Co-Chairmen of any standing or Sub-Committee on any subject under their jurisdiction such disagreement shall be referred to the applicable standing committee for determination by a majority vote of the entire membership of such standing committee.

Reports by Main Committee

All committee proposals shall be reported to the Convention by a vote of a majority of the entire membership of the standing committee and not by any Sub-Committee thereof.

Legislative Apportionment—Scope

The Committee on Legislative Apportionment shall consider and report upon the subject matter of Article II, Sections 16, 17 and 18, of the present Pennsylvania Constitution.

Judiciary—Scope

The Committee on Judiciary shall consider and report on Judicial Administration, Organization, Selection and Tenure now covered in part by Article V of the present Pennsylvania Constitution.

Local Government—Scope

The Committee on Local Government shall consider and report on the subject matters of Articles XIII, XIV, XV and part of Article IX of the present Pennsylvania Constitution.

Taxation and State Finance—Scope

The Committee on Taxation and State Finance shall consider and report on the subject matter of part of Article IX of the present Pennsylvania Constitution.

Style and Drafting—Function

The Committee on Style and Drafting shall examine and edit all proposals referred to it for inclusion in the Constitution for the purpose of avoiding inaccuracies, repetition, inconsistencies or poor drafting, and shall consider and make recommendations on any differences, conflicts or unresolved matters of substance. The Committee shall have the authority to rephrase or to regroup proposed language or sections of the proposed authorized changes in the Constitution, but shall have no authority to change the sense or purpose of any proposal referred to it. The Committee shall also be empowered to recommend referral of proposals submitted to it to the originating committee. The Committee shall undertake to resolve any inconsistency or conflict in conference with the originating committee.

If the Committee on Style and Drafting shall fail to resolve any such inconsistency or conflict, it shall notify the Convention and await its instructions.

Arrangement, Submission and Address to the People—Function

The Committee on Arrangement, Submission and Address to the People shall arrange the sections and articles referred to them by the Convention and shall consider and report to the Convention recommendations concerning the submission to the electorate the proposals agreed upon by the Convention, in accordance with Section 8 of Act 2, Session of 1967.

Submission

When the Convention shall have agreed upon its proposals and the manner of their submission, it shall refer them to the Committee on Arrangement, Submission and Address to the People, and said Committee shall consider and report to the Convention for approval the manner in which to frame the question or questions to be placed upon the ballot submitting to the people the proposed revisions to the Constitution thereof agreed upon; also, whether or not it is deemed appropriate to place thereon an interpretive statement and, if recommended, in which form such interpretive statement should be framed.

Address

There shall also be referred to the Committee on Arrangement, Submission and Address to the People the preparation of an Address to the People, subject to Convention approval. Such Address shall consist of a summary and explanation of the proposed revisions to the Constitution agreed upon; the directions, if any, to proper officials and others for submission to the people of such proposals agreed upon; the directions for the notice and publication of the same, and of the Address; the directions for the distribution of copies thereof through the office of the Secretary of the Commonwealth, in accordance with Section 8 of Act No. 2, Session of 1967.

Rules—Powers

The Committee on Rules provided herein shall have the following powers:

1. To investigate and report to the Convention any question of the election, returns, or qualifications of any Delegates.
2. To make studies and recommendations designed to promote, improve and expedite the business of the Convention and the committees thereof, and may propose any amendments to the Rules deemed necessary to accomplish such purposes.
3. To authorize, upon request of a standing committee, the appointment of additional sub-committees and to merge existing sub-committees within the structure of the standing committee making such request.

Administration and Finance—Powers

1. To recommend the duties and compensation for all staff positions of the Convention not otherwise provided for. Such recommendations shall be submitted to the Convention by resolution and approved by the Convention. It shall have authority, upon recommendation of the President, to dismiss any employee for incompetency or dereliction of duty.
2. To assign available office space and committee rooms to Delegates.
3. To propose a schedule of the time and place of meetings of the standing committees and sub-committees.
4. To prepare a Convention budget and, from time to time, to make necessary changes therein for submission to the Convention for approval.

5. To examine and certify to the President the correctness of all bills rendered to the Convention.
6. To contract for, and determine the number of copies, method of printing, and binding and the distribution of all printing required by these Rules for the Convention.
7. To formulate procedures for the requisitioning, custody, disbursement and auditing and the accounting for all funds appropriated to the Convention and procedures for procurement of services and commodities.
8. Approval of Committee Expenditures

All claims for expenses incurred by committees of the Convention shall be approved by the Committee on Administration and Finance, or its authorized representative who is a member of the Committee, before such claims are presented for payment.

All proposed expenditures shall be approved by the Committee on Administration and Finance, or its authorized representative who is a member of the Committee, before such expenses are incurred, unless such expenditure is specifically exempted from the provisions of this rule by the resolution authorizing it.

No warrant shall be drawn in payment of any claim for expenses until the approval of the Committee on Administration and Finance, or its authorized representative who is a member of the Committee, has been obtained in accordance with the provisions of this rule.

The Committee on Administration and Finance shall adopt rules and regulations limiting the amount, time, and manner of payment of expenses and allowances, to be paid to Delegates or employees of the Convention or Convention committees.

Such rules may provide for allowances to committee members or employees for mileage, hotel accommodations, and meals at the rates fixed by the committee from time to time. Such allowance shall be in lieu of actual expenses incurred by committee members and employees.

Mileage under this rule is an allowance to a committee member or employee in lieu of actual expenses of travel by private conveyance, and shall be allowed only to the operator of, and not to passengers in, a private vehicle. Mileage shall not be allowed to any committee member or employee in lieu of actual fare when travel is by plane, train, or other common carrier. Claims for mileage must be accompanied by the license number of the vehicle and the names of Delegates or employees riding as passengers.

Ex-Officio Members

The President, Vice Presidents and Secretary shall be ex-officio members of all Committees and Sub-Committees, but shall have no vote in any Committee or Sub-Committee.

Meetings—Where Scheduled

All standing committees and sub-committees shall meet at the day, hour and place provided by schedule, unless otherwise ordered by the Convention. No committee or sub-committee shall meet during any session of the Convention or at any place other than where scheduled, without first obtaining permission from the Convention.

Meetings—Open to Public

Every scheduled committee or sub-committee meeting shall be open to the public unless the Committee, by a vote of a majority of the members of the Committee present and entitled to vote shall order an executive session.

All proposals set for hearings by any committee or sub-committee must be published in the daily Calendar and notice thereof forwarded to the Convention news media not less than five days in advance of such hearings; provided, that this rule shall not prevent any committee or sub-committee from hearing any proposal on Tuesday or Wednesday, where action of the committee or the committee chairmen setting such proposal for hearing was taken on the preceding Friday or Saturday and the notice thereof is published in the daily Calendar for the following Monday; Provided, further, That no proposal shall be set for hearing nor shall notice thereof be published by any committee or sub-committee until that proposal has been referred to such committee.

Majority

A majority of the total membership of any standing committee or sub-committee shall constitute a quorum for the transaction of its business, including the adoption of any amendments to any proposal. At least a majority of all Delegates constituting a standing committee shall be required to report a proposal from committee to the Convention.

Journals

Each committee and sub-committee shall keep a Journal of its proceedings recording all action on proposals, amendments and resolutions, or other matters referred to it, with the names and votes of Delegates. The Journal shall be retained until final adjournment of the Convention, when it shall be filed with the Secretary. It shall be available for public inspection at all reasonable business hours. A member of a committee or sub-committee wishing to explain his vote may file a written explanation with the clerk of the committee within two Convention Days after the vote is taken, which explanation shall be attached to the action Journal.

Discharge

Nothing in these rules shall prevent a majority (82) of the Delegates from discharging a committee from further consideration of any measure; provided, the committee shall have had in its possession for a period of not less than ten Convention Days the measure sought to be brought to the floor by such action.

Discharge Notice

A notice of at least one day shall be given of a motion to discharge any such committee, the notice to be in writing and entered upon the Journal. Such notice, if the motion made thereunder does not prevail, may be offered again on any succeeding Convention Day, but not upon the same day, nor more than a second time.

Public Hearings

The standing committees and sub-committees may hold public hearings subject to the approval of the Committee on Administration and Finance, on the subject matter lying within the jurisdiction of each, in accordance with the Rules of the Convention, or referred to it by the Convention.

Notice

The co-chairmen of any Committee or sub-committee shall give public notice of each public hearing as far in advance as practicable. Said public notice shall be made by delivering a copy thereof to the Secretary of the Convention who, in turn, shall post such notice on the Convention Bulletin Board, deliver a copy to the Convention news media and to each Delegate. Said notice shall include the date, time and location of the hearing, together with a brief description of the subject matter of said hearing.

Method of Requesting to Appear

Persons or organizations desiring to present their views shall be afforded as reasonable an opportunity to do so as far as is possible. Notifi-

cation of such desire to appear and testify before a committee or sub-committee shall be addressed to the Secretary of the Convention.

Method of Notification to Appear

Persons or organizations requesting an opportunity to appear before a committee or a sub-committee conducting said public hearing shall be notified by the Secretary as to the day, date, time and place of said appearance. Only those persons or organizations scheduled in the foregoing manner will be eligible to appear before a committee or sub-committee. Granting permission to appear shall be at the discretion of the co-chairmen of the Committee or sub-committee which is conducting the hearing.

Method of Submitting Proposals or Views

Persons or organizations scheduled for an appearance before a committee or sub-committee shall submit a typewritten statement covering their proposals or views, not later than three days prior to their appearance before the committee or sub-committee. The statement shall be sent to the Secretary of the Convention.

Failure by any person or organization to submit a statement in accordance with this rule will be cause for the cancellation of the appearance of the person or organization.

If, in the opinion of the co-chairmen of the committee or sub-committee the submitted proposal does not fall within the limitation of the subjects which may be considered by the Convention, the committee or sub-committee shall refuse permission for the person or organization to appear.

Persons or organizations wishing to present their proposals or views to a committee or sub-committee without appearing before the committee or sub-committee may do so by sending a typed, legible statement of such proposals or views to the Secretary of the Convention.

These statements will be prepared for distribution in the manner provided above.

Limit on Oral Presentation

All persons or organizations duly scheduled to appear before a committee or sub-committee in accordance with the above shall be entitled to present an oral statement of not more than fifteen minutes for the purpose of explaining their written statement or presenting additional information, unless otherwise restricted or extended by a majority vote of the committee or sub-committee conducting said hearing.

Debate or argument between proponents and opponents of a proposal shall not be permitted.

Oral statements pertaining to provisions of the Constitution shall be limited to those set forth in Act No. 2, 1967 Session. All other statements or debates shall be out of order.

The oral statement of any organization shall be limited to one spokesman for each organization at each committee or sub-committee hearing.

Nothing in this rule shall prevent more than one representative of an organization to be in attendance at any committee or sub-committee hearing.

Record of Hearings

The committee or sub-committee shall arrange for the recording and transcribing of the proceedings of the public hearings. The transcriptions, all written statements and any other information which the committee or sub-committee deems pertinent shall be known as the official record of these hearings, and shall be inserted in and become a part of the action Journal.

Procedures

1. Each committee shall review and study existing constitutional provisions in the area of its jurisdiction to determine:
 - (a) The existing provisions, their origin, history and reasons for their promulgation, the manner in which they have been interpreted by the courts, and the established practice thereunder;
 - (b) The extent to which existing provisions adequately meet the state's needs; and
 - (c) Areas in which improvement seems desirable.
2. After substantial completion of such study, each committee shall then proceed to consider all proposed changes in the article of the present Constitution set forth in Act No. 2, Session of 1967, whether embodied in the Delegate proposals or otherwise.
3. Each committee shall then prepare its committee proposal or proposals and its supporting reason or reasons, setting forth all relevant facts and arguments relating to said proposals.
4. Each committee and sub-committee shall maintain a calendar showing, insofar as possible, the proposed order and date of consideration of particular matters within its jurisdiction, witnesses to be heard and such other information as may in the opinion of the committee assist interested citizens in their presentation of suggestions and advice, and their understanding of the work of the committee.
5. The Journal to be maintained by each committee and sub-committee shall contain the record of formal action taken by the committee, the subjects discussed, witnesses heard and reports submitted. Committee Journals shall be made available for reference to:
 - (a) All members of the committee and Delegates;
 - (b) The President, Vice President, Secretary and Co-Directors of Research;
 - (c) Co-Chairmen of all other committees;
 - (d) The Convention Library; and
 - (e) The Convention press room
6. Each committee shall present to the Convention for the information of Delegates not serving on such committee periodic informal reports of its progress and activities and the progress and activities of its sub-committees. The schedule for submission of such reports shall be fixed by the President.
7. A proposal reported from committee may pertain to a section, a part thereof, or the entire Article.
8. Not later than December 21, 1967, each committee shall file with the President, in writing, proposed dates for the completion by such committee of the steps described in sections 1, 2 and 3 above.

RULE 23

DEADLINE FOR INTRODUCTION OF PROPOSALS

After January 5, 1968, no Delegate proposal shall be introduced, numbered or printed, except upon consent of a majority (82) of the Delegates; except that any Delegate proposal in preparation on the above date may be introduced when it is received from the Convention Drafting Bureau as designated by the Committee on Administration and Finance. This shall not prevent any Delegate from thereafter submitting to the appropriate committee any suggestion for revision of the Constitution and, if so requested in writing by any Delegate, said committee shall acknowledge in its Action Journal its receipt of any such suggestion.

RULE 24

SCHEDULE OF CONSIDERATION

1. All public hearings by committees and sub-committees shall be completed on or before January 19, 1968, unless otherwise authorized by a majority (82) vote of the Convention.
2. All hearings on Delegate proposals shall be completed on or before January 19, 1968.
3. All committee proposals and supporting reports shall be submitted to the Convention on or before February 2, 1968.
4. Second consideration of all committee proposals shall be completed on or before February 7, 1968.
5. The Committee on Style and Drafting shall complete its consideration of all committee proposals and make its recommendations on or before February 9, 1968.
6. The Committee on Arrangement, Submission and Address to the People shall make its final recommendations on or before February 16, 1968.
7. The Convention shall adjourn sine die on or before February 29, 1968.

RULE 25

INTRODUCTION OF PROPOSALS

Definition

1. Every suggested amendment or revision of the Constitution shall be referred to as a proposal.

Introduction—Sponsorship

2. A proposal may be introduced only by a Delegate or Delegates and endorsed by the Delegate or Delegates introducing them or by co-chairmen of a committee on behalf of a majority of such committee and endorsed by them.

Introduction—Procedure

3. The procedure for introducing a proposal by a Delegate shall be as follows:
 - a. A Delegate shall go to a microphone and, upon recognition by the President, say, "Mr. President, I read in place and present to the Chair the following proposal," and hand the proposal to a page.
 - b. A Delegate may, at the time of introducing a proposal, make a statement not exceeding three minutes, to explain briefly his proposal, or he may present a written statement which shall be entered in the Journal.

Title to Clearly State Subject

4. The title of each proposal introduced shall state clearly its subject and purpose. It shall indicate the Article, Section and paragraph of the present Constitution intended to be revised, altered or amended thereby. If any proposal is intended to revise, alter or amend the present Constitution by the addition of any Article, Section or paragraph, the title shall state the place in the present Constitution at which the new Article, Section or paragraph logically belongs.

Form

Matter which is proposed to be eliminated from the existing Articles of the Constitution shall be in lightface brackets; new matter shall be underscored.

Introduced in Quadruplicate

5. Every proposal shall be introduced in quadruplicate.

Referral to Committee

6. The President shall report to the Convention the Standing Committee to which each proposal has been referred either on the day of introduction or the next day the Convention is in session. The Co-Chairmen of each Standing Committee shall in turn refer the proposal to its appropriate sub-committee as designated or hereafter created by these rules. Such referral shall be either on the day received from the President or the next day the Convention is in session and notice of such referral be given by the Co-Chairmen to the Convention.

Restrictions on Introduction

7. No proposal shall be accepted for introduction by the President unless:
 - a. said proposal is in accordance with the limitations set forth in Act No. 2, Session of 1967; and
 - b. said proposal has been prepared by the Convention Drafting Bureau designated by the Committee on Administration and Finance to draft proposals prior to their introduction.

Distribution Upon Introduction

8. One copy of each proposal shall, on the day of introduction, be sent to the printer, one copy to the committee to which it was referred and one copy shall be retained by the Convention Library.

Numbering

9. Proposals shall be numbered as follows:
 - a. Delegates Proposals starting at No. 1000
 - b. Committee Proposals starting at No. 1
 - c. Committee Proposals shall contain a Printer's No. in the upper righthand corner. If a Committee Proposal is reprinted with amendments, the Printer's Number will change, the Proposal Number will remain the same, and the Prior Printer's Number will be noted in the upper lefthand corner.

RULE 26

CONSIDERATION OF PROPOSALS

Committee Proposals—Drafting Requirement

1. Every Committee proposal, before being reported to the Convention, shall be prepared by the Convention Drafting Bureau designated by the Committee on Administration and Finance.

Consideration

2. Every proposal reported from committee shall be considered on three different days before a final vote is taken.
3. A committee proposal shall be printed, placed on the desks of the Delegates and appear on the Calendar for at least one Convention Day before the Convention considers it for the first time.
4. All proposals reported from committee for consideration shall be placed on a Calendar numerically, in the following order:
 - a. Third consideration.
 - b. Second consideration.
 - c. First consideration.

No proposal shall be considered for a second or third time until it is printed, appears on the Calendar and the desks of the Delegates.

5. Proposals on second consideration may be amended, so long as the amendment is germane to the original purpose of the proposal and the amendment has been prepared by the Convention Drafting Bureau designated by the Committee on Administration and Finance.
6. A proposal which has been amended shall remain on the second consideration calendar for action after the proposal is reprinted showing the amendments agreed to.
7. Each proposal on the second consideration calendar may be debated for three hours, but no Delegate may speak more than fifteen minutes without the consent of a majority of the Delegates present.
8. When a proposal is ready for consideration the second time, the President will say, "Will the Convention agree to the proposals?" (Pause for any remarks.) "Agreed to."
9. When a proposal has been agreed to for a second time, it shall be referred by the President to the Committee on Style and Drafting for incorporation in final draft, in accordance with Rule 22.
10. The Committee on Style and Drafting shall report to the Convention any proposal referred to it, which proposal shall be placed on the third consideration calendar.
11. The proposal as reported by the Committee on Style and Drafting may be amended upon consent of a majority of the Delegates present.
12. In the event the proposal of the Committee on Style and Drafting is amended on third consideration, a vote on final passage shall not be taken thereon, but such proposal shall automatically be reprinted and recommitted to the Committee on Style and Drafting in the same manner and with the same effect as a proposal advanced from second to third consideration.
13. When a report of the Committee on Style and Drafting is in position for third consideration and final passage, and the report is on the desk of each Delegate, the President will say:
"Will the Convention agree to the report of the Committee on Style and Drafting?" (Pause for debate or amendment.) "Agreed to. This report is now before the Convention for final passage. The question is 'Shall the report pass finally?'" (For referral to the Committee on Arrangement, Submission and Address to the People.)
At this stage of passage debate shall be limited to three hours, but no Delegate shall speak for more than fifteen minutes without the consent of a majority of the Delegates present.
14. On the vote of every proposal, section, Article and any revision of or amendments to the specified Articles of the Constitution, the vote shall be taken by yeas and nays and the names voting for and against shall be entered on the Journal.
No proposal, section, Article nor any revision of or amendments to the Constitution shall be deemed passed unless a majority of the one hundred sixty-three Delegates (82) to the Convention shall have voted in favor of the passage of the same and such fact noted in the Journal.
15. Upon final passage by the Convention, the report of the Committee on Style and Drafting shall be certified by the Secretary and President and referred to the Committee on Arrangement, Submission and Address to the People, to be considered in accordance with Rule 22.

RULE 27

AMENDMENTS

1. A proposal may be amended by a committee to which it is referred when reporting such proposal.
- 1a. Any Delegate may offer amendments to a proposal on second consideration and with the consent of a majority of the Delegates present when it is on third consideration.
2. No amendment may be offered on first consideration or final passage.
3. No amendment may be offered to any proposal or to any amendment to a proposal which is not germane to the original object or purpose or in the nature of a substitute if the substitute is not germane.
4. An amendment may be amended but an amendment to an amendment may not be amended.
5. Amendments must be presented in quadruplicate typewritten copies.
6. Amendments must be prepared by the Convention Drafting Bureau designated by the Committee on Administration and Finance.

RULE 28

DEBATE—LIMITATIONS

There can be no debate unless there is a question before the Convention, and debate must be confined to that question.

The asking of a question or the making of suggestions is not to be considered as debate. A Delegate shall be entitled to make inquiry concerning the meaning, the purpose or the effect of even an undebatable question.

Unless by unanimous consent or unless otherwise decided by a majority vote of the Delegates present, no Delegate (committee co-chairmen excepted) shall be allowed to speak more than twice during the consideration of any one question on the same day and at the same stage of proceedings; except that the sponsor of a proposal, amendment or resolution, or the mover of a question shall have the right to open and close debate thereon.

No Delegate (committee co-chairmen excepted) shall be permitted to speak more than ten minutes at any one time.

No Delegate shall yield to any other Delegate the time to which he is entitled to speak on any matter.

RULE 29

LOBBYIST

Registration

Any natural person who is employed or engaged for compensation, by any other person or any partnership, committee, association, corporation or any other organization, to advocate passage or defeat of proposals of the Constitutional Convention or of any of its Delegates shall, before beginning such activities, submit to the Secretary of the Convention a registration statement made under oath or affirmation before an officer authorized by law to administer oaths setting forth the name and business address of the lobbyist, the name and address of the person, partnership, committee, association, corporation or other organization by whom he is employed or engaged, the name and address of the person, partnership, committee, association, corporation or other organization in whose interest he will advocate the passage or defeat of proposals of the Convention and the duration of his employment. Whenever any of the facts required herein change, the lobbyist shall file a revised statement.

Any person violating any of the provisions of this section shall be guilty of a misdemeanor, and upon conviction, shall be sentenced to pay a fine not exceeding five hundred dollars (\$500) or to undergo imprisonment not exceeding one year, or both.

Prohibition

No Delegate, officer or employee of the Convention shall, except within the scope of his Convention duties or employment, directly or indirectly, promote or oppose the passage of any proposed constitutional amendment or resolution by the Convention in the capacity of a lobbyist.

RULE 30

RESOLUTIONS

Resolutions may be introduced only by a Delegate, or the co-chairmen of a committee on behalf of a majority of such committee.

Each resolution shall be introduced in quadruplicate and the procedure for introduction shall be in the same manner as introducing a proposal.

The President shall refer such resolution to an appropriate committee, unless by unanimous consent or suspension of the rules the Convention shall decide otherwise, at which time the resolution shall be read in full before it is considered.

PROPOSALS
ADOPTED BY
THE CONSTITUTIONAL CONVENTION
WITH
COMPARATIVE TEXT
OF
PRESENT CONSTITUTION
COMMONWEALTH OF PENNSYLVANIA

RAYMOND P. SHAFER

Governor

JOSEPH J. KELLEY, JR.

Secretary of the Commonwealth



SECTION 9

PROPOSALS OF THE CONSTITUTIONAL CONVENTION

**Pennsylvania Constitutional
Convention
of 1967-1968**

PROPOSAL NO. I

A Proposal

Amending the Constitution of Pennsylvania making changes relating to legislative districts.

THE CONSTITUTIONAL CONVENTION OF PENNSYLVANIA HEREBY PROPOSES AS FOLLOWS:

Section 1. Sections sixteen and seventeen of article two of the Constitution of Pennsylvania are amended to read:

Section 16. Legislative Districts.—The Commonwealth shall be divided into fifty senatorial and two hundred three representative districts, which shall be composed of compact and contiguous territory as nearly equal in population as practicable. Each senatorial district shall elect one Senator, and each representative district one Representative. Unless absolutely necessary no county, city, incorporated town, borough, township or ward shall be divided in forming either a senatorial or representative district.

SCHEDULE

The foregoing amendment to article two of the Constitution of Pennsylvania if approved by the electorate voting on April 23, 1968, shall become effective the year following that in which the next Federal decennial census is officially reported as required by Federal law.

PROPOSAL NO. II

A Proposal

Amending the Constitution of Pennsylvania making changes relating to legislative apportionment.

THE CONSTITUTIONAL CONVENTION OF PENNSYLVANIA HEREBY PROPOSES AS FOLLOWS:

Section 1. Section eighteen of article two of the Constitution of Pennsylvania is amended to read:

Section 17. Legislative Reapportionment Commission.—(a) In each year following that in which the Federal decennial census is officially reported as required by Federal law, a Legislative Reapportionment Commission shall be constituted for the purpose of reapportioning the Commonwealth. The commission shall act by a majority of its entire membership.

(b) The commission shall consist of five members: four of whom shall be the majority and minority leaders of both the Senate and the House of Representatives, or deputies appointed by each of them, and a chairman selected as hereinafter provided. No later than the fourth Monday in January of the year following the year in which the Federal decennial census is officially reported as required by Federal law, the four members shall be certified by the President Pro Tempore of the Senate and the Speaker of the House of Representatives to the elections officer of the Commonwealth who under law shall have supervision over elections.

The four members within forty-five days after their certification shall select the fifth member, who shall serve as chairman of the commission, and shall immediately certify his name to such elections officer.

The chairman shall be a citizen of the Commonwealth other than a local, State or Federal official holding an office to which compensation is attached.

If the four members fail to select the fifth member within the time prescribed, a majority of the entire membership of the Supreme Court within thirty days thereafter shall appoint the chairman as aforesaid and certify his appointment to such elections officer.

Any vacancy in the commission shall be filled within fifteen days in the same manner in which such position was originally filled.

(c) No later than ninety days after either the commission has been duly certified or the population data for the Commonwealth as determined by the Federal decennial census are available, whichever is later in time, the commission shall file a preliminary reapportionment plan with such elections officer.

The commission shall have thirty days after filing the preliminary plan to make corrections in the plan.

Any person aggrieved by the preliminary plan shall have the same thirty-day period to file exceptions with the commission in which case the commission shall have thirty days after the date the exceptions were filed to prepare and file with such elections officer a revised reapportionment plan. If no exceptions are filed within thirty days, or if filed and acted upon, the commission's plan shall be final and have the force of law.

(d) Any aggrieved person may file an appeal from the final plan directly to the Supreme Court within thirty days after the filing thereof. If the appellant establishes that the final plan is contrary to law, the Supreme Court shall issue an order remanding the plan to the commission and directing the commission to reapportion the Commonwealth in a manner not inconsistent with such order.

(e) When the Supreme Court has finally decided an appeal or when the last day for filing an appeal has passed with no appeal taken, the reapportionment plan shall have the force of law and the districts therein provided shall be used thereafter in elections to the General Assembly until the next reapportionment as required under this section seventeen.

(f) The General Assembly shall appropriate sufficient funds for the compensation and expenses of members and staff appointed by the commission, and other necessary expenses. The members of the commission shall be entitled to such compensation for their services as the General Assembly from time to time shall determine, but no part thereof shall be paid until a preliminary plan is filed. If a preliminary plan is filed but the commission fails to file a revised or final plan within the time prescribed, the commission members shall forfeit all right to compensation not paid.

(g) If a preliminary, revised or final reapportionment plan is not filed by the commission within the time prescribed by this section, unless the time be extended by the Supreme Court for cause shown, the Supreme Court shall immediately proceed on its own motion to reapportion the Commonwealth.

(h) Any reapportionment plan filed by the commission, or ordered or prepared by the Supreme Court upon the failure of the commission to act, shall be published by the elections officer once in at least one newspaper of general circulation in each senatorial and

representative district. The publication shall contain a map of the Commonwealth showing the complete reapportionment of the General Assembly by districts, and a map showing the reapportionment districts in the area normally served by the newspaper in which the publication is made. The publication shall also state the population of the senatorial and representative districts having the smallest and largest population and the percentage variation of such districts from the average population for senatorial and representative districts.

SCHEDULE

The foregoing amendment to article two of the Constitution of Pennsylvania if approved by the electorate voting on April 23, 1968, shall become effective the year following that in which the next Federal decennial census is officially reported as required by Federal law.

PROPOSAL NO. III

A Proposal

Amending the Constitution of Pennsylvania further providing for Commonwealth indebtedness.

THE CONSTITUTIONAL CONVENTION OF PENNSYLVANIA HEREBY PROPOSES AS FOLLOWS:

Section 1. Article eight of the Constitution of Pennsylvania is amended by adding after section six two new sections to read:

Section 7. Commonwealth Indebtedness.—(a) No debt shall be incurred by or on behalf of the Commonwealth except by law and in accordance with the provisions of this section.

(1) Debt may be incurred without limit to suppress insurrection, rehabilitate areas affected by man-made or natural disaster, or to implement unissued authority approved by the electors prior to the adoption of this article.

(2) The Governor, State Treasurer and Auditor General, acting jointly, may (i) issue tax anticipation notes having a maturity within the fiscal year of issue and payable exclusively from revenues received in the same fiscal year, and (ii) incur debt for the purpose of refunding other debt, if such refunding debt matures within the term of the original debt.

(3) Debt may be incurred without limit for purposes specifically itemized in the law authorizing such debt, if the question whether the debt shall be incurred has been submitted to the electors and approved by a majority of those voting on the question.

(4) Debt may be incurred without the approval of the electors for capital projects specifically itemized in a capital budget, if such debt will not cause the amount of all net debt outstanding to exceed one and three-quarters times the average of the annual tax revenues deposited in the previous five fiscal years as certified by the Auditor General. For the purposes of this subsection, debt outstanding shall not include debt incurred under clauses (1) and (2) (i), or debt incurred under clause (2) (ii) if the original debt would not be so considered, or debt incurred under subsection (3)

unless the General Assembly shall so provide in a law authorizing such debt.

(b) All debt incurred for capital projects shall mature within a period not to exceed the estimated useful life of the projects as stated in the authorizing law, and when so stated shall be conclusive. All debt except indebtedness permitted by clause (2) (i), shall be amortized in substantial and regular amounts, the first of which shall be due prior to the expiration of a period equal to one-tenth the term of the debt.

(c) As used in this section, debt shall mean the issued and outstanding obligations of the Commonwealth and shall include obligations of its agencies and authorities to the extent they are to be repaid from lease rentals or other charges payable directly or indirectly from revenues of the Commonwealth. Debt shall not include either (1) that portion of obligation to be repaid from charges made to the public for the use of the capital projects financed, as determined by the Auditor General, or (2) obligations to be repaid from lease rentals or other charges payable by a school district or other local taxing authority, or (3) obligations to be repaid by agencies or authorities created for the joint benefit of the Commonwealth and one or more other State governments.

(d) If sufficient funds are not appropriated for the timely payment of the interest upon and installment of principal of all debt, the State Treasurer shall set apart from the first revenues thereafter received applicable to the appropriate fund a sum sufficient to pay such interest and installments of principal, and shall so apply the money so set apart. The State Treasurer may be required to set aside and apply such revenues at the suit of any holder of Commonwealth obligations.

Section 2. Section nine of the article is amended to read:

Section 8. Commonwealth Credit Not to be Pledged.—The credit of the Commonwealth shall not be pledged or loaned to any individual, company, corporation or association nor shall the Commonwealth become a joint owner or stockholder in any company, corporation or association.

Section 9. Municipal Debt Not to be Assumed by Commonwealth.—The Commonwealth shall not assume the debt, or any part thereof, of any county, city, borough, incorporated town, township or any similar general purpose unit of government unless such debt shall have been incurred to enable the Commonwealth to suppress insurrection or to assist the Commonwealth in the discharge of any portion of its present indebtedness.

SCHEDULE

The existing sections four, five, eleven, twelve, thirteen, sixteen, sixteen, seventeen, twenty-one, twenty-two and twenty-three of article eight of the Constitution of Pennsylvania are hereby repealed.

Effective when the last bonds have been issued under their authority, sections twenty-four and twenty-five of article eight of the Constitution of Pennsylvania are hereby repealed.

PROPOSAL NO. IV

A Proposal

Amending the Constitution of Pennsylvania specifying audit control of public moneys and establishing and regulating a balanced State budget for the next fiscal year and financial plans for the succeeding five years.

THE CONSTITUTIONAL CONVENTION OF PENNSYLVANIA HEREBY PROPOSES AS FOLLOWS:

Section 1. Article eight of the Constitution of Pennsylvania is amended by adding after section nine a new section to read:

Section 10. Audit.—The financial affairs of any entity funded or financially aided by the Commonwealth, and all departments, boards, commissions, agencies, instrumentalities, authorities and institutions of the Commonwealth, shall be subject to audits made in accordance with generally accepted auditing standards.

Any Commonwealth officer whose approval is necessary for any transaction relative to the financial affairs of the Commonwealth shall not be charged with the function of auditing that transaction after its occurrence.

Section 2. Article eight of the Constitution of Pennsylvania is amended by adding after section eleven three new sections to read:

Section 12. Governor's Budgets and Financial Plan.—Annually, at the times set by law, the Governor shall submit to the General Assembly:

(a) A balanced operating budget for the ensuing fiscal year setting forth in detail (i) proposed expenditures classified by department or agency and by program and (ii) estimated revenues from all sources. If estimated revenues and available surplus are less than proposed expenditures, the Governor shall recommend specific additional sources of revenue sufficient to pay the deficiency and the estimated revenue to be derived from each source;

(b) A capital budget for the ensuing fiscal year setting forth in detail proposed expenditures to be financed from the proceeds of obligations of the Commonwealth or of its agencies or authorities or from operating funds; and

(c) A financial plan for not less than the next succeeding five fiscal years, which plan shall include for each such fiscal year:

(i) Projected operating expenditures classified by department or agency and by program, in reasonable detail, and estimated revenues, by major categories, from existing and additional sources, and

(ii) Projected expenditures for capital projects specifically itemized by purpose, and the proposed sources of financing each.

Section 13. Appropriations.—(a) Operating budget appropriations made by the General Assembly shall not exceed the actual and estimated revenues and surplus available in the same fiscal year.

(b) The General Assembly shall adopt a capital budget for the ensuing fiscal year.

Section 14. Surplus.—All surplus of operating funds

at the end of the fiscal year shall be appropriated during the ensuing fiscal year by the General Assembly.

SCHEDULE

The following schedule is adopted: Sections ten, twelve, thirteen and fourteen of article eight shall take effect as soon as possible, but no later than July 1, 1970.

PROPOSAL NO. V

A Proposal

Amending the Constitution of Pennsylvania further regulating exemptions from taxation and providing for the taxation of real property of public utilities.

THE CONSTITUTIONAL CONVENTION OF PENNSYLVANIA HEREBY PROPOSES AS FOLLOWS:

Section 1. Section one of article eight of the Constitution of Pennsylvania is amended and a new section is added after said section, to read:

Section 1. Uniformity of Taxation.—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.

Section 2. Exemptions and Special Provisions.—(a) The General Assembly may by law exempt from taxation:

(i) Actual places of regularly stated religious worship;

(ii) Actual places of burial, when used or held by a person or organization deriving no private or corporate profit therefrom and no substantial part of whose activity consists of selling personal property in connection therewith;

(iii) That portion of public property which is actually and regularly used for public purposes;

(iv) That portion of the property owned and occupied by any branch, post or camp of honorably discharged servicemen or servicewomen which is actually and regularly used for benevolent, charitable or patriotic purposes; and

(v) Institutions of purely public charity, but in the case of any real property tax exemptions only that portion of real property of such institution which is actually and regularly used for the purposes of the institution.

(b) The General Assembly may, by law:

(i) Establish standards and qualifications for private forest reserves, and make special provision for the taxation thereof;

(ii) Establish as a class or classes of subjects of taxation the property or privileges of persons who, because of age, disability, infirmity or poverty are determined to be in need of tax exemption or of special tax provisions, and for any such class or classes, uniform standards and qualifications. The Commonwealth, or any other taxing authority, may adopt or employ such class or classes and standards and qualifications, and except as herein provided may impose taxes, grant exemptions, or make special tax provisions in accordance therewith. No exemption or special provision shall be made under this clause with respect to taxes upon the sale or use of personal property, and no exemption

from any tax upon real property shall be granted by the General Assembly under this clause unless the General Assembly shall provide for the reimbursement of local taxing authorities by or through the Commonwealth for revenue losses occasioned by such exemption;

(iii) Establish standards and qualifications by which local taxing authorities may make uniform special tax provisions applicable to a taxpayer for a limited period of time to encourage improvement of deteriorating property or areas by an individual, association or corporation, or to encourage industrial development by a non-profit corporation; and

(iv) Make special tax provisions on any increase in value of real estate resulting from residential construction. Such special tax provisions shall be applicable for a period not to exceed two years.

(c) Citizens and residents of this Commonwealth, who served in any war or armed conflict in which the United States was engaged and were honorably discharged or released under honorable circumstances from active service, shall be exempt from the payment of all real property taxes upon the residence occupied by the said citizens and residents of this Commonwealth imposed by the Commonwealth of Pennsylvania or any of its political subdivisions if, as a result of military service, they are blind, paraplegic or double or quadruple amputees, and if the State Veterans' Commission determines that such persons are in need of the tax exemptions granted herein.

Section 2. Sections one B, two, eighteen, twenty-four and twenty-five of article eight of the Constitution of Pennsylvania are renumbered three, five, eleven, fifteen and sixteen respectively, and section three of article eight of the Constitution of Pennsylvania is amended to read:

Section 6. Taxation of Corporations.—The power to tax corporations and corporate property shall not be surrendered or suspended by any contract or grant to which the Commonwealth shall be a party.

Section 3. Article eight of the Constitution of Pennsylvania is amended by adding after section three, a new section, to read:

Section 4. Public Utilities.—The real property of public utilities is subject to real estate taxes imposed by local taxing authorities. Payment to the Commonwealth of gross receipts taxes or other special taxes in replacement of gross receipts taxes by a public utility and the distribution by the Commonwealth to the local taxing authorities of the amount as herein provided shall, however, be in lieu of local taxes upon its real property which is used or useful in furnishing its public utility service. The amount raised annually by such gross receipts or other special taxes shall not be less than the gross amount of real estate taxes which the local taxing authorities could have imposed upon such real property but for the exemption herein provided. This gross amount shall be determined in the manner provided by law. An amount equivalent to such real estate taxes shall be distributed annually among all local taxing authorities in the proportion which the total tax receipts of each local taxing au-

thority bear to the total tax receipts of all local taxing authorities, or in such other equitable proportions as may be provided by law.

Notwithstanding the provisions of this section, any law which presently subjects real property of public utilities to local real estate taxation by local taxing authorities shall remain in full force and effect.

SCHEDULE

Sections one and two shall take effect as soon as possible, but no later than July 1, 1970. Section four shall take effect July 1, 1970, unless the General Assembly earlier provides enabling legislation in accordance therewith.

PROPOSAL NO. VI

A Proposal

Amending the Constitution of Pennsylvania, providing for local government in Pennsylvania.

THE CONSTITUTIONAL CONVENTION OF PENNSYLVANIA HEREBY PROPOSES AS FOLLOWS:

Section 1. The Constitution of Pennsylvania is amended by adding a new article to read:

ARTICLE IX

LOCAL GOVERNMENT

Section 1. Local Government.—The General Assembly shall provide by general law for local government within the Commonwealth. Such general law shall be uniform as to all classes of local government regarding procedural matters.

Section 2. Home Rule.—Municipalities shall have the right and power to frame and adopt home rule charters. Adoption, amendment or repeal of a home rule charter shall be by referendum. The General Assembly shall provide the procedure by which a home rule charter may be framed and its adoption, amendment or repeal presented to the electors. If the General Assembly does not so provide, a home rule charter or a procedure for framing and presenting a home rule charter may be presented to the electors by initiative or by the governing body of the municipality. A municipality which has a home rule charter may exercise any power or perform any function not denied by this Constitution by its home rule charter or by the General Assembly at any time.

Section 3. Optional Plans.—Municipalities shall have the right and power to adopt optional forms of government as provided by law. The General Assembly shall provide optional forms of government for all municipalities. An optional form of government shall be presented to the electors by initiative, by the governing body of the municipality, or by the General Assembly. Adoption or repeal of an optional form of government shall be by referendum.

Section 4. County Government.—County officers shall consist of commissioners, controllers or auditors, district attorneys, public defenders, treasurers, sheriffs, registers of wills, recorders of deeds, prothonotaries,

clerks of the courts, and such others as may from time to time be provided by law.

County officers, except for public defenders who shall be appointed as shall be provided by law, shall be elected at the municipal elections and shall hold their offices for the term of four years, beginning on the first Monday of January next after their election, and until their successors shall be duly qualified; all vacancies shall be filled in such a manner as may be provided by law.

County officers shall be paid only by salary as provided by law for services performed for the county or any other governmental unit. Fees incidental to the conduct of any county office shall be payable directly to the county or the Commonwealth, or as otherwise provided by law.

Three county commissioners shall be elected in each county. In the election of these officers each qualified elector shall vote for no more than two persons, and the three persons receiving the highest number of votes shall be elected.

Provisions for county government in this section shall apply to every county except a county which has adopted a home rule charter or an optional form of government. One of the optional forms of county government provided by law shall include the provisions of this section.

Section 5. Intergovernmental Cooperation.—A municipality by act of its governing body may, or upon being required by initiative and referendum in the area affected shall, cooperate or agree in the exercise of any function, power or responsibility with, or delegate or transfer any function, power or responsibility to, one or more other governmental units including other municipalities or districts, the Federal government, any other state or its governmental units, or any newly created governmental unit.

Section 6. Area Government.—The General Assembly shall provide for the establishment and dissolution of government of areas involving two or more municipalities or parts thereof.

Section 7. Area-wide Powers.—The General Assembly may grant powers to area governments or to municipalities within a given geographical area in which there exists intergovernmental cooperation or area government and designate the classes of municipalities subject to such legislation.

Section 8. Consolidation, Merger or Boundary Change.—Uniform Legislation. The General Assembly shall, within two years following the adoption of this article, enact uniform legislation establishing the procedure for consolidation, merger or change of the boundaries of municipalities.

Initiative. The electors of any municipality shall have the right, by initiative and referendum, to consolidate, merge and change boundaries by a majority vote of those voting thereon in each municipality, without the approval of any governing body.

Study. The General Assembly shall designate an agency of the Commonwealth to study consolidation, merger and boundary changes, advise municipalities on

all problems which might be connected therewith, and initiate local referendum.

Legislative Power. Nothing herein shall prohibit or prevent the General Assembly from providing additional methods for consolidation, merger or change of boundaries.

Section 9. Appropriation for Public Purposes.—The General Assembly shall not authorize any municipality or incorporated district to 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. The General Assembly may provide standards by which municipalities or school districts may give financial assistance or lease property to public service, industrial or commercial enterprises if it shall find that such assistance or leasing is necessary to the health, safety or welfare of the Commonwealth or any municipality or school district. Existing authority of any municipality or incorporated district to obtain or appropriate money for, or to loan its credit to, any corporation, association, institution or individual, is preserved.

Section 10. Local Government Debt.—Subject only to the restrictions imposed by this section, the General Assembly shall prescribe the debt limits of all units of local government including municipalities and school districts. For such purposes, the debt limit base shall be a percentage of the total revenue, as defined by the General Assembly, of the unit of local government computed over a specific period immediately preceding the year of borrowing. The debt limit to be prescribed in every such case shall exclude all indebtedness (1) for any project to the extent that it is self-liquidating or self-supporting or which has heretofore been defined as self-liquidating or self-supporting, or (2) which has been approved by referendum held in such manner as shall be provided by law. The provisions of this paragraph shall not apply to the City or County of Philadelphia.

Any unit of local government, including municipalities and school districts, incurring any indebtedness, shall at or before the time of so doing adopt a covenant, which shall be binding upon it so long as any such indebtedness shall remain unpaid, to make payments out of its sinking fund or any other of its revenues or funds at such time and in such annual amounts specified in such covenant as shall be sufficient for the payment of the interest thereon and the principal thereof when due.

Section 11. Local Reapportionment.—Within the year following that in which the Federal decennial census is officially reported as required by Federal law, and at such other times as the governing body of any municipality shall deem necessary, each municipality having a governing body not entirely elected at large shall be reapportioned, by its governing body or as shall otherwise be provided by uniform law, into districts which shall be composed of compact and contiguous territory as nearly equal in population as practicable, for the purpose of describing the districts for those not elected at large.

Section 12. Philadelphia Debt.—The debt of the City

of Philadelphia may be increased in such amount that the total debt of said city shall not exceed thirteen and one-half percent of the average of the annual assessed valuations of the taxable realty therein, during the ten years immediately preceding the year in which such increase is made, but said city shall not increase its indebtedness to an amount exceeding three percent upon such average assessed valuation of realty, without the consent of the electors thereof at a public election held in such manner as shall be provided by law.

In ascertaining the debt-incurring capacity of the City of Philadelphia at any time, there shall be deducted from the debt of said city so much of such debt as shall have been incurred, or is about to be incurred, and the proceeds thereof expended, or about to be expended, upon any public improvement, or in construction, purchase or condemnation of any public utility, or part thereof, or facility therefor, if such public improvement or public utility, or part thereof, or facility therefor, whether separately, or in connection with any other public improvement or public utility, or part thereof, or facility therefor, may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon. The method of determining such amount, so to be deducted, shall be as now prescribed, or which may hereafter be prescribed by law.

In incurring indebtedness for any purpose the City of Philadelphia may issue its obligations maturing not later than fifty years from the date thereof, with provision for a sinking fund to be in equal or graded annual or other periodical installments. Where any indebtedness shall be or shall have been incurred by said City of Philadelphia for the purpose of the construction or improvement of public works or utilities of any character, from which income or revenue is to be derived by said city, or for the reclamation of land to be used in the construction of wharves or docks owned or to be owned by said city, such obligations may be in an amount sufficient to provide for, and may include the amount of the interest and sinking fund charges accruing and which may accrue thereon throughout the period of construction, and until the expiration of one year after the completion of the work for which said indebtedness shall have been incurred.

No debt shall be incurred by, or on behalf of, the County of Philadelphia.

Section 13. Abolition of County Offices in Philadelphia.—(a) In Philadelphia all county offices are hereby abolished, and the city shall henceforth perform all functions of county government within its area through officers selected in such manner as may be provided by law.

(b) Local and special laws, regulating the affairs of the City of Philadelphia and creating offices or prescribing the powers and duties of officers of the City of Philadelphia, shall be valid notwithstanding the provisions of section thirty-two of article three of this Constitution.

(c) All laws applicable to the County of Philadelphia shall apply to the City of Philadelphia.

(d) The City of Philadelphia shall have, assume and take over all powers, property, obligations and indebtedness of the County of Philadelphia.

(e) The provisions of section two of this article shall apply with full force and effect to the functions of the county government hereafter to be performed by the city government.

(f) Upon adoption of this amendment all county officers shall become officers of the City of Philadelphia, and until the General Assembly shall otherwise provide, shall continue to perform their duties and be elected, appointed, compensated and organized in such manner as may be provided by the provisions of the Constitution and the laws of the Commonwealth in effect at the time this amendment becomes effective, but such officers serving when this amendment becomes effective shall be permitted to complete their terms.

Section 14. Definition.—As used in this article, the following words shall have the following meanings:

"Municipality" means a county, city, borough, incorporated town, township or any similar general purpose unit of government which shall hereafter be created by the General Assembly.

"Initiative" means the filing with the applicable election officials at least ninety days prior to the next primary or general election of a petition containing a proposal for referendum signed by electors comprising five percent of the number of electors voting for the office of Governor in the last gubernatorial general election in each municipality or area affected. The applicable election official shall place the proposal on the ballot in a manner fairly representing the content of the petition for decision by referendum at said election. Initiative on a similar question shall not be submitted more often than once in five years. No enabling law shall be required for initiative.

"Referendum" means approval of a question placed on the ballot, by initiative or otherwise, by a majority vote of the electors voting thereon.

Section 2. Sections seven, eight, ten, fifteen and nineteen of article eight; section one of article thirteen sections one, two, three, four, five, six, seven and eight of article fourteen and sections one, two, three, four and five of article fifteen are repealed.

SCHEDULE

This new article and the repeal of existing sections shall take effect on the date of approval by the electorate, except that the following sections shall take effect on the effective date of legislation adopted pursuant to the sections or the date indicated below, whichever shall first occur.

The first, third and fourth paragraphs of section eight shall take effect two years after the effective date. The second sentence of section one, the fourth sentence of section two, all of section three, the third paragraph of section four, and the first paragraph of section ten shall take effect four years after the effective date. The second sentence of section one and the first paragraph of section eight on Uniform Legislation shall be construed so as to be consistent with the jurisdiction of this Convention.

PROPOSAL NO. VII

A Proposal

Repealing article five of the Constitution of Pennsylvania relating to the Judiciary and adding a new Judiciary article.

THE CONSTITUTIONAL CONVENTION OF PENNSYLVANIA HEREBY PROPOSES AS FOLLOWS:

Section 1. The Constitution of Pennsylvania is amended by adding after article four, a new article to read:

ARTICLE

THE JUDICIARY

Section 1. Unified Judicial System.—The judicial power of the Commonwealth shall be vested in a unified judicial system consisting of the Supreme Court, the Superior Court, the Commonwealth Court, courts of common pleas, community courts, municipal and traffic courts in the City of Philadelphia, such other courts as may be provided by law and justices of the peace. All courts and justices of the peace and their jurisdiction shall be in this unified judicial system.

Section 2. Supreme Court.—The Supreme Court (a) shall be the highest court of the Commonwealth and in this court shall be reposed the supreme judicial power of the Commonwealth;

(b) shall consist of seven justices, one of whom shall be the Chief Justice; and

(c) shall have such jurisdiction as shall be provided by law.

Section 3. Superior Court.—The Superior Court shall consist of seven judges, one of whom shall be the president judge, and its jurisdiction shall be as provided by law.

Section 4. Commonwealth Court.—The Commonwealth Court shall be a statewide court, and shall consist of the number of judges and have such jurisdiction as shall be provided by law. One of its judges shall be the president judge.

Section 5. Courts of Common Pleas.—There shall be one court of common pleas for each judicial district (a) having such divisions and consisting of such number of judges as shall be provided by law, one of whom shall be the president judge; and

(b) having unlimited original jurisdiction in all cases except as may otherwise be provided by law.

Section 6. Community Courts; Philadelphia Municipal Court and Traffic Court.—(a) In any judicial district a majority of the electors voting thereon may approve the establishment or discontinuance of a community court. Where a community court is approved, one community court shall be established; its divisions, number of judges and jurisdiction shall be as provided by law.

(b) The question whether a community court shall be established or discontinued in any judicial district shall be placed upon the ballot in a primary election by petition which shall be in the form prescribed by the officer of the Commonwealth who under law shall

have supervision over elections. The petition shall be filed with that officer and shall be signed by a number of electors equal to five percent of the total votes cast for all candidates for the office occupied by a single official for which the highest number of votes was cast in that judicial district at the last preceding general or municipal election. The manner of signing such petitions, the time of circulating them, the affidavits of the persons circulating them and all other details not contained herein shall be governed by the general laws relating to elections. The question shall not be placed upon the ballot in a judicial district more than once in any five-year period.

(c) In the City of Philadelphia there shall be a municipal court and a traffic court. The number of judges and the jurisdiction of each shall be as provided by law. These courts shall exist so long as a community court has not been established or in the event one has been discontinued under this section.

Section 7. Justices of the Peace; Magisterial Districts.—(a) In any judicial district, other than the City of Philadelphia where a community court has not been established or where one has been discontinued there shall be one justice of the peace in each magisterial district. The jurisdiction of the justice of the peace shall be as provided by law.

(b) The General Assembly shall by law establish classes of magisterial districts solely on the basis of population and population density and shall fix the salaries to be paid justices of the peace in each class. The number and boundaries of magisterial districts of each class within each judicial district shall be established by the Supreme Court or by the courts of common pleas under the direction of the Supreme Court as required for the efficient administration of justice within each magisterial district.

Section 8. Other Courts.—The General Assembly may establish additional courts or divisions of existing courts, as needed, or abolish any statutory court or division thereof.

Section 9. Right of Appeal.—There shall be a right of appeal in all cases to a court of record from a court not of record; and there shall also be a right of appeal from a court of record or from an administrative agency to a court of record or to an appellate court, the selection of such court to be as provided by law; and there shall be such other rights of appeal as may be provided by law.

Section 10. Judicial Administration.—(a) The Supreme Court shall exercise general supervisory and administrative authority over all the courts and justices of the peace, including authority to temporarily assign judges and justices of the peace from one court or district to another as it deems appropriate.

(b) The Supreme Court shall appoint a court administrator and may appoint such subordinate administrators and staff as may be necessary and proper for the prompt and proper disposition of the business of all courts and justices of the peace.

(c) The Supreme Court shall have the power to prescribe general rules governing practice, procedure and the conduct of all courts, justices of the peace and

all officers serving process or enforcing orders, judgments or decrees of any court or justice of the peace, including the power to provide for assignment and re-assignment of classes of actions or classes of appeals among the several courts as the needs of justice shall require, and for admission to the bar and to practice law, and the administration of all courts and supervision of all officers of the judicial branch, if such rules are consistent with this Constitution and neither abridge, enlarge nor modify the substantive rights of any litigant, nor affect the right of the General Assembly to determine the jurisdiction of any court or justice of the peace, nor suspend nor alter any statute of limitation or repose. All laws shall be suspended to the extent that they are inconsistent with rules prescribed under these provisions.

(d) The Chief Justice and president judges of all courts with seven or less judges shall be the justice or judge longest in continuous service on their respective courts; and in the event of his resignation from this position the justice or judge next longest in continuous service shall be the Chief Justice or president judge. The president judges of all other courts shall be selected for five-year terms by the members of their respective courts, except that the president judge of the traffic court in the City of Philadelphia shall be appointed by the Governor. A Chief Justice or president judge may resign such position and remain a member of the court. In the event of a tie vote for office of president judge in a court which elects its president judge, the Supreme Court shall appoint as president judge one of the judges receiving the highest number of votes.

(e) Should any two or more justices or judges of the same court assume office at the same time, they shall cast lots forthwith for priority of commission, and certify the results to the Governor who shall issue their commissions accordingly.

Section 11. Judicial Districts; Boundaries.—The number and boundaries of judicial districts shall be changed by the General Assembly only with the advice and consent of the Supreme Court.

Section 12. Qualifications of Justices, Judges and Justices of the Peace.—(a) Justices, judges and justices of the peace shall be citizens of the Commonwealth. Justices and judges, except the judges of the traffic court in the City of Philadelphia, shall be members of the bar of the Supreme Court. Justices and judges of statewide courts, for a period of one year preceding their election or appointment and during their continuance in office, shall reside within the Commonwealth. Other judges and justices of the peace, for a period of one year preceding their election or appointment and during their continuance in office, shall reside within their respective districts, except as provided in this article for temporary assignments.

(b) Judges of the traffic court in the City of Philadelphia and justices of the peace shall be members of the bar of the Supreme Court or shall complete a course of training and instruction in the duties of their respective offices and pass an examination prior to assuming office. Such courses and examinations shall be as provided by law.

Section 13. Election of Justices, Judges and Justices of the Peace; Vacancies.—(a) Justices, judges and justices of the peace shall be elected at the municipal election next preceding the commencement of their respective terms of office by the electors of the Commonwealth or the respective districts in which they are to serve.

(b) A vacancy in the office of justice, judge or justice of the peace shall be filled by appointment by the Governor. If the vacancy occurs during the session of the Senate, the appointment shall be with the advice and consent of two-thirds of the members elected to the Senate, except in the case of justices of the peace which shall be by a majority. If the vacancy occurs during the adjournment of the Senate such appointments shall not require the advice and consent of the Senate. The person so appointed shall serve for an initial term ending on the first Monday of January following the next municipal election more than ten months after the vacancy occurs.

(c) The provisions of section thirteen (b) shall not apply either in the case of a vacancy to be filled by retention election as provided in section fifteen (b) or in the case of a vacancy created by failure of a justice or judge to file a declaration for retention election as provided in section fifteen (b). In the case of a vacancy occurring at the expiration of an appointive term under section thirteen (b), the vacancy shall be filled by election as provided in section thirteen (a).

(d) At the primary election in 1969, the electors of the Commonwealth may elect to have the justices and judges of the Supreme, Superior, Commonwealth and all other statewide courts appointed by the Governor from a list of persons qualified for the offices submitted to him by the Judicial Qualifications Commission. If a majority vote of those voting on the question is in favor of this method of appointment, then whenever any vacancy occurs thereafter for any reason in such court the Governor shall fill the vacancy by appointment in the manner prescribed in this subsection. Such appointment shall not require the consent of the Senate.

(e) Each justice or judge appointed by the Governor under section thirteen (d) shall hold office for an initial term ending the first Monday of January following the next municipal election more than twenty-four months following the appointment.

Section 14. Judicial Qualifications Commission.—(a) Should the method of judicial selection be adopted as provided in section thirteen (d), there shall be a Judicial Qualifications Commission, composed of four non-lawyer electors appointed by the Governor and three non-judge members of the bar of the Supreme Court appointed by the Supreme Court. No more than four members shall be of the same political party. The members of the commission shall serve for terms of seven years, with one member being selected each year. The commission shall consider all names submitted to it and recommend to the Governor not fewer than ten nor more than twenty of those qualified for each vacancy to be filled.

(b) During his term, no member shall hold a public office or public appointment for which he receives compensation, nor shall he hold office in a political party or political organization.

(c) A vacancy on the commission shall be filled by the appointing authority for the balance of the term.

Section 15. Tenure of Justices, Judges and Justices of the Peace.—(a) The regular term of office of justices and judges shall be ten years and the regular term of office for judges of the municipal court and traffic court in the City of Philadelphia and of justices of the peace shall be six years. The tenure of any justice or judge shall not be affected by changes in judicial districts or by reduction in the number of judges.

(b) A justice or judge elected under section thirteen (a), appointed under section thirteen (d) or retained under this section fifteen (b) may file a declaration of candidacy for retention election with the officer of the Commonwealth who under law shall have supervision over elections on or before the first Monday of January of the year preceding the year in which his term of office expires. If no declaration is filed, a vacancy shall exist upon the expiration of the term of office of such justice or judge, to be filled by election under section thirteen (a) or by appointment under section thirteen (d) if applicable. If a justice or judge files a declaration, his name shall be submitted to the electors without party designation, on a separate judicial ballot or in a separate column on voting machines, at the municipal election immediately preceding the expiration of the term of office of the justice or judge, to determine only the question whether he shall be retained in office. If a majority is against retention, a vacancy shall exist upon the expiration of his term of office, to be filled by appointment under section thirteen (b) or under section thirteen (d) if applicable. If a majority favors retention, the justice or judge shall serve for the regular term of office provided herein, unless sooner removed or retired. At the expiration of each term a justice or judge shall be eligible for retention as provided herein, subject only to the retirement provisions of this article.

Section 16. Compensation and Retirement of Justices, Judges and Justices of the Peace.—(a) Justices, judges and justices of the peace shall be compensated by the Commonwealth as provided by law. Their compensation shall not be diminished during their terms of office, unless by law applying generally to all salaried officers of the Commonwealth.

(b) Justices, judges and justices of the peace shall be retired upon attaining the age of seventy years. Former and retired justices, judges and justices of the peace shall receive such compensation as shall be provided by law. No compensation shall be paid to any justice, judge or justice of the peace who is suspended or removed from office under section eighteen of this article or under article six.

(c) A former or retired justice or judge may, with his consent, be assigned by the Supreme Court on temporary judicial service as may be prescribed by rule of the Supreme Court.

Section 17. Prohibited Activities.—(a) Justices and judges shall devote full time to their judicial duties, and shall not engage in the practice of law, hold office in a political party or political organization, or hold an office or position of profit in the government of the United States, the Commonwealth or any municipal corporation or political subdivision thereof, except in

the armed service of the United States or the Commonwealth.

(b) Justices and judges shall not engage in any activity prohibited by law and shall not violate any canon of legal or judicial ethics prescribed by the Supreme Court. Justices of the peace shall be governed by rules or canons which shall be prescribed by the Supreme Court.

(c) No justice, judge or justice of the peace shall be paid or accept for the performance of any judicial duty or for any service connected with his office, any fee, emolument or perquisite other than the salary and expenses provided by law.

(d) No duties shall be imposed by law upon the Supreme Court or any of the justices thereof or the Superior Court or any of the judges thereof, except such as are judicial, nor shall any of them exercise any power of appointment except as provided in the Constitution.

Section 18. Suspension, Removal, Discipline and Compulsory Retirement.—(a) There shall be a Judicial Inquiry and Review Board having nine members as follows: three judges of the courts of common pleas from different judicial districts and two judges of the Superior Court, all of whom shall be selected by the Supreme Court; and two non-judge members of the bar of the Supreme Court and two non-lawyer electors, all of whom shall be selected by the Governor.

(b) The members shall serve for terms of four years provided that a member, rather than his successor, shall continue to participate in any hearing in progress at the end of his term. A vacancy on the board shall be filled by the respective appointing authority for the balance of the term. The respective appointing authority may remove a member only for cause. No member shall serve more than four consecutive years; he may be reappointed after a lapse of one year. Annually the members of the board shall elect a chairman. The board shall act only with the concurrence of a majority of its members.

(c) A member shall not hold office in a political party or political organization. Members, other than judges, shall be compensated for their services as the Supreme Court shall prescribe. All members shall be reimbursed for expenses necessarily incurred in the discharge of their official duties.

(d) Under the procedure prescribed herein, any justice or judge may be suspended, removed from office or otherwise disciplined for violation of section seventeen of this article, misconduct in office, neglect of duty, failure to perform his duties, or conduct which prejudices the proper administration of justice or brings the judicial office into disrepute, and may be retired if disability seriously interfering with the performance of his duties.

(e) The board shall keep informed as to matters relating to grounds for suspension, removal, discipline or compulsory retirement of justices or judges. It shall receive complaints or reports, formal or informal, from any source pertaining to such matters, and shall make such preliminary investigations as it deems necessary.

(f) The board, after such investigation, may order a hearing concerning the suspension, removal, discipline or compulsory retirement of a justice or judge. The

board's orders for attendance of or testimony by witnesses or for the production of documents at any hearing or investigation shall be enforceable by contempt proceedings.

(g) If, after hearing, the board finds good cause therefor, it shall recommend to the Supreme Court the suspension, removal, discipline or compulsory retirement of the justice or judge.

(h) The Supreme Court shall review the record of the board's proceedings on the law and facts and may permit the introduction of additional evidence. It shall order suspension, removal, discipline or compulsory retirement, or wholly reject the recommendation, as it finds just and proper. Upon an order for compulsory retirement, the justice or judge shall be retired with the same rights and privileges were he retired under section sixteen of this article. Upon an order for suspension or removal, the justice or judge shall be suspended or removed from office, and his salary shall cease from the date of such order. All papers filed with and proceedings before the board shall be confidential but upon being filed by the board in the Supreme Court, the record shall lose its confidential character. The filing of papers with and the giving of testimony before the board shall be privileged.

(i) No justice or judge shall participate as a member of the board or of the Supreme Court in any proceeding involving his suspension, removal, discipline or compulsory retirement.

(j) The Supreme Court shall prescribe rules of procedure under this section.

(k) The Supreme Court shall prescribe rules of procedure for the suspension, removal, discipline and compulsory retirement of justices of the peace.

(l) A justice, judge or justice of the peace convicted of misbehavior in office by a court disbarred as a member of the bar of the Supreme Court or removed under this section eighteen shall forfeit automatically his judicial office and thereafter be ineligible for judicial office.

(m) A justice or judge who shall file for nomination for or election to any public office other than a judicial office shall forfeit automatically his judicial office.

(n) This section is in addition to and not in substitution for the provisions for impeachment for misbehavior in office contained in article six. No justice, judge or justice of the peace against whom impeachment proceedings are pending in the Senate shall exercise any of the duties of his office until he has been acquitted.

Section 2. Article five of the Constitution of Pennsylvania is repealed in its entirety, and those provisions of Schedules No. 1 and No. 2 are repealed to the extent they are inconsistent with this article and attached schedule.

SCHEDULE TO JUDICIARY ARTICLE

This schedule is a part of this judiciary article, and it is intended that the provisions contained herein shall have the same force and effect as those contained in the numbered sections of the article.

This article and schedule, unless otherwise stated herein, shall become effective on January 1, 1969. In this schedule where the word "now" appears it speaks from the date of adoption of this schedule; where the

word "present" appears it speaks from the effective date hereof.

Courts Other Than in the City of Philadelphia and Allegheny County

Section 1. The Supreme Court.—The Supreme Court shall exercise all the powers and, until otherwise provided by law, jurisdiction now vested in the present Supreme Court and, until otherwise provided by law, the accused in all cases of felonious homicide shall have the right of appeal to the Supreme Court.

Section 2. The Superior Court.—Until otherwise provided by law, the Superior Court shall exercise all the jurisdiction now vested in the present Superior Court. The present terms of all judges of the Superior Court which would otherwise expire on the first Monday of January in an odd-numbered year shall be extended to expire in the even-numbered year next following.

Section 3. Commonwealth Court.—The Commonwealth Court shall come into existence on January 1, 1970. Notwithstanding anything to the contrary in this article, the General Assembly shall stagger the initial terms of judges of the Commonwealth Court.

Section 4. The Courts of Common Pleas.—Until otherwise provided by law, the several courts of common pleas shall exercise the jurisdiction now vested in the present courts of common pleas. The courts of oyer and terminer and general jail delivery, quarter sessions of the peace, and orphans' courts are abolished and the several courts of common pleas shall also exercise the jurisdiction of these courts. Orphans' courts in judicial districts having separate orphans' courts shall become orphans' court divisions of the courts of common pleas and the court of common pleas in those judicial districts shall exercise the jurisdiction presently exercised by the separate orphans' courts through their respective orphans' court division.

Section 5. Orphans' Court Judges.—In those judicial districts having separate orphans' courts, the present judges thereof shall become judges of the orphans' court division of the court of common pleas and the present president judge shall become the president judge of the orphans' court division of the court of common pleas for the remainder of his term without diminution in salary.

Section 6. Courts of Common Pleas in Multi-County Judicial Districts.—Courts of common pleas in multi-county judicial districts are abolished as separate courts and are hereby constituted as branches of the single court of common pleas established under this article in each such judicial district.

Section 7. Community Courts.—In a judicial district which establishes a community court, a person serving as a justice of the peace at such time:

(a) May complete his term exercising the jurisdiction provided by law and with the compensation provided by law, and

(b) Upon completion of his term, his office is abolished and no judicial function of the kind heretofore exercised by a justice of the peace shall thereafter be exercised other than by the community court.

Justices, Judges and Justices of the Peace

Section 8. Justices, Judges and Justices of the Peace.

—Notwithstanding any provision in the article, a present justice, judge or justice of the peace may complete his term of office.

Section 9. Associate Judges.—The office of associate judge not learned in the law is abolished, but a present associate judge may complete his term.

Section 10. Retention Election of Present Justices and Judges.—A present judge who was originally elected to office and seeks retention in the 1969 municipal election and is otherwise eligible may file his declaration of candidacy by February 1, 1969.

Section 11. Selection of President Judges.—Except in the City of Philadelphia, section ten (d) of the article shall become effective upon the expiration of the term of the present president judge, or upon earlier vacancy.

Magistrates, Aldermen and Justices of the Peace and Magisterial Districts Other Than in the City of Philadelphia

Section 12. Magistrates, Aldermen and Justices of the Peace.—An alderman, justice of the peace or magistrate:

(a) May complete his term, exercising the jurisdiction provided by law and with the method of compensation provided by law prior to the adoption of this article;

(b) Shall be deemed to have taken and passed the examination required by this article for justices of the peace if he has completed one full term of office before creation of a magisterial district, and

(c) At the completion of his term, his office is abolished.

(d) Except for officers completing their terms, after the first Monday in January, 1970, no judicial function of the kind heretofore exercised by these officers, by mayors and like officers in municipalities shall be exercised by any officer other than the one justice of the peace elected or appointed to serve in that magisterial district.

Section 13. Magisterial Districts.—So that the provisions of this article regarding the establishment of magisterial districts and the instruction and examination of justices of the peace may be self-executing, until otherwise provided by law in a manner agreeable to this article, the following provisions shall be in force:

(a) The Supreme Court or the courts of common pleas under the direction of the Supreme Court shall fix the number and boundaries of magisterial districts of each class within each judicial district by January 1, 1969, and these magisterial districts, except where a community court has been adopted, shall come into existence on January 1, 1970, the justices of the peace thereof to be elected at the municipal election in 1969. These justices of the peace shall retain no fine, costs or any other sum that shall be delivered into their hands for the performance of any judicial duty or for any service connected with their offices, but shall remit the same to the Commonwealth, county, municipal subdivision, school district or otherwise as may be provided by law.

(b) Classes of magisterial districts

(i) Magisterial districts of the first class shall have

a population density of more than five thousand persons per square mile and a population of not less than sixty-five thousand persons.

(ii) Magisterial districts of the second class shall have a population density of between one thousand and five thousand persons per square mile and a population of between twenty thousand persons and sixty-five thousand persons.

(iii) Magisterial districts of the third class shall have a population density of between two hundred and one thousand persons per square mile and a population of between twelve thousand persons and twenty thousand persons.

(iv) Magisterial districts of the fourth class shall have a population density of between seventy and two hundred persons per square mile and a population of between seven thousand five hundred persons and twelve thousand persons.

(v) Magisterial districts of the fifth class shall have a population density of under seventy persons per square mile and a population of between four thousand persons and seven thousand five hundred persons.

(c) Salaries of justices of the peace

The salaries of the justices of the peace shall be as follows:

(i) In first class magisterial districts, twelve thousand dollars per year,

(ii) In second class magisterial districts, ten thousand dollars per year,

(iii) In third class magisterial districts, eight thousand dollars per year,

(iv) In fourth and fifth class magisterial districts, five thousand dollars per year.

(v) The salaries here fixed shall be paid by the State Treasurer and for such payment this article and schedule shall be sufficient warrant.

(d) Course of training, instruction and examination. The course of training and instruction and examination in civil and criminal law and procedure for a justice of the peace shall be devised by the Department of Public Instruction, and it shall administer this course and examination to insure that justices of the peace are competent to perform their duties.

Section 14. Magisterial Districts.—Effective immediately upon establishment of magisterial districts and until otherwise prescribed the civil and criminal procedural rules relating to venue shall apply to magisterial districts; all proceedings before aldermen, magistrates and justices of the peace shall be brought in and on in a magisterial district in which occurs an event which would give rise to venue in a court of record; the courts of common pleas upon its own motion or on application at any stage of proceedings shall transfer any proceeding in any magisterial district to the justice of the peace for the magisterial district in which proper venue lies.

Prothonotaries and Clerks Other Than in the City of Philadelphia

Section 15. Prothonotaries, Clerks of Courts, Clerks of Orphans' Courts.—Until otherwise provided by law the offices of prothonotary and clerk of courts shall become the offices of prothonotary and clerk of courts of the court of common pleas of the judicial district, a

in multi-county judicial districts of their county's branch of the court of common pleas, and the clerk of the orphans' court in a judicial district now having a separate orphans' court shall become the clerk of the orphans' court division of the court of common pleas, and these officers shall continue to perform the duties of the office and to maintain and be responsible for the records, books and dockets as heretofore. In judicial districts where the clerk of the orphans' court is not the register of wills, he shall continue to perform the duties of the office and to maintain and be responsible for the records, books and dockets as heretofore until otherwise provided by law.

The City of Philadelphia

Section 16. Courts and Judges.—Until otherwise provided by law: (a) the court of common pleas shall consist of a trial division, orphans' court division and family court division.

(b) The judges of the court of common pleas shall become judges of the trial division of the court of common pleas provided for in this article and their tenure shall not otherwise be affected.

(c) The judges of the county court shall become judges of the family court division of the court of common pleas and their tenure shall not otherwise be affected.

(d) The judges of the orphans' court shall become judges of the orphans' court division of the court of common pleas and their tenure shall not otherwise be affected.

(e) As designated by the Governor, twenty-two of the present magistrates shall become judges of the municipal court and six shall become judges of the traffic court, and their tenure shall not otherwise be affected.

(f) One of the judges of the court of common pleas shall be president judge and he shall be selected in the manner provided in section ten (d) of this article. He shall be the administrative head of the court and shall supervise the court's judicial business.

(g) Each division of the court of common pleas shall be presided over by an administrative judge, who shall be one of its judges and shall be elected for a term of five years by a majority vote of the judges of that division. He shall assist the president judge in supervising the judicial business of the court and shall be responsible to him. Subject to the foregoing, the judges of the court of common pleas shall prescribe rules defining the duties of the administrative judges. The president judge shall have the power to assign judges from each division to each other division of the court when required to expedite the business of the court.

(h) Until all members of the municipal court are members of the bar of the Supreme Court, the president judge of the court of common pleas shall appoint one of the judges of the municipal court as president judge for a five year term or at the pleasure of the president judge of the court of common pleas. The president judge of the municipal court shall be eligible to succeed himself as president judge for any number of terms and shall be the administrative head of that court and shall supervise the judicial business of the court. He shall promulgate all administrative rules and regulations and make all judicial assignments. The president judge of the court of common pleas may as-

sign temporarily judges of the municipal court who are members of the bar of the Supreme Court to the court of common pleas when required to expedite the business of the court.

(i) The Governor shall appoint one of the judges of the traffic court as president judge for a term of five years or at the pleasure of the Governor. The president judge of the traffic court shall be eligible to succeed himself as president judge for any number of terms, shall be the executive and administrative head of the traffic court, and shall supervise the judicial business of the court, shall promulgate all administrative rules and regulations, and shall make all judicial assignments.

(j) The exercise of all supervisory and administrative powers detailed in this section sixteen shall be subject to the supervisory and administrative control of the Supreme Court.

(k) The prothonotary shall continue to exercise the duties of that office for the trial division of the court of common pleas and for the municipal court.

(l) The clerk of quarter sessions shall continue to exercise the duties of that office for the trial division of the court of common pleas and for the municipal court.

(m) That officer serving as clerk to the county court shall continue to exercise the duties of that office for the family division of the court of common pleas.

(n) The register of wills shall serve ex officio as clerk of the orphans' court division of the court of common pleas.

(o) The court of common pleas shall have unlimited original jurisdiction in all cases except those cases assigned by this schedule to the municipal court and to the traffic court. The court of common pleas shall have all the jurisdiction now vested in the court of common pleas, the court of oyer and terminer and general jail delivery, courts of quarter sessions of the peace, orphans' court, and county court. Jurisdiction in all of the foregoing cases shall be exercised through the trial division of the court of common pleas except in those cases which are assigned by this schedule to the orphans' court and family court divisions of the court of common pleas. The court of common pleas through the trial division shall also hear and determine appeals from the municipal court and traffic court.

(p) The court of common pleas through the orphans' court division shall exercise the jurisdiction heretofore exercised by the orphans' court.

(q) The court of common pleas through the family court division of the court of common pleas shall exercise jurisdiction in the following matters:

(i) Domestic Relations: desertion or nonsupport of wives, children and indigent parents, including children born out of wedlock; proceedings for custody of children; divorce and annulment and property matters relating thereto.

(ii) Juvenile Matters: dependent, delinquent and neglected children and children under eighteen years of age, suffering from epilepsy, nervous or mental defects, incorrigible, runaway and disorderly minors eighteen to twenty years of age and preliminary hearings in criminal cases where the victim is a juvenile.

(iii) Adoptions and Delayed Birth Certificates.

(r) The municipal court shall have jurisdiction in the following matters:

(i) Committing magistrates' jurisdiction in all criminal matters.

(ii) All summary offenses, except those under the motor vehicle laws.

(iii) All criminal offenses for which no prison term may be imposed or which are punishable by a term of imprisonment of not more than two years, and indictable offenses under the motor vehicle laws for which no prison term may be imposed or punishable by a term of imprisonment of not more than three years. In these cases, the defendant shall have no right of trial by jury in that court, but he shall have the right of appeal for trial de novo including the right to trial by jury to the trial division of the court of common pleas. Until there are a sufficient number of judges who are members of the bar of the Supreme Court serving in the municipal court to handle such matters, the trial division of the court of common pleas shall have concurrent jurisdiction over such matters, the assignment of cases to the respective courts to be determined by rule prescribed by the president judge of the court of common pleas.

(iv) Matters arising under The Landlord and Tenant Act of 1951.

(v) All civil claims involving less than five hundred dollars. In these cases, the parties shall have no right of trial by jury in that court but shall have the right of appeal for a trial de novo including the right to trial by jury to the trial division of the court of common pleas, it being the purpose of this subsection to establish an expeditious small claims procedure whereby it shall not be necessary for the litigants to obtain counsel. This limited grant of civil jurisdiction shall be co-extensive with the civil jurisdiction of the trial division of the court of common pleas.

(vi) As commissioners to preside at arraignments, fix and accept bail, issue warrants and perform duties of a similar nature.

The grant of jurisdiction under clauses (iii) and (v) of this subsection may be exercised only by those judges who are members of the bar of the Supreme Court.

(s) The traffic court shall have exclusive jurisdiction of all summary offenses under the motor vehicle laws.

(t) The courts of oyer and terminer and general jail delivery, quarter sessions of the peace, the county court, the orphans' court and the ten separate courts of common pleas are abolished and their jurisdiction and powers shall be exercised by the court of common pleas provided for in this article through the divisions established by this schedule.

(u) The office of magistrate, the board of magistrates and the present traffic court are abolished.

(v) Those judges appointed to the municipal court in accordance with subsection (e) of this section who are not members of the bar of the Supreme Court shall be eligible to complete their present terms and to be elected to and serve for one additional term, but not thereafter.

(w) The causes, proceedings, books, dockets and records of the abolished courts shall become those of the court or division thereof to which, under this schedule, jurisdiction of the proceedings or matters concerned has been transferred, and that court or division thereof shall determine and conclude such proceedings as if it had assumed jurisdiction in the first instance.

(x) The present president judges of the abolished courts and chief magistrate shall continue to receive the compensation to which they are now entitled as president judges and chief magistrate until the expiration of their present terms as president judges and chief magistrate respectively.

(y) The offices of prothonotary and register of wills in the City of Philadelphia shall no longer be considered constitutional offices under this article, but their powers and functions shall continue as at present until their offices are covered in the Home Rule Charter by referendum in the manner provided by law.

(z) If a community court is established in the City of Philadelphia, a person serving as a judge of the municipal or traffic court at that time:

(i) Notwithstanding the provisions of subsection (v) of this section, may complete his term exercising the jurisdiction provided by law and with the compensation provided by law; and

(ii) At the completion of his term, his office is abolished and no jurisdiction of the kind exercised by those officers immediately after the effective date of this article and schedule shall thereafter be exercised other than by the community court.

Allegheny County

Section 17. Courts.—Until otherwise provided by law:

(a) The court of common pleas shall consist of the trial division, an orphans' court division and a family court division; the courts of oyer and terminer and general jail delivery and quarter sessions of the peace, the county court, the orphans' court, and the juvenile court are abolished and their present jurisdiction shall be exercised by the court of common pleas. Until otherwise provided by rule of the court of common pleas and except as otherwise provided in this schedule, the court of common pleas shall exercise the jurisdiction of the present court of common pleas and the present county court through the trial division. Until otherwise provided by rule of the court of common pleas, the jurisdiction of the present orphans' court, except as otherwise provided in this schedule, shall be exercised by the court of common pleas through the orphans' court division.

(b) Until otherwise provided by rule of the court of common pleas, the court of common pleas shall exercise jurisdiction in the following matters through the family court division:

(i) Domestic Relations: Desertion or non-support of wives, children and indigent parents, including children born out of wedlock; proceedings, including habeas corpus, for custody of children; divorce and annulment and property matters relating thereto.

(ii) Juvenile Matters: All matters now within the jurisdiction of the juvenile court.

(iii) Adoptions and Delayed Birth Certificate

Section 18. Judges.—Until otherwise provided by law the present judges of the court of common pleas shall continue to act as the judges of that court; the present judges of the county court shall become judges of the court of common pleas; the present judges of the orphans' court shall become judges of the orphans' court division of the court of common pleas; the present judges of the juvenile court shall become judges of the family court division of the court of common pleas.

Section 19. President Judges.—The present president judge of the court of common pleas may complete his term as president judge; the present president judge of the orphans' court shall be the president judge of the orphans' court division of the court of common pleas for the remainder of his term as president judge, and the present president judge of the county court shall be the president judge of the family court division of the court of common pleas for the remainder of his term as president judge, all these without diminution of salary as president judge. The president judge of the trial division shall be selected pursuant to section twenty of this schedule.

Section 20. President Judges; Court Divisions.—Until otherwise provided by law, the trial division, the orphans' court division and the family court division of the court of common pleas shall each be presided over by a president judge, who shall be one of the judges of such division and shall be elected for a term of five years by a majority vote of the judges of that division. He shall assist the president judge of the court of common pleas in supervising the judicial business of the court and shall be responsible to him. Subject to the foregoing, the judges of the court of common pleas shall prescribe rules defining the duties of the president judges. The president judge of the court of common pleas shall have the power to assign judges from one division to another division of the court when required to expedite the business of the court. The exercise of these supervisory and administrative powers, however, shall be subject to the supervisory and administrative powers of the Supreme Court.

The City of Pittsburgh

Section 21. Inferior Courts.—Upon the establishment of magisterial districts pursuant to this article and schedule, and unless otherwise provided by law, the police magistrates, including those serving in the traffic court, the housing court and the city court shall continue as at present. Such magistrates shall be part of the unified judicial system and shall be subject to the general supervisory and administrative authority of the Supreme Court. Such magistrates shall be subject to the provisions of this article and schedule regarding educational requirements and prohibited activities of justices of the peace.

Causes, Proceedings, Books and Records

Section 22. Causes, Proceedings, Books and Records.—All causes and proceedings pending in any abolished court or office of the justice of the peace shall be determined and concluded by the court to which jurisdiction of the proceedings has been transferred under this schedule and all books, dockets and records of any abolished court or office of the justice of the peace shall become those of the court to which, under this schedule, jurisdiction of the proceedings concerned has been transferred.

Commission and Board

Section 23. Judicial Qualifications Commission.—The selection of the first members of the Judicial Qualifications Commission provided for in section fourteen (a) of this article shall be made as follows: The Governor

shall appoint the four non-lawyer members for terms of, respectively, one year, three years, five years and seven years, no more than two of whom shall be members of the same political party. The Supreme Court shall appoint the three non-judge members of the bar of the Supreme Court of Pennsylvania for terms, respectively, of two years, four years and six years, no more than two of whom shall be members of the same political party.

Section 24. Judicial Inquiry and Review Board.—The selection of the first members of the Judicial Inquiry and Review Board shall be made as follows: one judge of the Superior Court, one non-judge member of the bar of the Supreme Court, and one non-lawyer member shall be selected for two-year terms; one judge of the Superior Court, one non-judge member of the bar of the Supreme Court, and one non-lawyer member shall be selected for four-year terms; one judge of the court of common pleas shall be selected for a term of two years, one for a term of three years, and one for a term of four years.

General Provisions

Section 25. Dispensing with Trial by Jury.—Until otherwise provided by law, 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.

Section 26. Writs of Certiorari.—Unless and until changed by rule of the Supreme Court, in addition to the right of appeal under section nine of this article the judges of the courts of common pleas, within their respective judicial districts, shall have power to issue writs of certiorari to the municipal court in the City of Philadelphia, justices of the peace and inferior courts not of record and to cause their proceedings to be brought before them, and right and justice to be done.

Section 27. Judicial Districts.—Until changed in accordance with section eleven of this article, the number and boundaries of judicial districts shall remain as at present.

Section 28. Referendum.—The officer of the Commonwealth who under law shall have supervision over elections shall cause the question provided for in section thirteen (d) of this article to be placed on the ballot in the 1969 primary election throughout the Commonwealth.

Section 29. Persons Specially Admitted by Local Rules.—Any person now specially admitted to practice may continue to practice in the court of common pleas or in that division of the court of common pleas and the municipal court in the City of Philadelphia which substantially includes the practice for which such person was previously specially admitted.

Certified to be a true copy of the proposals adopted by the Constitutional Convention as filed in my office, in accordance with Act No. 2 of the 1967 General Assembly.

JOSEPH J. KELLEY, JR.
Secretary of the Commonwealth

ADOPTED BY THE CONSTITUTIONAL CONVENTION

ARTICLE II

Senatorial District Apportionment

Section 16. The State shall be divided into fifty senatorial 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.

Representative District Apportionment

Section 17. The members of the House of Representatives shall be apportioned among the several counties, on a ratio obtained by dividing the population of the States 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.

Time of Apportionment

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 VIII

TAXATION AND FINANCE

Uniformity of Taxation; Exemptions

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, institutions of purely public charity and real and personal property owned, occupied, and used by any branch, post, or camp of honorably discharged soldiers, sailors, and marines; and the General Assembly may, by general laws, set up standards and qualifications for private forest reserves, and make special provision for the taxation thereof. Citizens and residents of this Commonwealth, who served in any war or armed conflict in which the United States was engaged and were honorably discharged or released under honorable circumstances from active service, shall be exempt from the payment of all real property taxes upon the residence occupied by the said citizens and residents of this Commonwealth imposed by the Commonwealth of Pennsylvania or any of its political subdivisions if, as a result of military service, they are blind, paraplegic or double quadruple amputee and if the State Veterans' Commission determines that such persons are in need of the tax exemptions granted herein. Any taxing authority may exempt from occupational privilege taxes, persons deriving less than one thousand dollars per year from such occupation.

Reciprocal Exemptions

Section 1B. Taxation laws may grant exemptions or rebates to residents, or estates of residents, of other States which grant similar exemptions or rebates to residents, or estates of residents, of Pennsylvania.

Exemption from Taxation Restricted

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

Taxation of Corporations

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.

Limitation of State Debt

Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies in revenue, repel invasions, suppress insurrection, defer 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 dollars: Provided, however, That the General Assembly, irrespective of any debt, may authorize the State to issue bonds, to the amount of one hundred millions of dollars, for the purpose of improving and rebuilding the highways of the Commonwealth.

State Loans Restricted to Purpose

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.

State Credit Not to Be Pledged

Section 6. The credit of the Commonwealth shall not be pledged or loaned to any individual, company, corporation or association, nor shall the Commonwealth

become a joint owner or stockholder in any company, association or corporation.

Municipalities Not to Become Stockholders

Section 7. The General Assembly shall not authorize any county, city, borough, township or incorporated district to 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, township, school district, or other municipality or incorporated district, except as provided herein, and in section fifteen of this article, shall never exceed fifteen (15) per centum upon the assessed value of the taxable property therein nor shall any such county, municipality or district incur any debt, or increase its indebtedness to an amount exceeding five (5) per centum upon such assessed valuation of property, without the consent of the electors thereof at a public election in such manner as shall be provided by law. The debt of the city of Philadelphia may be increased in such amount that the total debt of said city shall not exceed thirteen and one-half (13½) per centum of the average of the annual assessed valuations of the taxable realty therein, during the ten years immediately preceding the year in which such increase is made, but said city shall not increase its indebtedness to an amount exceeding three (3) per centum upon such average assessed valuation of realty, without the consent of the electors thereof at a public election held in such manner as shall be provided by law. No debt shall be incurred by, or on behalf of, the county of Philadelphia.

In ascertaining the debt-incurring capacity of the City of Philadelphia at any time, there shall be deducted from the debt of said city so much of such debt as shall have been incurred, or is about to be incurred, and the proceeds thereof expended, or about to be expended, upon any public improvement, or in construction, purchase, or condemnation of any public utility, or part thereof, or facility therefor, if such public improvement or public utility, or part thereof, or facility therefor, whether separately, or in connection with any other public improvement or public utility, or part thereof, or facility therefor, may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking fund charges thereon. The method of determining such amount, so to be deducted, shall be as now prescribed, or which may hereafter be prescribed by the General Assembly.

In incurring indebtedness for any purpose the city of Philadelphia may issue its obligations maturing not later than fifty (50) years from the date thereof, with provision for a sinking fund to be in equal or graded annual or other periodical installments. Where any indebtedness shall be or shall have been incurred by said city of Philadelphia for the purpose of the construction or improvement of public works or utilities of any character, from which income or revenue is to be derived by said city, or for the reclamation of land to be used in the construction of wharves or docks owned or to be owned by said city, such obligations may be in an amount sufficient to provide for, and may include

the amount of, the interest and sinking fund charge accruing and which may accrue thereon throughout the period of construction, and until the expiration of one year after the completion of the work for which said indebtedness shall have been incurred; and said city shall not be required to levy a tax to pay said interest and sinking fund charges as required by section ten of this article until the expiration of said period of one year after the completion of said work.

State Not to Assume Municipal Debts; Exceptions

Section 9. The Commonwealth shall not assume the debt, or any part thereof, of any city, county, borough or township, 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.

Municipalities Taxing Powers

Section 10. Any county, township, school district or other municipality incurring any indebtedness shall, at or before the 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.

State Sinking Fund

Section 11. To provide for the payment of the present 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.

Surplus Funds; Sinking Fund Investments

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 any thing, except the bonds of the United States or of this State.

Reserve Funds; Monthly Statements

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.

Penalty for Misuse of Public Moneys

Section 14. The making of profit out of the public moneys or using the same for any purpose not author-

ized 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.

Exceptions to Municipal Indebtedness; Liquidation

Section 15. No obligations which have been heretofore issued, or which may hereafter be issued, by any county or municipality, other than Philadelphia, to provide for the construction or acquisition of waterworks, subways, underground railways or street railways, or the appurtenances thereof, shall be considered as a debt of a municipality, within the meaning of section eight of article nine of the Constitution of Pennsylvania or of this amendment, if the net revenue derived from said property for a period of five years, either before or after the acquisition thereof, or, where the same is constructed by the county or municipality, after the completion thereof, shall have been sufficient to pay interest and sinking-fund charges during said period upon said obligations, or if the said obligations shall be secured by liens upon the respective properties, and shall impose no municipal liability. Where municipalities or counties shall issue obligations to provide for the construction of property, as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking-fund charges accruing thereon until said properties shall have been completed and in operation for a period of one year; and said municipalities and counties shall not be required to levy a tax to pay said interest and sinking-fund charges, as required by section ten of article nine of the Constitution of Pennsylvania, until after said properties shall have been operated by said counties or municipalities during said period of one year. Any of the said municipalities or counties may incur indebtedness in excess of seven per centum, and not exceeding ten per centum, of the assessed valuation of the taxable property therein, if said increase of indebtedness shall have been assented to by three-fifths of the electors voting at a public election, in such manner as shall be provided by law.

Soldiers' Bonus*

Section 16. In addition to the purposes stated in article nine, section four of this Constitution, the State may be authorized by law to create debt and to issue bonds, to the amount of fifty millions of dollars, for the payment of compensation to certain persons from this State who served in the Army, Navy, or Marine Corps of the United States during the war between the United States and Spain, between the twenty-first day of April, one thousand eight hundred and ninety-eight, and the thirteenth day of August, one thousand eight hundred and ninety-eight, or who served in the China Relief Expedition in the Philippines or Guam, between the twenty-first day of April, one thousand eight hundred and ninety-eight, and the fourth day of July, one thousand nine hundred and two, or who served in the Army, Navy, or Marine Corps of the United States during the World War, between the sixth day of April, one thousand nine hundred and seventeen and the eleventh day of November, one thousand nine hundred and eighteen.

Toll Bridges*

Section 16. In addition to the purposes stated in article nine, section four, of this Constitution, the General Assembly may provide, by law, for the issue of bonds, to the amount of ten millions of dollars, for the purpose of acquiring toll bridges, and may, by law, provide that, upon the acquisition of any such bridge, tolls may be charged for the use thereof, sufficient to pay the interest and sinking fund charges on such bonds and the cost of the maintenance of such bridge until the bonds issued have been retired and such bridges are freed of tolls.

Authorization of State to Borrow Money

Section 17. The Governor, the Auditor General, and the State Treasurer, immediately upon the adoption of this amendment by the electors, may borrow an amount not exceeding twenty-five million dollars to defray the expenses of the State government for the biennium beginning June first, one thousand nine hundred and thirty-three; provided the General Assembly, at its regular session of one thousand nine hundred and thirty-three, has authorized the borrowing of money for this purpose.

Gasoline Taxes and Motor License Fees Restricted

Section 18. All proceeds from gasoline and other motor fuel excise taxes, motor vehicle registration fees and license taxes, operators' license fees and other excise taxes imposed on products used in motor transportation after providing therefrom for (a) cost of administration and collection, (b) payment of obligations incurred in the construction and reconstruction of public highways and bridges shall be appropriated by the General Assembly to agencies of the State or political subdivisions thereof; and used solely for construction, reconstruction, maintenance and repair of and safety of public highways and bridges and air navigation facilities and costs and expenses incident thereto, and for the payment of obligations incurred for such purpose and shall not be diverted by transfer or otherwise to any other purpose, except that loans may be made by the State from the proceeds of such taxes and fees for a single period not exceeding eight months, but no such loan shall be made within the period of one year from any preceding loan, and every loan made in any fiscal year shall be repayable within one month after the beginning of the next fiscal year.

Special Assessment for Transit Facilities in Philadelphia

Section 19. The city of Philadelphia, in constructing for the benefit of the inhabitants thereof, transit subways, rapid transit railways, or other local transit facilities for the transportation of persons or property, shall have the power, in order the more justly to distribute the benefits and costs of such transit facilities, to levy special assessments against such properties, whether abutting or not abutting upon said transit facilities, and are or will be specially and particularly benefited by the construction or operation of such transit facilities, such power to be exercised in accordance with existing or with future laws or pursuant to statute enacted prior to the adoption of this amendment but

* Two Section sixteens in original copy.

made effective by it. Such special assessments, when so levied, may be made payable presently when levied or in installments over a period of years, with or without interest, and shall immediately, when so levied, be deducted from any indebtedness incurred for such purposes in calculating the debt of such city. Such city may acquire by eminent domain either the fee or less estate or easements in land necessary for the construction or operation of such transit facilities or for the disposal of earth or material excavated in the construction thereof or for other incidental purposes; but this provision shall not create any additional powers for the condemnation of any railroad or street railway in operation.

(PLEASE NOTE—Section 20 omitted in original)

Bonds Authorized for Special Purposes

Section 21. In addition to the purposes stated in article nine, section four of this Constitution the Commonwealth may be authorized by law to create debt and to issue bonds to the amount of fifty million dollars (\$50,000,000) for the construction of public buildings, highways, drainage and sanitary systems, anti-stream pollution and flood control projects for purposes of reforestation, and for the rehabilitation and hospitalization of war veterans.

Soldier's Bonus (World War II)

Section 22. In addition to the purposes stated in article nine, section four of this Constitution, the Commonwealth may be authorized by law to create debt and to issue bonds to the amount of \$500,000,000 for the payment of compensation to certain persons from this Commonwealth who shall have served in the armed forces of the United States or of any of her allies during World War II, between the seventh day of December, one thousand nine hundred forty-one and the second day of September, one thousand nine hundred forty-five, for the service of such persons to their country, whether or not they be living when distribution shall be made, and if such persons shall be deceased when distribution shall be made, such deceased person's compensation shall be paid to his spouse, child, children or parents.

Korean Veterans' Bonus

Section 23. In addition to the purposes stated in article nine, section four of this Constitution, the Commonwealth may be authorized, by law, to create debt and to issue bonds to the amount of one hundred fifty million dollars (\$150,000,000) for the payment of compensation to certain persons from this Commonwealth, who served in the armed forces of the United States or any of her allies during the Korean Conflict, between June twenty-fifth, one thousand nine hundred fifty, and July twenty-seventh, one thousand nine hundred fifty-three, for the service of such persons to their country, whether or not they are living when distribution is made, and if the person is deceased when distribution is made, the deceased person's compensation shall be paid to his spouse, child, children or parents.

The law authorizing the creation of the debt and the issuance of the bonds shall not take effect until revenue-raising measures are enacted, which the Senate and House of Representatives, by concurrent resolution, de-

clare and deem sufficient to amortize the amount to be borrowed and paid. The revenue derived from such revenue-raising measures shall be used only for the payment of the debt created, as herein provided, and the measures shall provide for their termination when sufficient funds are accumulated to pay the debt.

Project "70"

Section 24. In addition to the purposes stated in article nine, section four of this Constitution, the Commonwealth may be authorized by law to create debt and to issue bonds to the amount of seventy million dollars (\$70,000,000) for the acquisition of land for State parks, reservoirs and other conservation and recreation and historical preservation purposes and for participation by the Commonwealth with political subdivisions in the acquisition of land for parks, reservoirs and other conservation and recreation and historical preservation purposes, subject to such conditions and limitations as the General Assembly may prescribe.

Section 25. In addition to the purposes stated in article nine, section four of this Constitution, the Commonwealth may be authorized by law to create a debt and issue bonds in the amount of five hundred million dollars (\$500,000,000) for a Land and Water Conservation and Reclamation Fund to be used for the conservation and reclamation of land and water resources of the Commonwealth, including the elimination of acid mine drainage, sewage, and other pollution from the streams of the Commonwealth, the provision of State financial assistance to political subdivisions and municipal authorities of the Commonwealth of Pennsylvania for the construction of sewage treatment plants, the restoration of abandoned strip-mined areas, the control and extinguishment of surface and underground mine fires, the alleviation and prevention of subsidence resulting from mining operations, and the acquisition of additional lands and the reclamation and development of park and recreational lands acquired pursuant to the authority of article nine, section twenty-four of this Constitution, subject to such conditions and liabilities as the General Assembly may prescribe.

ARTICLE IX

NEW COUNTIES

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

COUNTY OFFICERS

Enumerated; Treasurers Ineligible to Succeed Themselves

Section 1. County officers shall consist of sheriff, coroners, prothonotaries, register of wills, recorder of deeds, commissioners, treasurers, surveyors, auditors, controllers, clerks of the courts, district attorneys and such others as may from time to time be established by law; and no treasurer shall be eligible for the term next succeeding the one for which he may be elected.

Elections; Terms; Vacancies

Section 2. County officers shall be elected at the municipal elections and shall hold their offices for the term of four 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 in such manner as may be provided by law.

Residence Requirements

Section 3. No person shall be appointed to any office within any county who shall not have been a citizen and an 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.

Location of County Offices

Section 4. Prothonotaries, clerks of the courts, recorders of deeds, registers of wills, county surveyors and sheriffs, shall keep their offices in the county town of the county in which they respectively shall be officers.

Compensation of County Officers; Fees

Section 5. The compensation of county officers shall be 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.

Accountability of Municipal Officers

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

County Commissioners and Auditors; Filling Vacancies

Section 7. Three county commissioners and three county auditors shall be elected in each county where such officers are chosen, in the year one thousand nine hundred and eleven and every fourth year thereafter; and in the election of said officers each qualified elector shall vote for no more than two persons, and the three persons having the highest number of votes shall be elected; any casual vacancy in the office of county commissioners 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 and elector of the proper county who shall have voted for the commissioner or auditor whose place is to be filled.

Abolition of County Offices in Philadelphia

Section 8. (1) In Philadelphia all county offices are hereby abolished, and the city shall henceforth perform all functions of county government within its area through officers selected in such manner as may be provided by law.

(2) Local and special laws, regulating the affairs of the city of Philadelphia and creating offices or prescribing the powers and duties of officers of the city of Philadelphia, shall be valid notwithstanding the provisions of section seven of article three of this Constitution.

(3) All laws applicable to the county of Philadelphia shall apply to the city of Philadelphia.

(4) The city of Philadelphia shall have, assume and take over all powers, property, obligations and indebtedness of the county of Philadelphia.

(5) The provisions of article fifteen, section one of the Constitution, shall apply with full force and effect to the functions of the county government hereafter to be performed by the city government.

(6) This amendment shall become effective immediately upon its adoption.

(7) Upon adoption of this amendment all county officers shall become officers of the city of Philadelphia and until the General Assembly shall otherwise provide, shall continue to perform their duties and be elected, appointed, compensated and organized in such manner as may be provided by the provisions of the Constitution and the laws of the Commonwealth in effect at the time this amendment becomes effective; but such officers serving when this amendment becomes effective shall be permitted to complete their terms.

CITIES AND CITY CHARTERS**Home Rule**

Section 1. Cities may be chartered whenever a majority of electors of any town or borough having a population of at least ten thousand shall vote at any general or municipal election in favor of the same. Cities or cities of any particular class, may be given the right and power to frame and adopt their own charters and to exercise the powers and authority of local self-government, subject, however, to such restrictions, limitations, and regulations, as may be imposed by the Legislature. Laws also may be enacted affecting the organization and government of cities and boroughs, which shall become effective in any city or borough only when submitted to the electors thereof, and approved by a majority of those voting thereon.

Appropriations Must Precede Indebtedness

Section 2. No debt shall be contracted or liability incurred by any municipal commission, except in pursuance of an appropriation previously made therefor by the municipal government.

City Sinking Fund

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

Consolidation in Allegheny County

Section 4. The General Assembly is hereby authorized to provide for the consolidation of the county, poor districts, cities, boroughs and townships of the county of Allegheny, and the offices thereof, into a consolidated city and county, with the constitutional and legal capacity of a municipal corporation, to be known either as "Greater Pittsburgh" or "Metropolitan

Pittsburgh" or "City of Pittsburgh (Metropolitan)," and to provide for a charter for its government, and to fix the name thereof in the charter. The said charter shall be submitted to the electors of said county, at a special or general election to be provided for therein. If the majority of the electors voting thereon in the county as a whole, and at least a majority of the electors voting thereon in each of a majority of the cities, boroughs and townships thereof, vote in the affirmative, the act shall take effect for the whole county.

If rejected, the said charter may be resubmitted by the county commissioners to the electors from time to time, but not oftener than once in two years, until adopted. Until a charter shall have been adopted as aforesaid, the General Assembly shall have the power to amend or modify the said charter, in which event the charter as amended or modified shall be submitted and resubmitted as aforesaid.

It shall be competent, subject to the police power of the State, for the Legislature to provide in said charter:

I. For the exercise by the consolidated city of all the powers and duties vested in the county of Allegheny, and the poor districts thereof, and such other powers appropriate to a municipality as may be specified therein, except such powers as are specifically reserved by this section to the municipal divisions herein provided for.

II. For the election of a board of commissioners, by districts and/or at large, by the electors of the consolidated city, the number to be fixed by the charter, in lieu of present county commissioners, in which board shall be vested all the powers of the consolidated city, except as otherwise provided in the charter.

III. For the organization of a government for the consolidated city, and for the appointment and/or election of any officers thereof, created by the Constitution, or otherwise, and to provide for their powers and duties.

IV. For the organization and reorganization of all courts, other than those of record, in the consolidated city, and for the appointment and/or election of the judges and officers thereof, and for the procedure thereof, including the right to provide that said court or courts be courts of record, which courts may exercise the jurisdiction, powers and rights of the magistrates, aldermen and justices of the peace, and such other jurisdiction and powers as may be conferred by law.

V. For the transfer to, and the assumption by, the consolidated city of the property and indebtedness of the county of Allegheny, and the poor districts thereof, and of such property and indebtedness of the cities, boroughs and townships thereof as relate to the powers and duties of said consolidated city, and to provide for an equitable adjustment and arrangement with respect thereto and for the payment of such indebtedness, and, for this purpose, any taxation therein, arising thereby, shall be uniform taxation within the meaning and intent of other provisions of the Constitution.

VI. For the assessment of property for taxation, the levying and collecting of taxes, and the payment of the cost of any public or municipal improvement, in whole or in part, by special assessment upon abutting and non-abutting property specially benefited thereby.

VII. For the creation, by the board of commissioners, of districts for the purpose of regulating the location, height, area, bulk and use of building and premises.

VIII. For the creation of indebtedness by the consolidated city within the limits now or hereafter imposed upon cities by other provisions of the Constitution. Such power to create indebtedness shall not impair the power of the municipal divisions, within the consolidated city, to create indebtedness within the limits now or hereafter imposed upon such municipalities by other provisions of the Constitution.

IX. For the creation, by the board of commissioners, of special districts for the purpose of carrying on or carrying out any public or municipal improvement, not for the exclusive benefit of any one municipal division; and for the payment of the cost and maintenance of such property or improvement, or any part thereof special taxes may be levied throughout such special districts, respectively, separate and apart from the general consolidated city tax.

X. For the exercise of such powers by the consolidated city as may be necessary to enable it to carry on and carry out such municipal and metropolitan powers and functions as the General Assembly may deem advisable and expedient and for the general welfare of the said city and its inhabitants:

Provided, however, That it is the intent of this section that substantial powers be reserved to the cities, boroughs and townships situated in Allegheny County. To this end the charter shall provide for the continued existence of the said cities, boroughs and townships as municipal divisions of the consolidated city, under their present names and forms of government, subject to the laws now or hereafter provided for government of municipalities of their respective forms and classes and to the powers conferred upon the consolidated city by the charter, and with their present boundaries. Any two or more of said municipal divisions, or portion thereof, may, with the consent of a majority of the electors voting thereon in each of such divisions at a special or general election, be united to form a single municipal division. Wherever a portion of a municipal division is involved, the election shall be held in the entire municipal division of which the said portion is a part.

The said municipal divisions shall have and continue to have the following powers:

I. The constitutional and legal capacity of municipal corporations.

II. The power to levy and collect taxes and to incur indebtedness, subject to the limitations which are or may be imposed by law upon cities, boroughs, or townships of corresponding classification, for the purpose of carrying out any lawful power of said divisions.

III. The power to acquire, own, construct, maintain, operate or contract for all kinds of public property, works, improvements, utilities or services, which shall be within the municipal division and, where authorized by law, without the limits of the municipal division. Subject, however, to the right and power of the consolidated city to construct, acquire, maintain, and/or

operate public works, improvements, utilities and services of all kinds, including through streets, highways and/or bridges, for the use and benefit of the consolidated city and its inhabitants.

IV. The power to maintain a local police force and local fire department, either paid or volunteer, with the necessary buildings, appurtenances and equipment therefor, which may be independent of or supplemental to the police force and fire department of the consolidated city.

V. All other powers not specifically granted by the charter to the consolidated city: Provided, however, That a municipal division may surrender, by a majority vote of the electors voting thereon at any general or special election, any of its powers to the consolidated city, subject to the acceptance thereof by the board of commissioners.

After a charter has been adopted as aforesaid, it may be amended as follows:

I. In matters which relate only to the powers of the consolidated city and which do not reduce the powers of any one or more of the municipal divisions thereof by the General Assembly: Provided, however, That any amendment which changes or modifies the form of government of the consolidated city, or the number of or manner of election of the commissioners thereof, shall not be effective until such amendment shall have been ratified by a majority of the electors of the consolidated city voting thereon at a general or special election, to be provided for in said amendment.

II. In matters which reduce the powers of any one or more of the municipal divisions of the consolidated city, such amendment, enacted by the General Assembly, shall not be effective until it shall have been ratified at a general or special election, to be provided for in said amendment, by a majority of the electors voting thereon in all of the municipal divisions affected thereby, and by a majority of the electors voting thereon in each of a majority of said municipal divisions so affected.

Acquisition of Land for Highway Construction

Section 5. The General Assembly may authorize cities to take more land and property than is needed for actual construction in the laying out, widening, extending or relocating highways or streets connecting with bridges crossing streams or tunnels under streams which form boundaries between this and any other state, but the additional land and property, so authorized to be taken, shall not be more than sufficient to form suitable building sites on such highways or streets. Nor shall the authority hereby conferred be exercised in connection with the laying out, widening, extending or relocating of any highway or street at a point more than three miles distant from the approach to any such bridge or tunnel. After so much of the land and property has been appropriated for such highways or streets as is needed therefor, the remainder may be sold or leased and any restrictions imposed thereupon which will preserve or enhance the benefit to the public of the property actually needed for the aforesaid public use.

ARTICLE V THE JUDICIARY

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, city magistrates' courts, magistrates' courts, and in such other courts as the General Assembly may from time to time establish.

Supreme Court; Term of Judges; Chief Justice

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 and Powers 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 oyer and terminer and general jail delivery in the several counties; they shall have original jurisdiction in cases 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 and writ of error in all cases, as is now or may hereafter be provided by law.

Common Pleas Courts

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; Associate Judges

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 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 the unexpired terms.

Common Pleas Courts of Philadelphia and Allegheny Counties; Increasing the Number of Judges

Section 6. In the county of Philadelphia all the jurisdiction and powers now vested in the district court and courts of common pleas, subject to such changes as may be made by this Constitution or by law, shall be

in Philadelphia vested in five distinct and separate courts of equal and coordinate jurisdiction, composed of three judges each. The said courts in Philadelphia shall be designated respectively as the court of common pleas number one, number two, number three, number four, and number five, but the number of said courts may be by law increased, from time to time, and shall be in like manner designated by successive numbers. The number of judges in any of said courts, or in any county where the establishment of an additional court may be authorized by law, may be increased, from time to time, and whenever such 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 the said court, and the several courts shall distribute and apportion the business among them in such manner as shall be provided by rules of court, and each court, to which any suit shall be thus assigned, shall have exclusive jurisdiction thereof, subject to change of venue, as shall be provided by law.

In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas shall be vested in one court of common pleas, composed of all the judges in commission in said courts. Such jurisdiction and powers shall extend to all proceedings at law and in equity which shall have been instituted in the several numbered courts, and shall be subject to such changes as may be made by law, and subject to change of venue as provided by law.

The president judge of said court shall be selected as provided by law. The number of judges in said court may be by law increased from time to time. This amendment shall take effect on the first day of January succeeding its adoption.

Prothonotary of Philadelphia

Section 7. For Philadelphia there shall be one prothonotary'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 Commonwealth, shall be paid by the prothonotary into the county treasury. Each court shall have its separate dockets, except the judgment docket which shall contain the judgments and liens of all the said courts, as is or may be directed by law.

Criminal Courts in Philadelphia and Allegheny Counties

Section 8. The said courts in the counties of Philadelphia and Allegheny, respectively, shall, from time to time, in turn detail one or more of their judges to hold the courts of Oyer and Terminer and the courts of Quarter Sessions of the Peace of said counties, in such manner as may be directed by law.

Duties of Common Pleas Judges

Section 9. Judges of the courts of common pleas learned in the law, shall be judges of the courts of oyer and terminer, 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.

Certiorari to Courts Not of Record

Section 10. The judges of the courts of common pleas within their respective counties, shall have power to issue writs of certiorari to justices of the peace and other inferior courts not of record, and to cause their proceedings to be brought before them, and right and justice to be done.

Justices of the Peace and Aldermen

Section 11. Except as otherwise provided in this Constitution, justices of the peace or aldermen shall be elected in the several wards, districts, boroughs or townships, by the qualified electors thereof, at the municipal election, in such manner as shall be directed by law, and shall be commissioned by the Governor for term of six 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, no more than one alderman shall be elected in each ward or district.

Magistrates' Courts 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 six years, and they shall be elected on general ticket at the municipal election 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.

Disposition of Fees

Section 13. All fees, fines and penalties in said courts shall be paid into the county treasury.

Appeal from Decisions of Courts Not of Record

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 of Judges; Term; Removal

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 offices 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.

The Chief Justice of the Supreme Court may designate and assign former judges, learned in the law, who are willing so to do, who have served at least one term and who have not been defeated for reelection, to the office of judge of any court of record, to temporarily sit in the courts of any judicial district for the disposal of business under such circumstances and subject to such qualifications and conditions as the General Assembly may prescribe.

Election of Supreme Court Judges

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.

Priority of Judges' Commissions

Section 17. Should any two or more judges of the Supreme Court, or any two or more judges of the court 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.

Compensation of Judges

Section 18. The judges of the Supreme Court and the 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 profit under the United States, this State or any other State.

Residences of Judges

Section 19. The judges of the Supreme Court, during 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.

Chancery Powers of Common Pleas Courts

Section 20. The several courts of common pleas, besides the powers herein conferred, shall have and exercise within 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.

Limitations Upon Supreme Court

Section 21. No duties shall be imposed by law upon the 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 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.

Orphans' Courts; Auditing of Accounts; Registers' Courts Abolished

Section 22. In every county wherein the population shall 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 jurisdictions 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' court shall be established, the register of wills shall be clerk of such court and subject to its directions, in all matters pertaining to his office; he may appoint assistant clerk but only with the consent and approval of said court. All accounts filed with him as register or as clerk of the said separate 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.

Style of Criminal Process; Prosecutions

Section 23. The style of all process shall be "The Commonwealth 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."

Right of Appeal in Criminal Cases

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.

Filling Vacancies in Courts of Record

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 to 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; Certain Courts Prohibited

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.

Dispensing with Jury Trials in Civil Cases

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.

Section 28. The General Assembly may, by general law, provide that a course of training and education

be completed by justices of the peace and aldermen hereafter selected who have not been admitted to practice law in this Commonwealth. The required course of training and education shall not exceed three months duration, one month of which shall be taken after the election and prior to their assuming office. The remaining two months of training and education shall be taken immediately after assuming office. Their jurisdiction shall extend to summary offenses only prior to completion of the required course. Persons who have served as justices of the peace or aldermen prior to the adoption of this amendment shall not be required to take this course. The required course shall be at the cost of the Commonwealth.

BALLOT QUESTIONS

The questions appearing on the ballot in the Primary Election April 23, 1968 were as follows:

I

Shall Proposals 1 and 2 on LEGISLATIVE APPORTIONMENT, adopted by the Constitutional Convention, providing for 50 Senators and 203 Representatives, and for a Commission to reapportion the Legislature after each decennial census, be approved?	YES
	NO

II

Shall Proposals 3 and 4 on STATE FINANCE, adopted by the Constitutional Convention, providing for a limit on borrowing based on tax revenues, budgeting, financial planning, auditing and related matters, be approved?	YES
	NO

III

Shall Proposal 5 on TAXATION, adopted by the Constitutional Convention, permitting certain tax exemptions, providing for reimbursement of local taxing authorities under certain conditions and related matters, be approved?	YES
	NO

IV

Shall Proposal 6 on LOCAL GOVERNMENT, adopted by the Constitutional Convention, providing for home rule for all units of local government, optional forms of government, uniform procedures for merger, consolidation and boundary change, intergovernmental cooperation and area governments, local finance and debt limits, apportionment, and related matters, be approved?	YES
	NO

V

Shall Proposal 7 on the JUDICIARY, adopted by the Constitutional Convention, establishing a unified judicial system, providing directly, or through Supreme Court rules, for the qualifications, selection, tenure, removal, discipline and retirement of, and prohibiting certain activities by justices, judges, and justices of the peace, and related matters, be approved?	YES
	NO

SECTION 10

TABULATION OF VOTES CAST ON CONSTITUTIONAL PROPOSALS

PRESIDENTIAL PRIMARY ELECTION OF APRIL 23, 1968

**Pennsylvania Constitutional
Convention
of 1967-1968**

Tabulation of Votes Cast on Constitutional Proposals

Presidential Primary Election of April 23, 1968

BALLOT QUESTIONS

COUNTIES	I. Legislative Apportionment		II. State Finance		III. Taxation		IV. Local Government		V. The Judiciary	
	YES	NO	YES	NO	YES	NO	YES	NO	YES	NO
Adams,	5,037	2,979	5,066	2,960	4,320	3,885	4,875	3,088	4,365	3,706
Allegheny,	155,734	109,581	146,937	117,082	103,663	162,452	137,328	123,922	121,362	142,947
Armstrong,	7,478	5,623	7,543	5,543	6,309	6,785	7,183	5,818	5,707	7,402
Beaver,	21,441	15,479	20,580	16,120	15,891	20,737	19,954	16,395	15,747	21,475
Bedford,	3,953	2,994	4,048	2,880	3,713	3,213	3,915	2,916	3,434	3,360
Berks,	21,052	18,521	20,403	19,097	18,283	21,241	19,707	19,596	16,782	22,938
Blair,	16,365	10,597	16,615	10,212	15,293	11,511	15,677	11,062	14,026	12,779
Bradford,	5,547	3,383	5,750	3,325	5,311	3,784	5,075	4,035	4,448	4,791
Bucks,	33,416	13,158	31,632	13,963	25,524	18,629	28,476	14,798	26,642	18,207
Butler,	9,835	7,978	10,242	7,462	8,262	9,424	9,781	7,924	6,867	10,968
Cambria,	24,825	13,212	24,573	13,283	21,985	15,863	24,287	13,472	21,841	15,891
Cameron,	978	382	996	354	723	630	941	398	719	629
Carbon,	3,783	1,426	3,775	1,451	3,473	1,747	3,534	1,637	3,214	2,029
Centre,	10,821	2,363	10,714	2,482	10,295	2,839	10,593	2,514	10,162	2,957
Chester,	29,214	12,753	28,698	13,278	25,502	16,453	25,933	16,070	24,327	16,762
Clarion,	3,730	3,055	3,832	3,013	3,211	3,635	3,641	3,130	2,758	4,144
Clearfield,	8,786	6,017	8,721	6,010	7,580	7,285	8,534	6,067	7,507	7,203
Clinton,	2,996	1,807	2,913	1,881	2,695	2,098	2,799	1,932	2,745	2,034
Columbia,	4,365	4,433	4,383	4,393	3,946	4,863	4,253	4,483	3,313	5,502
Crawford,	6,514	3,317	6,386	3,391	5,596	4,268	6,251	3,532	5,474	4,321
Cumberland,	14,621	5,361	14,325	5,667	12,193	7,701	14,011	5,861	13,956	6,047
Dauphin,	22,245	8,153	21,566	8,525	17,743	12,587	21,306	8,581	20,907	9,294
Delaware,	61,353	26,283	57,456	31,274	50,310	39,372	54,412	32,310	55,030	32,953
Elk,	3,242	1,744	3,160	1,737	2,347	2,671	3,107	1,816	2,682	2,268
Erie,	20,699	10,519	19,778	11,670	16,823	14,552	19,984	11,050	19,539	11,699
Fayette,	9,186	12,834	8,894	13,216	7,610	14,671	8,340	13,629	7,365	14,864
Forest,	616	324	621	331	555	388	593	343	480	415
Franklin,	9,666	4,634	9,758	4,486	8,864	5,324	9,385	4,776	9,387	4,829
Fulton,	593	748	659	698	605	728	604	723	534	766
Greene,	3,644	3,286	3,706	3,137	3,143	3,755	3,421	3,330	2,799	4,133
Huntingdon,	4,500	2,232	4,545	2,185	4,211	2,496	4,400	2,262	4,036	2,631
Indiana,	9,544	5,475	9,563	5,740	7,810	7,497	9,190	6,087	7,364	7,868
Jefferson,	5,304	3,529	5,399	3,408	4,279	4,574	5,280	3,474	4,154	4,590
Junata,	1,960	1,148	2,022	1,117	1,903	1,229	1,958	1,167	1,827	1,297
Lackawanna,	24,091	10,316	23,294	10,525	22,243	11,427	22,712	10,926	20,601	13,084
Lancaster,	24,619	7,131	24,130	7,533	21,944	9,676	23,707	7,712	22,364	9,174
Lawrence,	8,768	10,150	8,704	10,079	7,089	11,916	8,288	10,553	6,465	12,641
Lebanon,	7,025	2,225	6,889	2,315	5,980	3,209	6,785	3,209	6,512	2,626
Lehigh,	16,367	6,143	16,069	6,449	14,527	8,039	15,914	6,474	13,660	9,179
Luzerne,	26,756	12,900	25,827	12,944	26,654	14,704	24,970	13,744	25,645	15,471
Lycoming,	10,971	5,018	11,037	4,969	8,757	7,236	10,670	5,247	10,002	5,997
McKean,	3,193	1,339	3,192	1,346	2,509	2,170	3,038	1,441	2,773	1,848
Mercer,	8,997	4,222	8,822	4,282	7,694	5,600	8,628	4,433	7,729	5,496
Mifflin,	2,923	1,402	2,938	1,365	2,701	1,623	2,859	1,429	2,578	1,711
Monroe,	3,571	1,576	3,573	1,590	3,313	1,816	3,461	1,680	2,993	2,210
Montgomery,	64,075	16,489	61,844	18,099	54,253	26,249	59,866	19,425	59,019	20,900
Montour,	1,595	1,011	1,502	965	1,368	1,232	1,503	1,059	1,294	1,317
Northampton,	13,466	5,076	13,134	5,374	12,261	6,385	12,729	5,834	11,195	7,891
Northumberland,	4,812	2,246	4,867	2,232	4,376	2,685	4,517	2,417	3,890	3,066
Perry,	2,790	2,100	2,798	2,065	2,577	2,268	2,749	2,068	2,633	2,165
Philadelphia,	160,874	81,730	145,189	92,450	134,716	102,695	147,586	86,221	147,915	91,591
Pike,	1,066	602	1,086	567	1,019	607	1,016	616	945	711
Potter,	1,720	1,093	1,897	931	1,664	1,161	1,721	1,013	1,389	1,430
Schuylkill,	19,889	9,382	19,537	9,610	21,661	10,358	18,859	10,007	17,333	11,702
Snyder,	3,080	2,041	3,242	1,849	3,000	2,101	2,995	2,044	2,504	2,653
Somerset,	8,722	6,426	8,622	6,333	7,732	7,254	8,387	6,482	6,941	7,835
Sullivan,	1,003	457	1,004	454	919	514	923	499	856	586
Susquehanna,	2,834	3,468	2,994	3,312	2,716	3,550	2,573	3,659	2,387	3,933
Tioga,	3,483	1,953	3,763	1,683	3,450	1,943	3,358	1,980	3,062	2,389
Union,	3,142	1,655	3,244	1,571	2,995	1,776	2,981	1,799	2,639	2,225
Venango,	5,698	3,237	5,589	3,340	4,883	4,044	5,456	3,391	4,229	4,708
Warren,	4,817	996	4,766	1,001	4,496	1,333	4,696	1,033	4,490	1,284
Washington,	22,477	17,510	21,879	18,131	18,115	22,119	21,313	18,280	18,268	21,730
Wayne,	3,273	1,024	3,283	1,004	3,199	1,066	3,159	1,049	3,032	1,223
Westmoreland,	37,033	26,814	35,727	27,729	29,394	34,195	34,178	28,715	29,845	33,595
Wyoming,	1,918	1,810	1,982	1,787	1,869	1,985	1,539	2,196	1,476	2,284
York,	15,514	8,211	15,003	8,855	12,071	11,922	14,981	8,490	12,641	11,482
TOTALS	1,063,603	583,091	1,022,706	614,110	882,116	763,745	986,855	633,323	910,855	729,845

SECTION II

FINAL HISTORY OF PROPOSALS

**Pennsylvania Constitutional
Convention
of 1967-1968**

CONSTITUTIONAL CONVENTION OF PENNSYLVANIA



HISTORY OF PROPOSALS

**With Indexes to Proposals and Resolutions
1967-68**

FINAL

February 29, 1968

THE CONSTITUTIONAL CONVENTION CONVENEED

DECEMBER 1, 1967

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LOCATION OF OFFICES OF THE CONSTITUTIONAL CONVENTION

<u>OFFICE</u>	<u>ROOM</u>	<u>LOCATION</u>
Executive Director	500	North Office Building
Assistant Executive Director	500	North Office Building
Parliamentarian	350	Main Capitol, Main Wing
Information Officer	500	North Office Building
Convention Chief Clerk	500	North Office Building
Director, Convention Operations	323	Main Capitol, Center Wing
Director for Convention Services	129	Main Capitol, South Corridor
Historian	601	North Office Building
Convention Drafting Bureau	641	Main Capitol, North Wing

OFFICERS OF THE CONSTITUTIONAL CONVENTION

Raymond J. Broderick
Lieutenant Governor
President of the Convention
Room 200 - Main Capitol

Robert P. Casey
First Vice President of the Convention
Room 524 - North Office Bldg.

Frank A. Orban, Jr.
Second Vice President of the Convention
Room 251 - Main Capitol

James A. Michener
Secretary of the Convention
Room 509 - North Office Bldg.

CONSTITUTIONAL CONVENTION ORDER OF BUSINESS

- 1st - Call to Order
- 2nd - Prayer
- 3rd - Reading and Approval of Journal
- 4th - Leaves of Absence
- 5th - Roll Call
- 6th - Communications and Petitions
- 7th - Reports of Committees
- 8th - Introduction of Proposals
- 9th - Introduction of Resolutions
- 10th - Consideration of Calendar
 - (a) Third consideration
 - (b) Second consideration
 - (c) Resolutions
- 11th - Unfinished Business
 - (a) Reports of committee
 - (b) Introduction of proposals
 - (c) Introduction
- 12th - Announcements
- 13th - Adjournment

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FOSTER	56	FOXTON	57	BARBER	58	BERNARD	59	COLEY	30	BARBY	13	ZIMMERT	34	PORTER	35	BERNARD	14	BERNARD	15	BERNARD	16	BERNARD	17
KELLY &	83	KELLY	84	KELLY	85	KELLY	86	KELLY	87	KELLY	88	KELLY	89	KELLY	90	KELLY	91	KELLY	92	KELLY	93	KELLY	94
MEYER	103	MEYER	104	MEYER	105	MEYER	106	MEYER	107	MEYER	108	MEYER	109	MEYER	110	MEYER	111	MEYER	112	MEYER	113	MEYER	114
PERCY	121	PERCY	122	PERCY	123	PERCY	124	PERCY	125	PERCY	126	PERCY	127	PERCY	128	PERCY	129	PERCY	130	PERCY	131	PERCY	132
FORBES	139	FORBES	140	FORBES	141	FORBES	142	FORBES	143	FORBES	144	FORBES	145	FORBES	146	FORBES	147	FORBES	148	FORBES	149	FORBES	150
TAMSON	157	TAMSON	158	TAMSON	159	TAMSON	160	TAMSON	161	TAMSON	162	TAMSON	163	TAMSON	164	TAMSON	165	TAMSON	166	TAMSON	167	TAMSON	168
TAMSON	175	TAMSON	176	TAMSON	177	TAMSON	178	TAMSON	179	TAMSON	180	TAMSON	181	TAMSON	182	TAMSON	183	TAMSON	184	TAMSON	185	TAMSON	186
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FRENDEGAST	QUILES	RAPPAPORT	REA	RESICK		
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WILLER, A	RODGEHEAD	MOORE	MORTON	MURRAY		
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GRAY	BRUFFITA		HANKIN	HARDING		
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CUNNINGHAM	CURRAI	PAILEY	DESMOND	DEVLIN		
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BLON	BRANAN		BRENNAN	BROWN		
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ALLOIN	AMTERDAK	AGHERTZ	ADENLITSE			
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WELKARTH	WOODRING	WOODSIDE		
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SOLLWON	SPROCELL	STODT	STRICKLER	STRUPP
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REYNOLDS	RICHTER	ROBERTS	ROVNER	RUTH
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WUSSELBAH	WELSON	O'DONNELL	ORRAN	ORRIN
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LEE L.	LEINBACH	LEONARD	LEVIN	WARDLEIGH
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HATTER	HERGENSON	HEYBURN	HINEY	HOCKER
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DOHLSDON	DOUGLON	DUNBAULO	EPFIM	PAGAN
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BUCK	BURTING	BURKHOLDER	BUTERA	CAN
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BAIDPINE	BARLOUI	BALDWIN	BAKER	
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SHOPE	TATE	THORNTON	THORNTON
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SHULTS	SCALES	SCARLETT	SCOTT
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OTTO	PARQUENILLA	PEGARA	PELLAY
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NANDY	NANDY	NATION	NUGENT
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NOEL	NOBLE	NOBLE	NOBLE
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PARSONS	PARSONS	PARSONS	PARSONS
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PARSONS	PARSONS	PARSONS	PARSONS
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**The Constitutional Convention of Pennsylvania
1967 - 1968**

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LEGISLATIVE APPORTIONMENT -- Office Room 612, North Office Building

Co-Chairmen - William J. Devlin

Thomas L. Fagan

METHOD OF APPORTIONMENT

Co-Chairmen - Marvin V. Keller

Joseph G. Tomascik

Robert W. Baldrige
Herbert R. Cain, Jr.
Herbert Fineman
Matthew M. Gouger
H. Richard Hostetler
Harry T. Kelly

Ralph E. Orbin, Sr.
Albert R. Pechan
James F. Prendergast
Edward A. Sahli
John M. Scarlett
Basil C. Scott

COMPOSITION OF LEGISLATURE

Co-Chairmen - Justin E. Jirolanio

Marian E. Markley

Frank D. Croop
Lee A. Donaldson, Jr.
Benjamin R. Donolow
Peter D. Dumbauld
Philip H. Feather
Joseph Goldstein

Leonard H. Hatter
K. Leroy Irvis
Dante Mattioni
Charles A. McGlynn
Floyd W. Musselman
Henry P. Otto

JUDICIARY -- Office Room 613, North Office Building

Co-Chairmen - Gustave G. Amsterdam William W. Scranton

SELECTION OF JUDGES

Co-Chairmen - Bruce W. Kauffman	Isadore A. Shrager
Americo V. Cortese	David V. Shapiro
Lewis B. Lee	Richard L. Thornburgh
Gerald E. Ruth	Edwin G. Warman

TENURE OF JUDGES

Co-Chairmen - H. Clay Burkholder	John B. Hannum
David C. Baldus	Henry E. Rea, Jr.
David M. Barron	Hobson R. Reynolds
Martin W. Bashoff	Richard M. Sharp

INCOMPATIBLE ACTIVITIES OF JUDGES

Co-Chairmen - Francis A. Barry	Robert E. J. Curran
Eugene A. Caputo	Julian F. King
Robert M. Fortney	Joseph M. More
John W. Keller	Joseph Solomon

RETIREMENT AND POST-RETIREMENT SERVICE OF JUDGES

Co-Chairmen - W. Walter Braham	Robert B. Filson
Robert J. Butera	William D. Shettig
William F. Clinger, Jr.	Leon W. Silverman
John J. Redick	Daniel B. Strickler

JUDICIAL ADMINISTRATION AND ORGANIZATION

Co-Chairmen - Barbara S. Sprogell	Robert E. Woodside
Walter A. Benfield	William J. C. O'Donnell
Robert D. Fleming	Robert M. Sebastian
Theodore R. Laputka	William B. Stout

LOCAL GOVERNMENT -- Office Room 606, North Office Building

Co-Chairmen - Louis L. Manderino

Frank J. Pasquerilla

STRUCTURE AND ORGANIZATION

Co-Chairmen - Gay B. Banes

M. Nelson McGeary

Alan I. Aberman

Kenneth B. Lee

Holbrook M. Bunting, Jr.

Stanley G. Stroup

Byron K. Horne

Thomas H. Welsh

ANNEXATION AND BOUNDARY CHANGES

Co-Chairmen - Frank E. Cunningham

Victor J. Westerberg

James L. Desmond

William J. Lane

Frank M. Fay

Dante Mattioni

A. Hugh Forster

F. Garrett Richter

LOCAL FINANCE

Co-Chairmen - Douglas M. Moorhead

John N. Scales

Beulah J. Brown

A. J. Gehrlein

Samuel C. Corey

Julian F. King

Joseph L. Cosetti

J. Edward Waldron

HOME RULE

Co-Chairmen - James D. Morton

Samuel Rappaport

Marie C. Aurentz

Ernest P. Kline

Rachel P. Benedict

Lewis B. Lee

Edward M. Dailey, Jr.

Harold A. Thomson

COUNTY GOVERNMENT

Co-Chairmen - Mercer D. Tate

John T. Van Sant

John F. Baldwin

Edward H. Meyer, Jr.

John A. Conley

Dorothy Miller

Robert P. Fohl

John N. Roberts

APPORTIONMENT

Co-Chairmen - James Hook

Daniel W. Shoemaker

T. Robert Brennan

Leonard H. Hatter

Howard R. Erwin

Charles E. Murray, Jr.

Harold H. Goldman

Richard M. Sharp

TAXATION AND STATE FINANCE -- Office Room 611, North Office Building

Co-Chairmen - Robert L. Leonard

Carleton T. Woodring

TAXATION

Co-Chairmen - Richard Gerber

George F. Pott

David C. Baldus
Samuel Camardella
Benjamin R. Donolow
Charles P. Henderson
Weldon B. Heyburn

Howard A. Krill
Thomas K. Leinbach
Franklin A. Mangery
Roy W. Miller
Jerry Powell

STATE DEBT

Co-Chairmen - Blaine C. Hocker

Edward Popil

T. Robert Brennan
Ralph A. Clark
Joseph L. Cosetti
Charlotte M. Fawcett
Philip L. Harding

Thelma D. Himes
Charles E. Murray, Jr.
William D. Shettig
George W. Shively
Charles H. Whittum, Jr.

SINKING FUND

Co-Chairmen - Thomas E. Wilcox

James W. Percy

Gilbert J. Allison
Donald W. Bagenstose
Eugene A. Caputo
Richard J. Caron
John A. Conley

Georgette B. Griffith
German Quiles
Edward H. Rovner
Harold A. Thomson
Walter F. Wilmarth

STYLE AND DRAFTING -- Office Room 519, North Office Building

Co-Chairmen - Roy H. Johnson

Lawrence L. Pelletier

Alan I. Aberman
Martin W. Bashoff
Herman M. Buck
Holbrook M. Bunting, Jr.
Philip H. Feather
H. Richard Hostetler
Richard L. Huggins
Theodore R. Laputka

Mildred D. Michael
Floyd W. Musselman
William J. C. O'Donnell
Gerald E. Ruth
Robert M. Sebastian
David V. Shapiro
Richard L. Thornburgh
Dorothy K. Tully

ARRANGEMENT, SUBMISSION AND ADDRESS TO THE PEOPLE -- Office Room 517-A
North Office Building

Co-Chairmen - William H. Gray, Jr.

James W. Nelson

Donald W. Bagenstose
Herman M. Buck
Robert J. Butera
A. Hugh Forster
A. J. Gehrlein
Matthew M. Gouger
Charles P. Henderson
Weldon B. Heyburn

Harry T. Kelly
Benjamin J. Levin
Mildred D. Michael
John N. Roberts
Leon W. Silverman
Daniel B. Strickler
Edwin G. Warman
Charles H. Whittum, Jr.

RULES - Office Room 520, North Office Building

Co-Chairmen - Max P. Gabreski

Gustave G. Amsterdam
Gay B. Banes
Robert E. J. Curran
William J. Devlin
Thomas L. Fagan
William H. Gray, Jr.
Richard L. Huggins
Louis L. Manderino

Charles P. Leach

Frank J. Pasquerilla
Albert R. Pechan
Edward Popil
James F. Prendergast
Basil C. Scott
William W. Scranton
Carleton T. Woodring
Robert E. Woodside

ADMINISTRATION AND FINANCE - Office Room 522, North Office Building

Co-Chairmen - Israel C. Bloom

Herbert R. Cain, Jr.
Samuel C. Corey
Lee A. Donaldson, Jr.
Herbert Fineman
Robert D. Fleming
Robert P. Fohl
Philip L. Harding
K. Leroy Irvis

Guy J. Swope

Ernest P. Kline
William J. Lane
Kenneth B. Lee
Roy W. Miller
Ralph E. Orbin, Sr.
Isadore A. Shrager
Stanley G. Stroup
J. Edward Waldron



CONSTITUTIONAL CONVENTION COMMITTEE ROOM ASSIGNMENTS

COMMITTEES	ROOM	LOCATION
LEGISLATIVE APPORTIONMENT	612	6th Floor, North Office Bldg.
METHOD OF APPORTIONMENT	608	6th Floor, North Office Bldg.
COMPOSITION OF LEGISLATURE	609	6th Floor, North Office Bldg.
JUDICIARY	613	6th Floor, North Office Bldg.
SELECTION OF JUDGES	605-A	6th Floor, North Office Bldg.
TENURE OF JUDGES	605-B	6th Floor, North Office Bldg.
INCOMPATIBLE ACTIVITIES	605-C	6th Floor, North Office Bldg.
RETIREMENT OF JUDGES	610-A	6th Floor, North Office Bldg.
ADMINISTRATION AND ORGANIZATION	610-B	6th Floor, North Office Bldg.
LOCAL GOVERNMENT	606	6th Floor, North Office Bldg.
STRUCTURE AND ORGANIZATION	516	5th Floor, North Office Bldg.
ANNEXATION AND BOUNDARY CHANGES	515	5th Floor, North Office Bldg.
LOCAL FINANCE	517-B	5th Floor, North Office Bldg.
HOME RULE	518	5th Floor, North Office Bldg.
COUNTY GOVERNMENT	523	5th Floor, North Office Bldg.
APPORTIONMENT	514	5th Floor, North Office Bldg.
TAXATION AND STATE FINANCE	611	6th Floor, North Office Bldg.
TAXATION.	610-C	6th Floor, North Office Bldg.
STATE DEBT	610-D	6th Floor, North Office Bldg.
STATE SINKING FUND	614	6th Floor, North Office Bldg.
STYLE AND DRAFTING	519	5th Floor, North Office Bldg.
ARRANGEMENT, SUBMISSION AND ADDRESS TO THE PEOPLE	517-A	5th Floor, North Office Bldg.
RULES	520	5th Floor, North Office Bldg.
ADMINISTRATION AND FINANCE	522	5th Floor, North Office Bldg.

CONSTITUTIONAL CONVENTION OF PENNSYLVANIA

1967 **DECEMBER** 1967

SUN	MON	TUE	WED	THU	FRI	SAT
				1	2	
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	19	20	21	22	23
24	25	26	27	28	29	30
31						

1968 **JANUARY** 1968

SUN	MON	TUE	WED	THU	FRI	SAT
		1	2	3	4	5
6	7	8	9	10	11	12
13	14	15	16	17	18	19
20	21	22	23	24	25	26
27	28	29	30	31		

1968 **FEBRUARY** 1968

SUN	MON	TUE	WED	THU	FRI	SAT
				1	2	3
4	5	6	7	8	9	10
11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29		

1968

JANUARY

Sun	Mon	Tue	Wed	Thu	Fri	Sat
	1	2	3	4	5	6
7	8	9	10	11	12	13
14	15	16	17	18	19	20
21	22	23	24	25	26	27
28	29	30	31			

APRIL

Sun	Mon	Tue	Wed	Thu	Fri	Sat
	1	2	3	4	5	6
7	8	9	10	11	12	13
14	15	16	17	18	19	20
21	22	23	24	25	26	27
28	29	30				

JULY

Sun	Mon	Tue	Wed	Thu	Fri	Sat
	1	2	3	4	5	6
7	8	9	10	11	12	13
14	15	16	17	18	19	20
21	22	23	24	25	26	27
28	29	30	31			

OCTOBER

Sun	Mon	Tue	Wed	Thu	Fri	Sat
		1	2	3	4	5
6	7	8	9	10	11	12
13	14	15	16	17	18	19
20	21	22	23	24	25	26
27	28	29	30	31		

FEBRUARY

Sun	Mon	Tue	Wed	Thu	Fri	Sat
				1	2	3
4	5	6	7	8	9	10
11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29		

MAY

Sun	Mon	Tue	Wed	Thu	Fri	Sat
		1	2	3	4	
5	6	7	8	9	10	11
12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	29	30	31	

AUGUST

Sun	Mon	Tue	Wed	Thu	Fri	Sat
				1	2	3
4	5	6	7	8	9	10
11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29	30	31

NOVEMBER

Sun	Mon	Tue	Wed	Thu	Fri	Sat
					1	2
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	19	20	21	22	23
24	25	26	27	28	29	30

MARCH

Sun	Mon	Tue	Wed	Thu	Fri	Sat
					1	2
3	4	5	6	7	8	9
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31						

JUNE

Sun	Mon	Tue	Wed	Thu	Fri	Sat
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9	10	11	12	13	14	15
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23	24	25	26	27	28	29
30						

SEPTEMBER

Sun	Mon	Tue	Wed	Thu	Fri	Sat
1	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16	17	18	19	20	21
22	23	24	25	26	27	28
29	30					

DECEMBER

Sun	Mon	Tue	Wed	Thu	Fri	Sat
1	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16	17	18	19	20	21
22	23	24	25	26	27	28
29	30	31				

CONSTITUTIONAL CONVENTION OF PENNSYLVANIA
HISTORY OF DELEGATE PROPOSALS
1967-68

No. 1000 By Delegate THORNBURGH

A proposal repealing Article V of the Constitution of the Commonwealth of Pennsylvania relating to the Judiciary and adding new Judiciary article.

Referred to Judiciary, December 12, 1967

Re-referred to Committee on Selection of Judges, December 13
Re-referred to Committee on Tenure of Judges, December 13
Re-referred to Committee on Incompatible Activities of Judge
December 13
Re-referred to Committee on Retirement and Post-Retirement
Service of Judges, December 13
Re-referred to Committee on Judicial Administration and
Organization, December 13

No. 1001 By Delegates WILCOX and HIMES

A proposal adding a new article to the Constitution of Pennsylvania providing for advisory referenda in local government units.

Referred to Local Government, December 12, 1967

Re-referred to Committee on Structure and Organization,
December 13
Re-referred to Committee on County Government, December 13

No. 1002 By Delegates OTTO, THOMSON, and DUMBAULD

A proposal adding a new article to the Constitution of Pennsylvania providing for the incorporation of cities, boroughs, towns, and townships, and optional plans and home rule.

Referred to Local Government, December 12, 1967

Re-referred to Committee on Annexation and Boundary Changes,
December 13
Re-referred to Committee on Home Rule, December 13

No. 1003 By Delegate MORTON

A proposal making changes relating to Legislative Apportionment.

Referred to Legislative Apportionment, December 12, 1967

Re-referred to Committee on Composition of Legislature,
December 13

No. 1004 By Delegates OTTO and DUMBAULD

A proposal amending Article II of the Constitution of Pennsylvania providing for apportionment of legislative districts.

Referred to Legislative Apportionment, December 12, 1967

Re-referred to Committee on Composition of Legislature,
December 13

No. 1005 By Delegates DUMBAULD, OTTO, and HUGGINS

A proposal amending Article II of the Constitution of Pennsylvania providing for apportionment of legislative districts.

Referred to Legislative Apportionment, December 12, 1967

Re-referred to Committee on Composition of Legislature,
December 13

No. 1006 By Delegate BUCK

A proposal making changes relating to Legislative Apportionment.

Referred to Legislative Apportionment, December 13, 1967

Re-referred to Committee on Composition of Legislature,
December 14

No. 1007 By Delegate BRAHAM

A proposal consolidating and amending into a single article Articles XIII, XIV, and XV and Sections 7, 8, and 10 of Article VIII of the Constitution of the Commonwealth of Pennsylvania relating to local government.

Referred to Local Government, December 13, 1967

Re-referred to Committee on Structure and Organization,
December 14

Re-referred to Committee on Annexation and Boundary Changes
December 14

Re-referred to Committee on Local Finance, December 14

Re-referred to Committee on Home Rule, December 14

Re-referred to Committee on County Government, December 14

Re-referred to Committee on Apportionment, December 14

No. 1008 By Delegate McGLYNN

A proposal amending Article V of the Constitution of Pennsylvania providing for the composition of the Judicial Nominating Commission insofar as it relates to the Supreme and Superior courts.

Referred to Judiciary, December 13, 1967

Re-referred to Committee on Selection of Judges, December 14

No. 1009 By Delegates JIROLANIO and PRENDERGAST

A proposal amending Article V, Section 1, and adding a new section to Article V of the Constitution of Pennsylvania providing for a Commonwealth court.

Referred to Judiciary, December 13, 1967

Re-referred to Committee on Selection of Judges, December 14

Re-referred to Committee on Tenure of Judges, December 14

Re-referred to Committee on Judicial Administration and Organization, December 14

No. 1010 By Delegates SHOEMAKER and HOOK

A proposal adding a new article to the Constitution of Pennsylvania providing for apportionment of political subdivisions of the Commonwealth and establishing the time and method thereof.

Referred to Local Government, December 14, 1967

Re-referred to Committee on Apportionment, December 18

No. 1011 By Delegate TATE

A proposal repealing article five of the Constitution of the Commonwealth of Pennsylvania relating to the Judiciary and adding new Judiciary article.

Referred to Judiciary, December 18, 1967

Re-referred to Committee on Selection of Judges, December 18

No. 1012 By Delegates ABERMAN and RAPPAPORT

A proposal adding a new article to the Constitution of Pennsylvania relating to local government.

Referred to Local Government, December 18, 1967

Re-referred to Committee on Structure and Organization,
December 19

Re-referred to Committee on Annexation and Boundary Change
December 19

Re-referred to Committee on Local Finance, December 19

Re-referred to Committee on Home Rule, December 19

Re-referred to Committee on County Government, December 19

No. 1013 By Delegates HUGGINS and REDICK

A proposal adding a new section to article five of the Constitution of Pennsylvania providing for the retirement of judges.

Referred to Judiciary, December 18, 1967

Re-referred to Committee on Retirement and Post-Retirement
Service of Judges, December 19

No. 1014 By Delegates POWELL, MEYER and BALDWIN

A proposal amending article fourteen, sections one and four of the Constitution of Pennsylvania eliminating surveyors as county officers.

Referred to Local Government, December 18, 1967

Re-referred to Committee on County Government, December 19

No 1015 By Delegates SHOEMAKER, MICHAEL and RUTH

A proposal adding a new article to the Constitution of Pennsylvania enabling contiguous political subdivisions to form commissions for the joint furnishing of services.

Referred to Local Government, December 18, 1967

Re-referred to Committee on Structure and Organization,
December 19

No 1016 By Delegate HOOK

A proposal amending article eight of the Constitution of the Commonwealth of Pennsylvania relating to taxation and State finance.

Referred to Taxation and State Finance, December 18, 1967

Re-referred to Committee on State Debt, December 19
Re-referred to Committee on Sinking Fund, December 19

No. 1017 By Delegate BUNTING

A proposal adding a new article to the Constitution of Pennsylvania, providing for the creation, organization, administration, consolidation, division and dissolution of local governmental units; providing for the level of services to be provided and maintained by them and for changes in their boundaries, and repealing certain existing provisions relating to powers and duties of local government.

Referred to Local Government, December 19, 1967

Re-referred to Committee on Structure and Organization,
December 20
Re-referred to Committee on Annexation and Boundary Changes,
December 20
Re-referred to Committee on Local Finance, December 20
Re-referred to Committee on Home Rule, December 20
Re-referred to Committee on County Government, December 20
Re-referred to Committee on Apportionment, December 20

No. 1018 By Delegate TATE

A proposal amending article eight, section one of the Constitution of Pennsylvania by further providing for the uniformity of taxation and limiting exemptions.

Referred to Taxation and State Finance, December 19, 1967

Re-referred to Committee on Taxation, December 20

No. 1019 By Delegate SHAPIRO

A proposal amending article two, section eighteen of the Constitution of Pennsylvania providing penalties for legislative noncompliance with apportionment duties.

Referred to Legislative Apportionment, December 19, 1967

Re-referred to Committee on Method of Apportionment,
December 20

No. 1020 By Delegates BALDRIGE and LEACH

A proposal amending article eight of the Constitution of Pennsylvania providing for the inclusion of certain provisions in laws requiring future expenditure of funds or making appropriations.

Referred to Taxation and State Finance, December 19, 1967

Re-referred to Committee on Sinking Fund, December 20

No. 1021 By Delegate THOMSON

A proposal amending article fifteen, section one of the Constitution of the Commonwealth of Pennsylvania, authorizing the granting to boroughs, incorporated towns and townships, the right and power to frame and adopt their own charters and to exercise the powers and duties of local self-government and authorizing the enactment of laws affecting organization and government of townships which shall become effective only when submitted to the township electors and approved by the majority thereof.

Referred to Local Government, December 19, 1967

Re-referred to Committee on Home Rule, December 20

No. 1022 By Delegate J.W. KELLER

A proposal amending article two, sections sixteen, seventeen and eighteen of the Constitution of Pennsylvania providing for apportionment of legislative districts.

Referred to Legislative Apportionment, December 19, 1967

Re-referred to Committee on Composition of Legislature,
December 20

No. 1023 By Delegates FOHL, POTT, WELSH, FAWCETT, BALDUS, and
POWELL

A proposal amending article fourteen, section one of the Constitution of Pennsylvania eliminating coroners as county officers.

Referred to Local Government, December 20, 1967

Re-referred to Committee on County Government, December 21

No. 1024 By Delegates CLINGER and GABRESKI

A proposal amending article five of the Constitution of Pennsylvania providing for Judicial Nominating Commissions and for the removal, discipline and compulsory retirement of judges.

Referred to Judiciary, December 20, 1967

Re-referred to Committee on Selection of Judges, December

Re-referred to Committee on Incompatible Activities of
Judges, December 21

No. 1025 By Delegates CLINGER and GABRESKI

A proposal amending article five of the Constitution of Pennsylvania providing for the removal, discipline and compulsory retirement of judges.

Referred to Judiciary, December 20, 1967

Re-referred to Committee on Incompatible Activities of
Judges, December 21

No. 1026 By Delegate ROBERTS

A proposal amending article fourteen of the Constitution of Pennsylvania, abolishing coroners and establishing medical examiners as county officers.

Referred to Local Government, December 20, 1967

Re-referred to Committee on County Government, December

No. 1027 By Delegate REA

A proposal amending the Constitution of Pennsylvania repealing the provisions relating to consolidation in Allegheny County.

Referred to Local Government, December 20, 1967

Re-referred to Committee on County Government, December 21

No. 1028 By Delegates JOHNSON, SOLOMON and SAMILI

A proposal adding a new article to the Constitution of Pennsylvania providing for a local boundary commission or board.

Referred to Local Government, December 20, 1967

Re-referred to Committee on Annexation and Boundary Changes
December 21

No. 1029 By Delegates POWELL and R. MILLER

A proposal amending the Constitution of Pennsylvania changing the provisions relating to compensation of county officers.

Referred to Local Government, December 20, 1967

Re-referred to Committee on County Government, December 21

No. 1030 By Delegate THOMSON

A proposal adding a new article to the Constitution of Pennsylvania providing for powers, functions and duties which may be exercised by cities, boroughs, incorporated towns and townships.

Referred to Local Government, December 20, 1967

Re-referred to Committee on Structure and Organization,
December 21

Re-referred to Committee on Home Rule, December 21

No. 1031 By Delegates BURKHOLDER and FEATHER

A proposal repealing article five of the Constitution of the Commonwealth of Pennsylvania relating to the judiciary and adding new Judiciary article.

Referred to Judiciary, December 20, 1967

Re-referred to Committee on Selection of Judges, December 21

Re-referred to Committee on Tenure of Judges, December 21

Re-referred to Committee on Retirement and Post-Retirement
Service of Judges, December 21

Re-referred to Committee on Judicial Administration and
Organization, December 21

No. 1032 By Delegate THOMSON

A proposal adding a new article to the Constitution of Pennsylvania providing for abolition of bodies corporate and politic, commonly known as "authorities," for municipalities, counties, school districts and townships and payment of indebtedness of such "authorities."

Referred to Taxation and State Finance, December 20, 1967

Re-referred to Committee on Taxation, December 21

Re-referred to Committee on State Debt, December 21

Re-referred to Committee on Sinking Fund, December 21

No. 1033 By Delegate ORBIN

A proposal amending the Constitution of Pennsylvania providing for annexation of municipalities.

Referred to Local Government, December 20, 1967

Re-referred to Committee on Annexation and Boundary Changes
December 21

No. 1034 By Delegate TATE

A proposal amending the Constitution of Pennsylvania making changes relating to Legislative Apportionment.

Referred to Legislative Apportionment, December 20, 1967

Re-referred to Committee on Method of Apportionment,
December 21

No. 1035 By Delegates SCOTT, HUGGINS and BALDRIGE

A proposal amending article fifteen of the Constitution of Pennsylvania granting residuary powers of government to certain cities.

Referred to Local Government, December 20, 1967

Re-referred to Committee on Structure and Organization,
December 21

Re-referred to Committee on Home Rule, December 21

No. 1036 By Delegates SCOTT, SAHLI and REDICK

A proposal amending section one, article fifteen of the Constitution of Pennsylvania providing for optional plans of city organization.

Referred to Local Government, December 20, 1967

Re-referred to Committee on Structure and Organization,
December 21

Re-referred to Committee on Home Rule, December 21

No. 1037 By Delegates SCOTT, PELLETIER and SCARLETT

A proposal amending article fifteen of the Constitution of Pennsylvania, and deleting certain sections, to provide for optional home rule charter government for cities.

Referred to Local Government, December 20, 1967

Re-referred to Committee on Structure and Organization,
December 21

Re-referred to Committee on Home Rule, December 21

Re-referred to Committee on County Government, December 21

No. 1038 By Delegates SCOTT, LEACH, FILSON AND FEATHER

A proposal adding a new article to the Constitution of Pennsylvania to grant local governments exclusive power to regulate wages, hours and working conditions of local government employes.

Referred to Local Government, December 20, 1967

Re-referred to Committee on Local Finance, December 21

Re-referred to Committee on Home Rule, December 21

Re-referred to Committee on County Government, December 21

No. 1039 By Delegates SCOTT, DEVLIN and JOHNSON

A proposal amending article eight, section eight of the Constitution of Pennsylvania granting the General Assembly power to regulate the taxing and borrowing powers of local governmental units.

Referred to Local Government, December 20, 1967

Re-referred to Committee on Local Finance, December 21

No. 1040 By Delegates SCOTT, PELLETIER and HUGGINS

A proposal amending section seven, article eight of the Constitution of Pennsylvania allowing local governmental units to give financial assistance to certain bodies.

Referred to Local Government, December 20, 1967

Re-referred to Committee on Local Finance, December 21

No. 1041 By Delegates FOHL and POTT

A proposal amending article fourteen, sections one and four of the Constitution of Pennsylvania eliminating surveyors as county officers.

Referred to Local Government, December 20, 1967

Re-referred to Committee on County Government, December 21

No. 1042 By Delegates THOMSON and ABERMAN

A proposal repealing sections eight, ten and fifteen of article eight of the Constitution of the Commonwealth of Pennsylvania, removing limitations upon indebtedness of certain political subdivisions.

Referred to Taxation and Finance, December 21, 1967

Re-referred to Committee on Taxation, January 2

Re-referred to Committee on State Debt, January 2

Re-referred to Committee on Sinking Fund, January 2

No. 1043 By Delegate THOMSON

A proposal amending section one of article eight of the Constitution of the Commonwealth of Pennsylvania, removing certain exemptions from taxation.

Referred to Taxation and Finance, December 21, 1967

Re-referred to Committee on Taxation, January 2

No. 1044 By Delegate MORTON

A proposal amending the Constitution of Pennsylvania, regulating the election, compensation, qualifications, jurisdiction and compensation of justices of the peace and aldermen, the jurisdiction of magistrates courts in Philadelphia, and the disposition of certain fees.

Referred to Judiciary, December 21, 1967

Re-referred to Committee on Selection of Judges, January 2

Re-referred to Committee on Tenure of Judges, January 2

Re-referred to Committee on Judicial Administration and Organization, January 2

No. 1045 By Delegate GOLDMAN

A proposal amending the Constitution of Pennsylvania to provide a method for the apportionment of the State into senatorial and representative districts and to provide for appeals.

Referred to Legislative Apportionment, December 21, 1967

Re-referred to Committee on Method of Apportionment, January

No. 1046 By Delegate GOLDMAN

A proposal amending the Constitution of Pennsylvania to allow the credit of the Commonwealth to be pledged to certain entities exclusively engaged in public redevelopment activities.

Referred to Taxation and Finance, December 21, 1967

Re-referred to Committee on State Debt, January 2

No. 1047 By Delegate GOLDMAN

A proposal amending the Constitution of Pennsylvania to allow a suspension of the power to tax corporations when a corporation is exclusively engaged in certain public redevelopment activities.

Referred to Taxation and Finance, December 21, 1967

Re-referred to Committee on Taxation, January 2

No. 1048 By Delegates REDICK and HUGGINS

A proposal amending the Constitution of Pennsylvania revising the provisions relating to justices of the peace and aldermen.

Referred to Judiciary, December 21, 1967

Re-referred to Committee on Selection of Judges, January 2

Re-referred to Committee on Tenure of Judges, January 2

Re-referred to Committee on Incompatible Activities of Judges
January 2

Re-referred to Committee on Judicial Administration and
Organization, January 2

No. 1049 By Delegate TATE

A proposal amending the Constitution of Pennsylvania, providing for the limitation of State debt.

Referred to Taxation and Finance, December 21, 1967

Re-referred to Committee on State Debt, January 2

No. 1050 By Delegates CAMARDELLA and POWELL

A proposal amending section one of the article eight of the Constitution of Pennsylvania providing for exemptions from local real estate taxes for certain persons sixty-five years of age or over.

Referred to Taxation and Finance, December 21, 1967

Re-referred to Committee on Taxation, January 2

No. 1051 By Delegate THORNBURGH

A proposal amending the Constitution of Pennsylvania to remove the specification of county officers from the Constitution, and to change the provision relating to election of officers.

Referred to Local Government, December 21, 1967

Re-referred to Committee on County Government, January 2

No. 1052 By Delegate REA

A proposal amending the Constitution of Pennsylvania providing for family courts.

Referred to Judiciary, December 21, 1967

Re-referred to Committee on Judicial Administration and Organization, January 2

No. 1053 By Delegates REA, REDICK and POTT

A proposal amending the Constitution of Pennsylvania limiting the power of cities adopting home rule charters to tax residents of other municipalities.

Referred to Local Government, December 21, 1967

Re-referred to Committee on Local Finance, January 2

Re-referred to Committee on Home Rule, January 2

No. 1054 By Delegates J. W. KELLER, BARRON, NELSON and CLINGER

A proposal repealing article five of the Constitution of the Commonwealth of Pennsylvania relating to the Judiciary and adding new Judiciary article.

Referred to Judiciary, December 21, 1967

Re-referred to Committee on Selection of Judges, January 2

Re-referred to Committee on Tenure of Judges, January 2

Re-referred to Committee on Incompatible Activities of Judges,
January 2

Re-referred to Committee on Retirement and Post-Retirement
Service of Judges, January 2

Re-referred to Committee on Judicial Administration and
Organization, January 2

No. 1055 By Delegate MURRAY

A proposal adding a new article to the Constitution of Pennsylvania providing local governmental taxing units with authority to exempt from or reduce real estate taxes imposed on the residence owned and occupied by citizens and residents of this Commonwealth who are sixty-five years of age, or over.

Referred to Local Government, December 21, 1967

Re-referred to Committee on Local Finance, January 2

No. 1056 By Delegates RUTH and WARMAN

A proposal repealing article five of the Constitution of Pennsylvania relating to the Judiciary and adding a new Judiciary article.

Referred to Judiciary, December 21, 1967

Re-referred to Committee on Selection of Judges, January 2

Re-referred to Committee on Tenure of Judges, January 2

Re-referred to Committee on Incompatible Activities of
Judges, January 2

Re-referred to Committee on Judicial Administration and
Organization, January 2

No. 1057 By Delegate SHARP

A proposal amending the Constitution of Pennsylvania to provide for apportionment of local governmental units by the Legislature when such apportionment is required by law.

Referred to Local Government, December 21, 1967

Re-referred to Committee on Apportionment, January 2

No. 1058 By Delegates CLARK, WHITTUM and HIMES

A proposal amending the Constitution of Pennsylvania further providing for Commonwealth indebtedness.

Referred to Taxation and State Finance, January 2, 1968

Re-referred to Committee on State Debt, January 3

No. 1059 By Delegate RICHTER

A proposal amending the Constitution of Pennsylvania to provide for a minimum of minority representation in elected local government bodies.

Referred to Local Government, January 2, 1968

Re-referred to Committee on Structure and Organization,
January 3

Re-referred to Committee on Annexation and Boundary Changes
January 3

Re-referred to Committee on Local Finance, January 3

Re-referred to Committee on Home Rule, January 3

Re-referred to Committee on County Government, January 3

No. 1060 By Delegate McGEARY

A proposal adding a new article to the Constitution of Pennsylvania providing for optional plans of local government.

Referred to Local Government, January 2, 1968

Re-referred to Committee on Structure and Organization,
January 3

Re-referred to Committee on Home Rule, January 3

Re-referred to Committee on County Government, January 3

No. 1061 By Delegate HOOK

A proposal amending the Constitution of Pennsylvania, establishing medical examiners as county officers.

Referred to Local Government, January 2, 1968

Re-referred to Committee on County Government, January 3

No. 1062 By Delegate HOOK

A proposal amending the Constitution of Pennsylvania, permitting county treasurers to succeed themselves.

Referred to Local Government, January 2, 1968

Re-referred to Committee on County Government, January 3

No. 1063 By Delegate WELSH

A proposal amending the Constitution of Pennsylvania to provide for a system of district courts to handle appeals from summary convictions and judgments of magistrates or courts not of record.

Referred to Judiciary, January 2, 1968

Re-referred to Committee on Selection of Judges, January 3

Re-referred to Committee on Tenure of Judges, January 3

Re-referred to Committee on Incompatible Activities of Judges, January 3

Re-referred to Committee on Judicial Administration and Organization, January 3

No. 1064 By Delegate SWOPE

A proposal amending the Constitution of Pennsylvania providing for limited nomination and election of county commissioners and auditors.

Referred to Local Government, January 2, 1968

Re-referred to Committee on County Government, January 3

Re-referred to Committee on Apportionment, January 3

No. 1065 By Delegate THOMSON

A proposal amending the Constitution of Pennsylvania, requiring the General Assembly to provide for consolidation of cities, boroughs, incorporated towns and townships, and for changing the boundaries of such municipalities and townships.

Referred to Local Government, January 2, 1968

Re-referred to Committee on Annexation and Boundary Change
January 3

No. 1066 By Delegate SHARP

A proposal amending the Constitution of Pennsylvania providing for a system of local government.

Referred to Local Government, January 2, 1968

Re-referred to Committee on Structure and Organization,
January 3
Re-referred to Committee on Annexation and Boundary Change
January 3
Re-referred to Committee on Home Rule, January 3
Re-referred to Committee on County Government, January 3
Re-referred to Committee on Apportionment, January 3

No. 1067 By Delegates POTT, GERBER, BALDUS, CAMARDELLA,
HENDERSON, HEYBURN, KRILL, LEINBACH,
MANGERY, R. W. MILLER and POWELL

A proposal amending article eight, section one of the Constitution of Pennsylvania further regulating exemptions from taxation public property used for public purposes and institutions of purely public charity.

Referred to Taxation and State Finance, January 2, 1968

Re-referred to Committee on Taxation, January 3

No. 1068 By Delegate BENFIELD

A proposal amending the Constitution of Pennsylvania reducing the numbers of justices of the peace and aldermen and requiring the General Assembly, by general law, to provide that a course of training and education be completed by certain justices of the peace and aldermen hereafter selected.

Referred to Judiciary, January 2, 1968

Re-referred to Committee on Selection of Judges, January 3

Re-referred to Committee on Judicial Administration and Organization, January 3

No. 1069 By Delegate BENFIELD

A proposal amending the Constitution of Pennsylvania, authorizing county treasurers to succeed themselves.

Referred to Local Government, January 2, 1968

Re-referred to Committee on County Government, January 3

No. 1070 By Delegate BUNTING

A proposal amending the Constitution of Pennsylvania further regulating exemptions from taxation, the State debt and the State Sinking Fund.

Referred to Taxation and State Finance, January 2, 1968

Re-referred to Committee on Taxation, January 3

Re-referred to Committee on State Debt, January 3

Re-referred to Committee on Sinking Fund, January 3

No. 1071 By Delegates OTTO, HUGGINS and THOMSON

A proposal amending the Constitution of Pennsylvania, providing for selection of the chief justice of the Supreme Court and the selection of president judges of other courts.

Referred to Judiciary, January 2, 1968

Re-referred to Committee on Selection of Judges, January 3
Re-referred to Committee on Tenure of Judges, January 3
Re-referred to Committee on Judicial Administration and Organization, January 3

No. 1072 By Delegates OTTO, DUMBAULD and HUGGINS

A proposal amending the Constitution of Pennsylvania, fixing a date by which the Governor shall submit a budget to the General Assembly.

Referred to Taxation and State Finance, January 2, 1968

Re-referred to Committee on Sinking Fund, January 3

No. 1073 By Delegate AMSTERDAM

A proposal amending the Constitution of Pennsylvania by repealing the provision relating to the limitation on reserve funds.

Referred to Taxation and State Finance, January 2, 1968

Re-referred to Committee on Sinking Fund, January 3

No. 1074 By Delegate AMSTERDAM

A proposal amending the Constitution of Pennsylvania by repealing the section relating to special assessment for transit facilities in Philadelphia.

Referred to Local Government, January 2, 1968

Re-referred to Committee on Local Finance, January 3

No. 1075 By Delegate AMSTERDAM

A proposal amending the Constitution of Pennsylvania by further providing for exemptions from taxation.

Referred to Taxation and State Finance, January 2, 1968

Re-referred to Committee on Taxation, January 3

No. 1076 By Delegate AMSTERDAM

A proposal amending the Constitution of Pennsylvania providing that municipal or private debt shall not be assumed by the State.

Referred to Taxation and State Finance, January 2, 1968

Re-referred to Committee on State Debt, January 3

No. 1077 By Delegate AMSTERDAM

A proposal amending the Constitution of Pennsylvania by removing the limitation on State debt.

Referred to Taxation and State Finance, January 2, 1968

Re-referred to Committee on State Debt, January 3

No. 1078 By Delegate AMSTERDAM

A proposal amending the Constitution of Pennsylvania prohibiting municipalities from becoming stockholders in corporations.

Referred to Local Government, January 2, 1968

Re-referred to Committee on Structure and Organization,
January 3

Re-referred to Committee on Local Finance, January 3

No. 1079 By Delegate AMSTERDAM

A proposal amending the Constitution of Pennsylvania providing for abolishment of county offices in Philadelphia.

Referred to Local Government, January 2, 1968

Re-referred to Committee on Home Rule, January 3

No. 1080 By Delegate AMSTERDAM

A proposal amending the Constitution of Pennsylvania by providing a merit system for non-judicial employes of the courts.

Referred to Judiciary, January 2, 1968

Re-referred to Committee on Judicial Administration and
Organization, January 3

No. 1081 By Delegate O'DONNELL

A proposal amending the Constitution of Pennsylvania making changes relating to legislative apportionment.

Referred to Legislative Apportionment, January 3, 1968

Re-referred to Committee on Method of Apportionment, January 4

No. 1082 By Delegates COSETTI, FOHL, POTT, BALDUS, BALDWIN and BALDRIGE

A proposal amending the Constitution of Pennsylvania establishing and regulating a balanced State budget for the next fiscal year and financial plans for the succeeding five years.

Referred to Taxation and State Finance, January 3, 1968

Re-referred to Committee on Sinking Fund, January 4

No. 1083 By Delegates COSETTI, FOHL and BALDUS

A proposal amending the Constitution of Pennsylvania, further regulating State debt.

Referred to Taxation and State Finance, January 3, 1968

Re-referred to Committee on State Debt, January 4

No. 1084 By Delegates COSETTI, BALDUS, BALDWIN and BALDRIGE

A proposal amending the Constitution of Pennsylvania, providing for Commonwealth reimbursement of local governments for losses of revenue incurred by certain exemptions.

Referred to Taxation and State Finance, January 3, 1968

Re-referred to Committee on Taxation, January 4

No. 1085 By Delegates COSETTI, BALDUS, BALDWIN and BALDRIGE

A proposal amending the Constitution of Pennsylvania, limiting tax exemption to cemeteries not engaged in the sale of personal property in competition with taxpayers.

Referred to Taxation and State Finance, January 3, 1968

Re-referred to Committee on Taxation, January 4

No. 1086 By Delegate ROBERTS

A proposal amending the Constitution of Pennsylvania providing for a county zoning administrator.

Referred to Local Government, January 3, 1968

Re-referred to Committee on County Government, January 4

No. 1087 By Delegates BALDUS and BASHOFF

A proposal amending the Constitution of Pennsylvania, revising the term of Supreme Court judges and providing for nonpartisan reelection of all judges on their records.

Referred to Judiciary, January 3, 1968

Re-referred to Committee on Selection of Judges, January 4

Re-referred to Committee on Tenure of Judges, January 4

Re-referred to Committee on Incompatible Activities of Judges, January 4

Re-referred to Committee on Judicial Administration of Judges, January 4

No. 1088 By Delegates OTTO and CROOP

A proposal amending the Constitution of Pennsylvania providing for apportionment of the State into senatorial and representative districts.

Referred to Legislative Apportionment, January 3, 1968

Re-referred to Committee on Method of Apportionment,
January 4

No. 1089 By Delegates BUNTING and ROBERTS

A proposal amending the Constitution of Pennsylvania providing for apportionment of legislative districts.

Referred to Legislative Apportionment, January 3, 1968

Re-referred to Committee on Method of Apportionment, January 4

No. 1090 By Delegate SCOTT

A proposal amending the Constitution of Pennsylvania to provide that the General Assembly shall reimburse local government units for revenue lost on account of exemptions granted from local taxes.

Referred to Local Government, January 3, 1968

Re-referred to Committee on Local Finance, January 4

No. 1091 By Delegates BALDUS, COSETTI, CONLEY and THORNBURGH

A proposal amending the Constitution of Pennsylvania, authorizing the General Assembly to set standards for the granting of tax exemptions and financial assistance by the State and local taxing authorities to organizations and corporations providing public services.

Referred to Taxation and State Finance, January 4, 1968

Re-referred to Committee on Taxation, January 5

Re-referred to Committee on State Debt, January 5

Referred to Local Government, January 10, 1968

Re-referred to Committee on Local Finance, January 10

No. 1092 By Delegates BUCK, STOUT, BUNTING, SPROGELL,
GOLDMAN, GRAY, NELSON and GOUGER

A proposal amending the Constitution of Pennsylvania to require approval of a majority of electors for increases in salary or other benefits paid by the Commonwealth to elected public officials.

Referred to Taxation and State Finance, January 4, 1968

Re-referred to Committee on Sinking Fund, January 5

No. 1093 By Delegates CURRAN, BANES and BARRY

A proposal amending the Constitution of Pennsylvania, requiring the election of judges.

Referred to Judiciary, January 4, 1968

Re-referred to Committee on Selection of Judges, January 5

No. 1094 By Delegates BANES and BARRY

A proposal amending the Constitution of Pennsylvania, authorizing counties to frame and adopt their own charters and to exercise the powers and authority of local self government.

Referred to Local Government, January 4, 1968

Re-referred to Committee on Annexation and Boundary Changes
January 5

Re-referred to Committee on Home Rule, January 5

Re-referred to Committee on County Government, January 5

No. 1095 By Delegates BARRY and BANES

A proposal amending the Constitution of Pennsylvania, providing for separate courts in Philadelphia and Allegheny Counties to exercise the jurisdiction and powers heretofore exercised by courts of oyer and terminer and courts of quarter sessions of the peace.

Referred to Judiciary, January 4, 1968

Re-referred to Committee on Selection of Judges, January 5

Re-referred to Committee on Judicial Administration and
Organization, January 5

No. 1096 By Delegates BANES and BARRY

A proposal amending the Constitution of Pennsylvania, requiring all assessments of property for tax purposes to be at the full value of such property.

Referred to Taxation and State Finance, January 4, 1968

Re-referred to Committee on Taxation, January 5

No. 1097 By Delegates BANES and BARRY

A proposal amending section eleven of article five of the Constitution of Pennsylvania, further regulating the election of justices of the peace and aldermen and providing for their compensation.

Referred to Judiciary, January 4, 1968

Re-referred to Committee on Judicial Administration and Organization, January 5

No. 1098 By Delegates GERBER, OTTO and DUMBAULD

A proposal amending the Constitution of Pennsylvania, authorizing the General Assembly to make special provision for the taxation of land used for residential construction or agricultural purposes.

Referred to Taxation and State Finance, January 4, 1968

Re-referred to Committee on Taxation, January 5

No 1099 By Delegates GERBER, OTTO and DUMBAULD

A proposal amending the Constitution of Pennsylvania, authorizing the General Assembly to provide for the exemption, postponement or abatement of taxation on land used for residential construction or agricultural purposes.

Referred to Taxation and State Finance, January 4, 1968

Re-referred to Committee on Taxation, January 5

No. 1100 By Delegates JIROLANIO, RAPPAPORT, KAUFFMAN,
JOHNSON, J.W. KELLER, HORNE and
HUGGINS

A proposal amending the Constitution of Pennsylvania
providing for the public defender as a county officer.

Referred to Local Government, January 4, 1968

Re-referred to Committee on County Government, January 5

No. 1101 By Delegate BURKHOLDER

A proposal repealing article five of the Constitution of
the Commonwealth of Pennsylvania relating to the Judiciary and
adding new Judiciary article.

Referred to Judiciary, January 4, 1968

Re-referred to Committee on Selection of Judges, January 5

Re-referred to Committee on Tenure of Judges, January 5

Re-referred to Committee on Incompatible Activities of Judges,
January 5

Re-referred to Committee on Retirement and Post-Retirement
Service of Judges, January 5

Re-referred to Committee on Judicial Administration and
Organization, January 5

No. 1102 By Delegate AMSTERDAM

A proposal amending the Constitution of Pennsylvania
providing for the extent of land permitted to be taken for
public improvements.

Referred to Local Government, January 4, 1968

Re-referred to Committee on Home Rule, January 5

Re-referred to Committee on Local Finance, January 5

No. 1103 By Delegate FOHL

A proposal amending the Constitution of Pennsylvania providing for a State Court of Appeals.

Referred to Judiciary, January 4, 1968

Re-referred to Committee on Selection of Judges, January 5

Re-referred to Committee on Tenure of Judges, January 5

Re-referred to Committee on Judicial Administration and Organization, January 5

No. 1104 By Delegate RUTH

A proposal amending the Constitution of Pennsylvania to provide for compensation, accountability, and bonding of officers of local governmental units.

Referred to Local Government, January 4, 1968

Re-referred to Committee on Local Finance, January 5

Re-referred to Committee on County Government, January 5

No. 1105 By Delegates BAGENSTOSE and WILCOX

A proposal amending the Constitution of Pennsylvania by providing that authority bonds must be sold at public sale.

Referred to Taxation and State Finance, January 4, 1968

Re-referred to Committee on State Debt, January 5

No. 1106 By Delegate BUNTING

A proposal amending the Constitution of Pennsylvania to provide for a Judicial Nominating Committee Selection Commission to establish State and District Judicial Nominating Committees for the nomination of justices and judges to vacancies in the courts.

Referred to Judiciary, January 4, 1968

Re-referred to Committee on Selection of Judges,
January 5

Re-referred to Committee on Tenure of Judges,
January 5

No. 1107 By Delegates OTTO and HUGGINS

A proposal amending the Constitution of Pennsylvania, providing for election of auditors in cities, boroughs, incorporated towns and townships.

Referred to Local Government, January 4, 1968

Re-referred to Committee on Structure and Organization,
January 5

No. 1108 By Delegates SCOTT, SCARLETT, PELLETIER, SAHLI, SCALES,
JOHNSON, SOLOMON and GERBER

A proposal amending the Constitution of Pennsylvania to provide that cities can adopt home rule charters and that the General Assembly shall prescribe procedures for adopting charters, and, in case the General Assembly fails to prescribe such procedures, that alternate procedures may be employed.

Referred to Local Government, January 4, 1968

Re-referred to Committee on Home Rule, January 5

No. 1109 By Delegate SCOTT

A proposal amending the Constitution of Pennsylvania to require bills introduced into the General Assembly to indicate the method of financing to carry out the legislation.

Referred to Taxation and State Finance, January 4, 1968

Re-referred to Committee on Sinking Fund, January 5

No. 1110 By Delegates ABERMAN, RAPPAPORT, TATE, BASHOFF,
MATTIONI and KELLY

A proposal amending the Constitution of Pennsylvania to eliminate certain provisions and to provide that all officers performing functions of county government shall be officers of the city of Philadelphia and shall continue to perform their duties and be elected, appointed, compensated and organized in the manner now in effect, until provided otherwise by amendment to the Philadelphia Home Rule Charter.

Referred to Local Government, January 4, 1968

Re-referred to Committee on County Government, January 5

Re-referred to Committee on Home Rule, January 5

No. 1111 By Delegates SHRAGER, ABERMAN, MATTIONI, MURRAY,
BASHOFF and KELLY

A proposal amending the Constitution of Pennsylvania to make provisions applicable to all political subdivisions and to any individual, association or corporation to eliminate provisions dealing with repelling invasion and assisting State in discharge of its indebtedness, and to apply provisions to debt incurred by any political subdivision by reason of riot or civil disorder.

Referred to Taxation and State Finance, January 4, 1968

Re-referred to Committee on State Debt, January 5

No. 1112 By Delegates SHRAGER, ABERMAN and BASHOFF

A proposal amending the Constitution of Pennsylvania to eliminate certain provisions, to require the General Assembly to provide for incorporation and government of cities and boroughs, to alter municipal boundaries, to consolidate or dissolve municipalities, to empower the General Assembly to provide optional plans of municipal organization and government, to provide for adoption of such plans, to grant to cities and boroughs the right and power to frame and adopt home rule charters and to empower them to exercise powers and authority of self-government, subject to certain powers of the General Assembly.

Referred to Local Government, January 4, 1968

Re-referred to Committee on Structure and Organization,
January 5

Re-referred to Committee on Annexation and Boundary Changes
January 5

Re-referred to Committee on Home Rule, January 5

No. 1113 By Delegates SHRAGER, ABERMAN, MURRAY, MATTIONI,
RAPPAPORT, TATE and BASHOFF

A proposal repealing section nineteen of article eight of the Constitution of Pennsylvania, to delete the grant of power to Philadelphia to levy special assessments and to acquire land by eminent domain.

Referred to Local Government, January 4, 1968

Re-referred to Committee on Local Finance, January 5
Re-referred to Committee on Home Rule, January 5

No. 1114 By Delegates SHRAGER, ABERMAN, RAPPAPORT, TATE and MATTIONI

A proposal amending the Constitution of Pennsylvania to allow political subdivisions to become financially affiliated with certain entities for public purposes.

Referred to Local Government, January 4, 1968

Re-referred to Committee on Structure and Organization,
January 5

Re-referred to Committee on Local Finance, January 5

No. 1115 By Delegates SHRAGER, ABERMAN, TATE, MURRAY, RAPPAPORT and MATTIONI

A proposal repealing section thirteen of article eight of the Constitution of Pennsylvania to delete the limitation on reserve funds and to eliminate the requirement of monthly statements.

Referred to Taxation and State Finance, January 4, 1968

Re-referred to Committee on Sinking Fund, January 5

No. 1116 By Delegate LEVIN

A proposal amending the Constitution of Pennsylvania by limiting the imposition of a sales tax.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

No. 1117 By Delegate THORNBURGH

A proposal amending section one of article eight of the Constitution of Pennsylvania to remove specific constitutional limitations upon exemptions from taxation and to grant the General Assembly and taxing authorities power to create exemptions.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

No. 1118 By Delegates POTT, FOHL and GOLDMAN

A proposal amending the Constitution of Pennsylvania providing for tax exemption of corporate capital stock.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

No. 1119 By Delegate HOOK

A proposal amending the Constitution of Pennsylvania providing for construction and maintenance of highways, bridges, culverts and airports by counties, municipalities and townships.

Referred to Local Government, January 5, 1968

Re-referred to Committee on Structure and Organization,
January 8

Re-referred to Committee on County Government, January 8

No. 1120 By Delegate HOOK

A proposal amending the Constitution of Pennsylvania providing for excise and franchise taxes and taxes on the production of minerals.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

No. 1121 By Delegates BALDRIGE, LEACH and FILSON

A proposal amending the Constitution of Pennsylvania further providing for the election of justices of the peace.

Referred to Judiciary, January 5, 1968

Re-referred to Committee on Selection of Judges, January 8

Re-referred to Committee on Judicial Administration and Organization, January 8

No. 1122 By Delegate MICHAEL

A proposal amending the Constitution of Pennsylvania by further providing for the uniformity of taxation and eliminating exemptions.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

No. 1123 By Delegate FORSTER

A proposal amending the Constitution of Pennsylvania by providing for apportionment of the General Assembly.

Referred to Legislative Apportionment, January 5, 1968

Re-referred to Committee on Method of Apportionment, January

No. 1124 By Delegate RUTH

A proposal amending the Constitution of Pennsylvania to forbid increases in compensation in excess of ten per cent annually for certain persons.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Sinking Fund, January 8

No. 1125 By Delegate WARMAN

A proposal amending the Constitution of Pennsylvania to authorize taxing authorities to exempt from real estate taxes certain residences.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

No. 1126 By Delegate WARMAN

A proposal amending the Constitution of Pennsylvania, authorizing the exemption of certain persons age sixty-five or over from real estate taxes.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

No. 1127 By Delegate WARMAN

A proposal amending the Constitution of Pennsylvania increasing the number of senatorial districts.

Referred to Legislative Apportionment, January 5, 1968

Re-referred to Committee on Method of Apportionment, January 8

HISTORY OF DELEGATE PROPOSALS

No. 1128 By Delegate FAY

A proposal amending the Constitution of Pennsylvania prohibiting the exemption from taxation of public utilities and their property.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

No. 1129 By Delegate FAY

A proposal adding a new article to the Constitution of Pennsylvania relating to taxation and finance.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

Re-referred to Committee on State Debt, January 8

Re-referred to Committee on Sinking Fund, January 8

No. 1130 By Delegates GERBER, HOSTETLER, LEINBACH, POTT, GABRESKI,
COREY, WARMAN and KAUFFMAN

A proposal amending the Constitution of Pennsylvania to provide for apportionment of legislative districts.

Referred to Legislative Apportionment, January 5, 1968

Re-referred to Committee on Method of Apportionment, January 8

No. 1131 By Delegates LEVIN and DESMOND

A proposal amending the Constitution of Pennsylvania providing for a limitation on the annexation of counties.

Referred to Local Government, January 5, 1968

Re-referred to Committee on Annexation and Boundary Changes
January 8

Re-referred to Committee on County Government, January 8

No. 1132 By Delegate LEVIN

A proposal amending the Constitution of Pennsylvania providing for assistance to local governments by means of a tax to be levied by the General Assembly.

Referred to Local Government, January 5, 1968

Re-referred to Committee on Local Finance, January 8

No. 1133 By Delegate LEVIN

A proposal amending the Constitution of Pennsylvania, providing for exemptions from taxation.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

No. 1134 By Delegates DONALDSON and KAUFFMAN

A proposal amending the Constitution of Pennsylvania, authorizing the Commonwealth to loan money or pledge its credit to any individual, company, corporation or association for the purchase of facilities or equipment to control pollution of air, water or land.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on State Debt, January 8

No. 1135 By Delegates VAN SANT, TULLY, M. V. KELLER, MUSSELMAN and MARKLEY

A proposal amending the Constitution of Pennsylvania by providing for county officers and authorizing the combination or consolidation thereof.

Referred to Local Government, January 5, 1968

Re-referred to Committee on County Government, January 8

No. 1136 By Delegates DONALDSON and KAUFFMAN

A proposal amending the Constitution of Pennsylvania permitting the General Assembly to authorize any county, city, borough, incorporated town or township to loan money or pledge its credit to any corporation, association, institution or individual for the purchase of facilities or equipment to control pollution of air, water or land.

Referred to Local Government, January 5, 1968

Re-referred to Committee on Local Finance, January 8

No. 1137 By Delegate MURRAY

A proposal amending the Constitution of Pennsylvania providing for a referendum before certain tax enactments take effect.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

Re-referred to Committee on Sinking Fund, January 8

No. 1138 By Delegates BALDUS, COSETTI, WALDRON, FAGAN, CONLEY, RICH THORNBURGH, D. MILLER, AURENTZ and WELSH

A proposal amending the Constitution of Pennsylvania, providing for the exercise of powers of local self-government by cities.

Referred to Local Government, January 5, 1968

Re-referred to Committee on Structure and Organization,
January 8

Re-referred to Committee on Local Finance, January 8

Re-referred to Committee on Home Rule, January 8

No. 1139 By Delegates SHRAGER, SILVERMAN, MURRAY and AMSTERDAM

A proposal amending the Constitution of Pennsylvania providing for establishment by the Supreme Court of a merit system for nonjudicial personnel and administration thereof; and conforming the provisions dealing with the office of prothonotary of Philadelphia and register of wills with the establishment of such merit system.

Referred to Judiciary, January 5, 1968

Re-referred to Committee on Judicial Administration and
Organization, January 8

No. 1140 By Delegate CAPUTO

A proposal amending the Constitution of Pennsylvania providing for courts.

Referred to Judiciary, January 5, 1968

Re-referred to Committee on Judicial Administration and Organization, January 8

No. 1141 By Delegate CAPUTO

A proposal amending the Constitution of Pennsylvania providing for prohibited activities of judges.

Referred to Judiciary, January 5, 1968

Re-referred to Committee on Incompatible Activities of Judges, January 8

No. 1142 By Delegates STRICKLER, SHETTIG, SILVERMAN and CLINGER

A proposal amending the Constitution of Pennsylvania providing for the retirement of justices and judges and their post-retirement judicial activities.

Referred to Judiciary, January 5, 1968

Re-referred to Committee on Retirement and Post-Retirement Service of Judges, January 8

No. 1143 By Delegate FORSTER

A proposal amending the Constitution of Pennsylvania providing for the consolidation or merger of municipalities.

Referred to Local Government, January 5, 1968

Re-referred to Committee on Annexation and Boundary Changes,
January 8

No. 1144 By Delegates HUGGINS, REDICK, JOHNSON, OTTO and FOHL

A proposal amending the Constitution of Pennsylvania prohibiting the compensation of elected and appointed officers by fee.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Sinking Fund, January 8

No. 1145 By Delegate HOOK

A proposal amending the Constitution of Pennsylvania providing for judicial nominating commissions.

Referred to Judiciary, January 5, 1968

Re-referred to Committee on Selection of Judges, January 8

No. 1146 By Delegate SHRAGER

A proposal amending the Constitution of Pennsylvania, providing that certain property shall be exempt from taxation and that housing for persons of low income may be exempt as prescribed by the General Assembly; permitting political subdivisions to tax subjects concurrently taxed by the Commonwealth; and prohibiting exemptions from tax for property of quasi-public corporations.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

No. 1147 By Delegates SCALES, ORBIN and MANGERY

A proposal adding a new article to the Constitution of Pennsylvania providing for optional plans of local government.

Referred to Local Government, January 5, 1968

Re-referred to Committee on Structure and Organization,
January 8

Re-referred to Committee on Home Rule, January 8

Re-referred to Committee on County Government, January 8

No. 1148 By Delegates SCALES, ORBIN and MANGERY

A proposal amending the Constitution of Pennsylvania eliminating surveyors as county officers and the provision that the county treasurer may not succeed himself.

Referred to Local Government, January 5, 1968

Re-referred to Committee on County Government, January 8

No. 1149 By Delegates POWELL and MEYER

A proposal amending the Constitution of Pennsylvania providing for residual powers.

Referred to Local Government, January 5, 1968

Re-referred to Committee on Home Rule, January 8

No. 1150 By Delegates POWELL and MEYER

A proposal amending the Constitution of Pennsylvania removing the requirement that county offices be kept in the county town.

Referred to Local Government, January 5, 1968

Re-referred to Committee on County Government, January 8

No. 1151 By Delegate POWELL

A proposal amending the Constitution of Pennsylvania to permit county treasurers to succeed themselves.

Referred to Local Government, January 5, 1968

Re-referred to Committee on County Government, January 8

No. 1152 By Delegates POWELL and MEYER

A proposal amending the Constitution of Pennsylvania removing the provision relating to accountability of municipal officers.

Referred to Local Government, January 5, 1968

Re-referred to Committee on Structure and Organization,
January 8

Re-referred to Committee on Local Finance, January 8

Re-referred to Committee on County Government, January 8

No. 1153 By Delegates POWELL and MEYER

A proposal amending the Constitution of Pennsylvania providing for revaluation of real property.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

Referred to Local Government, January 16, 1968

Re-referred to Committee on Local Finance, January 17

No. 1154 By Delegates POWELL and MEYER

A proposal amending the Constitution of Pennsylvania providing for the valuation of real property.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

Referred to Local Government, January 16, 1968

Re-referred to Committee on Local Finance, January 17

No. 1155 By Delegates POWELL and MEYER

A proposal amending the Constitution of Pennsylvania providing for fiscal taxing years.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

Referred to Local Government, January 16, 1968

Re-referred to Committee on Local Finance, January 17

No. 1156 By Delegate POWELL

A proposal amending the Constitution of Pennsylvania providing for a panel of associate judges for the hearing of real estate and condemnation appeals.

Referred to Judiciary, January 5, 1968

Re-referred to Committee on Judicial Administration and Organization, January 8

No. 1157 By Delegates POWELL and MEYER

A proposal amending the Constitution of Pennsylvania providing for the determination of the value of property.

Referred to Taxation and State Finance, January 5, 1968

Re-referred to Committee on Taxation, January 8

Referred to Local Government, January 16, 1968

Re-referred to Committee on Local Finance, January 17

No. 1158 By Delegate TATE

A proposal amending the Constitution of Pennsylvania providing for judicial districts.

Referred to Judiciary, January 5, 1968

Re-referred to Committee on Judicial Administration and Organization, January 8

No. 1159 By Delegate TATE

A proposal amending the Constitution of Pennsylvania providing for the retirement of justices and judges.

Referred to Judiciary, January 5, 1968

Re-referred to Committee on Retirement and Post-Retirement Service of Judges, January 8

No. 1160 By Delegate NELSON

A proposal amending the Constitution of Pennsylvania to provide for an alternate method of selection of judges.

Referred to Judiciary, January 5, 1968

Re-referred to Committee on Selection of Judges, January

Re-referred to Committee on Incompatible Activities of Ju
January 8

No. 1161 By Delegate SCARLETT

A proposal amending the Constitution of Pennsylvania to provide for apportionment of legislative districts.

Referred to Legislative Apportionment, January 8, 1968

Re-referred to Committee on Method of Apportionment,
January 9

No. 1162 By Delegate THOMSON

A proposal amending the Constitution of Pennsylvania, providing that each county, city, borough, incorporated town and township shall have the exclusive power to provide for all matters relating to wages, hours and working conditions of its employees.

Referred to Local Government, January 8, 1968

Re-referred to Committee on Home Rule, January 9

No. 1163 By Delegate GERBER

A proposal amending the Constitution of Pennsylvania to provide a new structure and revised duties for county government in certain counties.

Referred to Local Government, January 8, 1968

Re-referred to Committee on County Government, January 9

No. 1164 By Delegate CAPUTO

A proposal amending the Constitution of Pennsylvania providing for family courts.

Referred to Judiciary, January 8, 1968

Re-referred to Committee on Judicial Administration and Organization, January 9

No. 1165 By Delegate AMSTERDAM

A proposal amending the Constitution of Pennsylvania by further providing for exemptions from taxation.

Referred to Taxation and State Finance, January 8, 1968

Re-referred to Committee on Taxation, January 9

No. 1166 By Delegates CARON, BAGENSTOSE, LEINBACH, FEATHER
and HORNE

A proposal amending the Constitution of Pennsylvania subjecting to taxation any property operated by an institution of public charity for profit.

Referred to Taxation and State Finance, January 8, 1968

Re-referred to Committee on Taxation, January 9

No. 1167 By Delegate CORTESE

A proposal repealing article five of the Constitution of Pennsylvania relating to the Judiciary and adding a new Judiciary article.

Referred to Judiciary, January 8, 1968

Re-referred to Committee on Selection of Judges, January 9
Re-referred to Committee on Tenure of Judges, January 9
Re-referred to Committee on Incompatible Activities of Judges
January 9
Re-referred to Committee on Retirement and Post-Retirement
Service of Judges, January 9
Re-referred to Committee on Judicial Administration and
Organization, January 9

No. 1168 By Delegates FOHL, POTT, POWELL and J.W. KELLER

A proposal amending the Constitution of Pennsylvania specifying audit control for any expenditure of tax moneys.

Referred to Taxation and State Finance, January 8, 1968

Re-referred to Committee on Sinking Fund, January 9

No. 1169 By Delegates SCALES, ORBIN and MANGERY

A proposal amending the Constitution of Pennsylvania further providing for training courses for the minor judiciary.

Referred to Judiciary, January 8, 1968

Re-referred to Committee on Selection of Judges, January 9

No. 1170 By Delegates SOLOMON, LAPUTKA and SPROGELL

A proposal amending the Constitution of Pennsylvania changing provisions relating to the election and appointment of county commissioners and county auditors.

Referred to Local Government, January 8, 1968

Re-referred to Committee on County Government, January 9

No. 1171 By Delegates SOLOMON, HARDING and LAPUTKA

A proposal amending the Constitution of Pennsylvania changing provisions relating to the election of county commissioners and the appointment of county commissioners and county auditors.

Referred to Local Government, January 8, 1968

Re-referred to Committee on County Government, January 9

No. 1172 By Delegates CARON and BAGENSTOSE

A proposal amending the Constitution of Pennsylvania providing for the taxation of property owned or used by public utilities and the division of the proceeds of such taxation.

Referred to Taxation and State Finance, January 9, 1968

Re-referred to Committee on Taxation, January 10

No. 1173 By Delegate SHARP

A proposal repealing article five of the Constitution of Pennsylvania relating to the Judiciary and adding a new Judiciary article.

Referred to Judiciary, January 9, 1968

Re-referred to Committee on Selection of Judges, January 10

Re-referred to Committee on Tenure of Judges, January 10

Re-referred to Committee on Incompatible Activities of Judges
January 10

Re-referred to Committee on Retirement and Post-Retirement
Service of Judges, January 10

Re-referred to Committee on Judicial Administration and
Organization, January 10

No. 1174 By Delegate LEVIN

A proposal repealing article five of the Constitution of Pennsylvania relating to the Judiciary and adding a new Judiciary article.

Referred to Judiciary, January 9, 1968

Re-referred to Committee on Selection of Judges, January 10

Re-referred to Committee on Tenure of Judges, January 10

Re-referred to Committee on Incompatible Activities of Judges
January 10

Re-referred to Committee on Retirement and Post-Retirement
Service of Judges, January 10

Re-referred to Committee on Judicial Administration and
Organization, January 10

No. 1175 By Delegates HUGGINS and REDICK

A proposal amending the Constitution of Pennsylvania changing the number of county commissioners.

Referred to Local Government, January 9, 1968

Re-referred to Committee on County Government, January 10

No. 1176 By Delegates SCALES, THORNBURGH, WALDRON, COREY,
GEHRLEIN and COSETTI

A proposal amending the Constitution of Pennsylvania further
providing for liquidation of debts of political subdivisions.

Referred to Local Government, January 9, 1968

Re-referred to Committee on Local Finance, January 10

No. 1177 By Delegates SCALES, THORNBURGH, TATE, ORBIN and MANGERY

A proposal amending the Constitution of Pennsylvania
providing for the giving of financial assistance or leasing
of property by certain political subdivisions for public
service, industrial or commercial enterprises.

Referred to Local Government, January 9, 1968

Re-referred to Committee on Local Finance, January 10

NO. 1178 By Delegates POPIL, PERCEY, POTT and POWELL

A proposal amending the Constitution of Pennsylvania by
providing for State indebtedness.

Referred to Taxation and State Finance, January 9, 1968

Re-referred to Committee on State Debt, January 10

No. 1179 By Delegates TATE and CONLEY

A proposal amending the Constitution of Pennsylvania to allow the Commonwealth or any local taxing authority to loan its credit, extend direct grants or loans or give other financial assistance to certain entities in certain cases.

Referred to Taxation and State Finance, January 9, 1968

Re-referred to Committee on State Debt, January 10

Referred to Local Government, January 10, 1968

Re-referred to Committee on Local Finance, January 10

No. 1180 By Delegate SCALES

A proposal amending the Constitution of Pennsylvania further providing for the acquisition of land for highway construction.

Referred to Local Government, January 9, 1968

Re-referred to Committee on Local Finance, January 10

No. 1181 By Delegates ORBIN, SCALES, MANGERY and OTTO

A proposal amending the Constitution of Pennsylvania providing for exemption from local real estate taxes for persons sixty-five years of age or over.

Referred to Taxation and State Finance, January 9, 1968

Re-referred to Committee on Taxation, January 10

No. 1182 By Delegate GOLDMAN

A proposal amending the Constitution of Pennsylvania changing provisions relating to indebtedness and expenditure of funds.

Referred to Taxation and State Finance, January 10, 1968

Re-referred to Committee on State Debt, January 11

No. 1183 By Delegates OTTO, SAHLI, SCALES, ORBIN, HUGGINS, SCOTT, DUMBAULD, HOOK, MANGERY, COREY, WALDRON, GRIFFITH, CROOP and GOUGER

A proposal amending the Constitution of Pennsylvania to require the distribution of proceeds from the gross receipts tax on certain corporations to local taxing districts.

Referred to Taxation and State Finance, January 10, 1968

Re-referred to Committee on Taxation, January 11

No. 1184 By Delegates KAUFFMAN and GERBER

A proposal repealing article five of the Constitution of Pennsylvania relating to the Judiciary and adding a new Judiciary article.

Referred to Judiciary, January 10, 1968

Re-referred to Committee on Selection of Judges, January 11

Re-referred to Committee on Tenure of Judges, January 11

Re-referred to Committee on Incompatible Activities of Judges
January 11

Re-referred to Committee on Retirement and Post-retirement
Service of Judges, January 11

Re-referred to Committee on Judicial Administration and
Organization, January 11

No. 1185 By Delegate AMSTERDAM

A proposal amending the Constitution of Pennsylvania to grant to local governmental units the power to cooperate for certain purposes.

Referred to Local Government, January 10, 1968

Re-referred to Committee on Structure and Organization,
January 11

Re-referred to Committee on Home Rule, January 11

Re-referred to Committee on County Government, January 11

No. 1186 By Delegates BALDRIGE and TOMASCIK

A proposal amending the Constitution of Pennsylvania making changes relating to legislative apportionment.

Referred to Legislative Apportionment, January 10, 1968

Re-referred to Committee on Composition of Legislature,
January 11

No. 1187 By Delegates SCALES, ORBIN, MANGERY and HOOK

A proposal amending the Constitution of Pennsylvania prohibiting the exemption from taxation of public utilities and their property.

Referred to Taxation and State Finance, January 10, 1968

Re-referred to Committee on Taxation, January 11

No. 1188 By Delegates SCALES, ORBIN and MANGERY

A proposal amending the Constitution of Pennsylvania providing for consolidation and boundary changes of certain local governmental units.

Referred to Local Government, January 10, 1968

Re-referred to Committee on Annexation and Boundary Change
January 11

No. 1189 By Delegates SCALES, ORBIN and MANGERY

A proposal amending the Constitution of Pennsylvania providing for tenure of judges.

Referred to Judiciary, January 10, 1968

Re-referred to Committee on Tenure of Judges, January 11
Re-referred to Committee on Incompatible Activities of Judges,
January 11
Re-referred to Committee on Retirement and Post-Retirement
Service of Judges, January 11

No. 1190 By Delegates GOLDMAN and GERBER

A proposal amending the Constitution of Pennsylvania changing provisions relating to compensation and fees of county officers and the accountability of municipal officers for moneys paid to them.

Referred to Local Government, January 10, 1968

Re-referred to Committee on Structure and Organization,
January 11
Re-referred to Committee on County Government, January 11

No. 1191 By Delegates GOLDMAN and OTTO

A proposal amending the Constitution of Pennsylvania providing for powers of counties and local governments.

Referred to Local Government, January 10, 1968

Re-referred to Committee on Home Rule, January 11

Re-referred to Committee on County Government, January 11

No. 1192 By Delegates COSETTI, BALDUS and FOHL

A proposal amending the Constitution of Pennsylvania further regulating State debt.

Referred to Taxation and State Finance, January 10, 1968

Re-referred to Committee on State Debt, January 11

No. 1193 By Delegates HUGGINS, MATTIONI, PELLETIER, HOSTETLER
and TULLY

A proposal amending the Constitution of Pennsylvania requiring the use of computers in apportioning the legislative districts.

Referred to Legislative Apportionment, January 10, 1968

Re-referred to Committee on Method of Apportionment, January 11

No. 1194 By Delegates SHRAGER, SILVERMAN, MURRAY, RAPPAPORT, TATE, BASHOFF, ABERMAN, KELLY, FINEMAN, GRAY, CAMARDELLA, MATTIONI and McGLYNN

A proposal amending the Constitution of Pennsylvania, to eliminate provisions for condemnation of additional land and property for approaches to certain bridges and tunnels, to provide for taking by any political subdivision of land for public purposes in addition to land proposed to be retained and to dispose of such additional land subject to protective restrictions.

Referred to Local Government, January 10, 1968

Re-referred to Committee on Local Finance, January 11

No. 1195 By Delegate GERBER

A proposal amending the Constitution of Pennsylvania to provide for the government of local governmental units other than counties and other than the cities of Philadelphia and Pittsburgh.

Referred to Local Government, January 10, 1968

Re-referred to Committee on Structure and Organization,
January 11

Re-referred to Committee on Home Rule, January 11

Re-referred to Committee on Apportionment, January 11

No. 1196 By Delegates HOSTETLER, GERBER and GOUGER

A proposal amending the Constitution of Pennsylvania providing for apportionment of legislative districts.

Referred to Legislative Apportionment, January 10, 1968

Re-referred to Committee on Method of Apportionment, Janu

No. 1197 By Delegate MICHAEL

A proposal amending the Constitution of Pennsylvania providing for removal of certain local governmental elective officers.

Referred to Local Government, January 10, 1968

Re-referred to Committee on Structure and Organization,
January 11

No. 1198 By Delegates ORBIN and MANGERY

A proposal amending the Constitution of Pennsylvania providing for exemptions from local real estate taxes for persons of low income.

Referred to Taxation and State Finance, January 10, 1968

Re-referred to Committee on Taxation, January 11

No. 1199 By Delegate TOMASCIK

A proposal amending the Constitution of Pennsylvania making changes relating to legislative apportionment.

Referred to Legislative Apportionment, January 10, 1968

Re-referred to Committee on Method of Apportionment, January 11

No. 1200 By Delegate TOMASCIK

A proposal amending the Constitution of Pennsylvania revising the provisions relating to justices of the peace and aldermen.

Referred to Judiciary, January 10, 1968

Re-referred to Committee on Selection of Judges, January 11
Re-referred to Committee on Tenure of Judges, January 11
Re-referred to Committee on Judicial Administration and Organization, January 11

No. 1201 By Delegate MATTIONI

A proposal amending the Constitution of Pennsylvania providing for local government units.

Referred to Local Government, January 10, 1968

Re-referred to Committee on Structure and Organization,
January 11
Re-referred to Committee on Annexation and Boundary Change
January 11
Re-referred to Committee on Local Finance, January 11
Re-referred to Committee on Home Rule, January 11
Re-referred to Committee on County Government, January 11

No. 1202 By Delegates MATTIONI and HUGGINS

A proposal amending the Constitution of Pennsylvania providing for the judicial system.

Referred to Judiciary, January 10, 1968

Re-referred to Committee on Selection of Judges, January 11
Re-referred to Committee on Tenure of Judges, January 11
Re-referred to Committee on Incompatible Activities of Judge
January 11
Re-referred to Committee on Retirement and Post-Retirement
Service of Judges, January 11
Re-referred to Committee on Judicial Administration and
Organization, January 11

No. 1203 By Delegates MURRAY and RAPPAPORT

A proposal amending the Constitution of Pennsylvania abolishing the officers of alderman, justice of the peace and magistrate; and providing for a system of community courts.

Referred to Judiciary, January 10, 1968

Re-referred to Committee on Selection of Judges, January 11
Re-referred to Committee on Tenure of Judges, January 11
Re-referred to Committee on Judicial Administration and
Organization, January 11

No. 1204 By Delegate DEVLIN

A proposal amending the Constitution of Pennsylvania by providing a judicial system for Philadelphia.

Referred to Judiciary, January 10, 1968

Re-referred to Committee on Selection of Judges, January 11
Re-referred to Committee on Tenure of Judges, January 11
Re-referred to Committee on Incompatible Activities of
Judges, January 11
Re-referred to Committee on Judicial Administration and
Organization, January 11

No. 1205 By Delegate L.B. LEE

A proposal amending the Constitution of Pennsylvania to provide for the adoption of a system for selecting judges of certain courts by referendum.

Referred to Judiciary, January 10, 1968

Re-referred to Committee on Selection of Judges, January 11

Re-referred to Committee on Tenure of Judges, January 11

Re-referred to Committee on Incompatible Activities of Judges, January 11

Re-referred to Committee on Judicial Administration and Organization, January 11

No. 1206 By Delegate TOMASCIK

A proposal adding a new article to the Constitution of Pennsylvania relating to taxation and finance.

Referred to Taxation and State Finance, January 11, 1968

Re-referred to Committee on Taxation, January 15

Re-referred to Committee on State Debt, January 15

Re-referred to Committee on Sinking Fund, January 15

No. 1207 By Delegates COREY and KAUFFMAN

A proposal amending the Constitution of Pennsylvania authorizing legislation on an area basis.

Referred to Local Government, January 11, 1968

Re-referred to Committee on Structure and Organization, January 15

Re-referred to Committee on Home Rule, January 15

Re-referred to Committee on County Government, January 15

No. 1208 By Delegates COSETTI and RAPPAPORT

A proposal adding a new article to the Constitution of Pennsylvania granting residual powers of government to counties and municipalities.

Referred to Local Government, January 11, 1968

Re-referred to Committee on Structure and Organization,
January 15

Re-referred to Committee on Home Rule, January 15

Re-referred to Committee on County Government, January 15

No. 1209 By Delegates REDICK, HUGGINS and MATTIONI

A proposal amending the Constitution of Pennsylvania providing for partial exemption from real estate taxes of certain persons age sixty-seven, or over.

Referred to Taxation and State Finance, January 11, 1968

Re-referred to Committee on Taxation, January 15

CONSTITUTIONAL CONVENTION OF PENNSYLVANIA
COMMITTEES AND NUMBERS OF PROPOSALS
1967-1968

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CONSTITUTIONAL CONVENTION OF PENNSYLVANIA
HISTORY OF COMMITTEE PROPOSALS
1967-1968

No. 1 By Delegates DEVLIN and FAGAN on behalf of Committee on
Legislative Apportionment Printer's No. 21
Prior Printer's Nos. 1, 8, 9

A proposal amending the Constitution of Pennsylvania
providing for apportionment of Legislative Districts.

Reported, January 22
First Consideration, January 24
Postponed, January 25
Amended, February 6
Amended, February 7
Reconsider the vote and revert to prior
printer's number 1, February 8
Second Consideration, February 8
Referred to Committee on Style and Drafting, February 8
Reported from Committee on Style and Drafting, February 22
Third Consideration, February 23
Final Passage February 23, (102-35)
Referred to Committee on Arrangement, Submission, and
Address to the People, February 23
Committee Recommendation Number 1, Adopted,
February 29 (140-0)
Committee Recommendation Number 2, Adopted,
February 29 (137-4)
Committee Recommendation Number 3, Adopted,
February 29 (123-0)

Approved by the Electorate April 23, 1968 - 1,063,603 to 583,091

No. 2 By Delegates DEVLIN and FAGAN on behalf of Committee on
Legislative Apportionment Printer's No. 22
Prior Printer's Nos. 2, 10

A proposal amending the Constitution of Pennsylvania making changes relating to Legislative Apportionment.

Reported, January 31
First Consideration, February 2
Amended, February 7
Second Consideration, February 8
Referred to Committee on Style and Drafting, February 8
Reported from Committee on Style and Drafting, February 22
Third Consideration, February, 23
Final Passage, February 23, (112-24)
Referred to Committee on Arrangement, Submission, and
Address to the People, February 23
Committee Recommendation Number 1, Adopted,
February 29 (140-0)
Committee Recommendation Number 2, Adopted,
February 29 (137-4)
Committee Recommendation Number 3, Adopted,
February 29 (123-0)
Approved by the Electorate April 23, 1968 - 1,063,603 to 583,091

No. 3. By Delegates LEONARD and WOODRING on behalf of Committee on
Taxation and State Finance Printer's No. 24
or Printer's Nos. 3, 11, 13

A proposal amending the Constitution of Pennsylvania further providing for Commonwealth indebtedness.

Reported, February 1
First Consideration, February 6
Amended, February 7
Amended, February 8
Second Consideration, February 9
Referred to Committee on Style and Drafting, February 9
Reported from Committee on Style and Drafting, February 22
Third Consideration, February 23
Final Passage, February 23, (114-0)
Referred to Committee on Arrangement, Submission, and
Address to the People, February 23
Committee Recommendation Number 1, Adopted,
February 29 (140-0)
Committee Recommendation Number 2, Adopted,
February 29 (139-1)
Committee Recommendation Number 3, Adopted,
February 29 (123-0)
Approved by the Electorate April 23, 1968 - 1,022,706 to 614,110

No. 4 By Delegates LEONARD and WOODRING on behalf of Committee on
Taxation and State Finance Printer's No. 29
Prior Printer's Nos. 4, 12, 15, 17, 27

Amending the Constitution of Pennsylvania specifying audit control of public moneys and establishing and regulating a balanced State budget for the next fiscal year and financial plans for the succeeding five years.

Reported, February 1
First Consideration, February 6
Amended, February 7
Amended, February 13
Amended, February 14
Second Consideration, February 22
Referred to Committee on Style and Drafting, February 22
Reported from Committee on Style and Drafting, February 26
Amended, February 27
Recommitteed to Committee on Style and Drafting, February 27
Reported from Committee on Style and Drafting, February 27
Third Consideration, February 27
Final Passage, February 27 (89-42)
Referred to Committee on Arrangement, Submission and Address to
People, February 27
Committee Recommendation Number 1, Adopted,
February 29 (140-0)
Committee Recommendation Number 2, Adopted,
February 29 (139-1)
Committee Recommendation Number 3, Adopted,
February 29 (123-0)

Approved by the Electorate April 23, 1968 - 1,022,706 to 614,110

No. 5 By Delegates LEONARD and WOODRING on behalf of Committee on
Taxation and State Finance Printer's No. 31
Prior Printer's Nos. 5, 14, 16, 18, 30

A proposal amending the Constitution of Pennsylvania further
regulating exemptions from taxation and providing for the
taxation of real property of public utilities.

Reported, February 1
First Consideration, February 6
Amended, February 8
Amended, February 12
Amended, February 13
Amended, February 14
Second Consideration, February 22
Referred to Committee on Style and Drafting, February 22
Reported from Committee on Style and Drafting, February 27
Amended, February 27
Recommitted to Committee on Style and Drafting, February 27
Reported from Committee on Style and Drafting, February 28
Third Consideration, February 28
Final Passage, February 28 (137-8)
Referred to Committee on Arrangement, Submission and
Address to the People, February 28
Committee Recommendation Number 1, Adopted,
February 29 (140-0)
Committee Recommendation Number 2, Adopted,
February 29 (139-1)
Committee Recommendation Number 3, Adopted,
February 29 (123-0)

Approved by the Electorate April 23, 1968 - 882,116 to 763,745

No. 6 By Delegates PASQUERILLA and MANDERINO on behalf of
Committee on Local Government Printer's No. 25
Prior Printer's Nos. 6, 19

A proposal amending the Constitution of Pennsylvania,
providing for local government in Pennsylvania.

Reported, February 2
First Consideration, February 7
Amended, February 13
Amended, February 14
Second Consideration, February 15
Referred to Committee on Style and Drafting, February 15
Reported from Committee on Style and Drafting, February 22
Third Consideration, February 23
Final Passage, February 23 (101-1)
Referred to Committee on Arrangement, Submission, and
Address to the People, February 23
Committee Recommendation Number 1, Adopted,
February 29 (140-0)
Committee Recommendation Number 2, Adopted,
February 29 (124-9)
Committee Recommendation Number 3, Adopted,
February 29 (123-0)

Approved by the Electorate April 23, 1968 - 986,855 to 633,323

No. 7 By Delegates AMSTERDAM and SCRANTON on behalf of Committee
on Judiciary Printer's No. 33
Prior Printer's Nos. 7, 20, 23, 26, 28, 32

A proposal repealing article five of the Constitution of
Pennsylvania relating to the Judiciary, and adding a new
Judiciary article.

Reported, February 5
First Consideration, February 7
Reprinted for Insertion of Schedule, February 14
Amended, February 15
Amended, February 16
Amended, February 19
Amended, February 20
Amended, February 21
Amended, February 22
Amended, February 23
Amended, February 26
Second Consideration, February 27
Referred to Committee on Style and Drafting, February 27
Amended, February 27
Reported from Committee on Style and Drafting, February 29
Amended, February 29
Third Consideration, February 29
Final Passage, February 29 (134-0)
Referred to Committee on Arrangement, Submission, and Address
to the People, February 29
Committee Recommendation Number 1, Adopted,
February 29 (140-0)
Committee Recommendation Number 2, Adopted,
February 29 (124-9)
Committee Recommendation Number 3, Adopted,
February 29 (123-0)

Approved by the Electorate April 23, 1968 - 910,855 to 729,845

CONSTITUTIONAL CONVENTION OF PENNSYLVANIA
DELEGATE RESOLUTIONS
1967-1968

Serial No. 1

By Delegates LEACH and KLINE

ELECTION OF OFFICERS.

Introduced December 1, 1967

Adopted December 1, 1967

Serial No. 2

By Delegates FINEMAN and BUTERA

APPOINTING A TEMPORARY COMMITTEE ON RULES.

Introduced December 1, 1968

Adopted December 1, 1967

Serial No. 3

By Delegates DEVLIN and AMSTERDAM

COMMENDING THE CONSTITUTIONAL CONVENTION PREPARATORY COMMITTEE,
THE GENERAL ASSEMBLY, GOVERNOR RAYMOND P. SHAFER AND
CHIEF JUSTICE JOHN C. BELL, JR.

Introduced December 1, 1967

Adopted December 1, 1967

Serial No. 4

By Delegates GERBER and WOODSIDE

COMMENDING DR. DAVID H. KURTZMAN FOR HIS EXCELLENT LEADERSHIP
OF THE TASK FORCE WHICH PREPARED THE REPORT ON TAXATION AND
FINANCE.

Introduced December 7, 1967

Adopted December 7, 1967

Serial No. 5

By Delegates CLINGER and BENEDICT

CONGRATULATING MARYLAND CONSTITUTIONAL CONVENTION.

Introduced December 11, 1968

Adopted December 11, 1967

Serial No. 6

By Delegates PERCEY and SCRANTON

URGING CITIZENS TO APPEAR AT PUBLIC HEARINGS.

Introduced December 18, 1967

Adopted December 18, 1967

Serial No. 7

By Delegates KAUFFMAN and GERBER

EXTENDING BEST WISHES TO DELEGATE ROBERT J. BUTERA.

Introduced December 19, 1967

Adopted December 19, 1967

Serial No. 8

By Delegates HUGGINS and POTT

EXTENDING TO DELEGATE T. ROBERT BRENNAN OUR CONCERN, OUR PRAYERS, AND OUR HOPE FOR A SPEEDY RECOVERY.

Introduced December 20, 1967

Adopted December 20, 1967

Serial No. 9

By Delegates MICHENER and GRAY

DIRECTING THE HONORABLE HOBSON R. REYNOLDS TO CONVEY THE CONVENTION'S CONGRATULATIONS TO PRESIDENT-ELECT WILLIAM TUBMAN.

Introduced December 20, 1967

Adopted December 20, 1967

Serial No. 10

By Delegates THOMSON, MICHENER and WOODSIDE

CONGRATULATING THE HONORABLE JOHN B. HANNUM ON HIS APPOINTMENT AS JUDGE OF THE SUPERIOR COURT.

Introduced January 2, 1968

Adopted January 2, 1968

Serial No. 11

By Delegates SCOTT and OTTO

URGING THE GENERAL ASSEMBLY TO PROVIDE MACHINERY REQUIRING THE CALLING OF A CONSTITUTIONAL CONVENTION EVERY TWENTY-FIVE YEARS TO CONSIDER THE ENTIRE CONSTITUTION OF PENNSYLVANIA.

Introduced January 4, 1968

Referred to Rules January 4, 1968

Serial No. 12

By Delegates MORTON, POTT, REA and REDICK

PROPOSING AN AMENDMENT OF THE RULES TO PROVIDE FOR THE CENSURE OF DELEGATE WHO INTRODUCES TWO OR MORE PROPOSALS OR ONE AMENDMENT TO PROPOSAL WHICH IS NOT IN ACCORDANCE WITH THE LIMITATION OF ACT NO.

Introduced January 4, 1968

Referred to Rules January 4, 1968

Serial No. 13

By Delegate SHOEMAKER

URGING THE CONVENTION TO ADOPT A STANDARD FOR HOLE PUNCHING IN THE JOURNAL, PROPOSALS, ETC.

Introduced January 4, 1968

Referred to Rules January 4, 1968

Serial No. 14

By Delegate SHOEMAKER

REQUESTING THAT EACH SUBSTANTIVE COMMITTEE OF THE CONVENTION BE RESPONSIBLE FOR THE PREPARATION OF SHORT AND CONCISE STATEMENT OF EXPLANATION SUMMARIZING THE INTENTION OF ITS RECOMMENDATIONS OR LACK THEREOF.

Introduced January 9, 1968

Referred to Rules January 9, 1968

Serial No. 15

By Delegate ABERMAN

REQUESTING ALL STANDING COMMITTEES TO SUBMIT WRITTEN REPORTS DAILY WHICH SHALL SET FORTH THE FORMAT AND POLICY CONSIDERATIONS BEING CONSIDERED BY THE COMMITTEE AND THAT A FORMAL PROCEDURE BE ESTABLISHED FOR THE DELIVERY OF INFORMATION TO THE NEWS MEDIA.

Introduced January 10, 1968

Referred to Rules January 10, 1968

Serial No. 16

By Delegates JOHN W. KELLER and FOHL

PETITIONING CONGRESS TO CALL A CONVENTION FOR THE PURPOSE OF PROPOSING THE FOLLOWING ARTICLE AS AN AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES .

Introduced January 10, 1968

Referred to Rules January 10, 1968

Serial No. 17

By Delegates ROBERTS, WOODRING, L. B. LEE, JIROLANIO, CASEY, WILMARTH and CLARK

COMMENDING THE PEOPLE OF THE COUNTY OF MONROE FOR THEIR INTEREST SHOWN IN THE PROCEEDINGS AND OUTCOME OF THE PENNSYLVANIA CONSTITUTIONAL CONVENTION .

Introduced January 16, 1968

Adopted January 16, 1968

Serial No. 18

By Delegates BANES and BARRY

EXTENDING CONGRATULATIONS AND BEST WISHES TO THE THOUSANDS OF FARMERS AND THEIR FAMILIES, 4-H CLUBS AND OTHER CLUBS AND ORGANIZATIONS, TO THE OFFICERS OF THE FARM SHOW FOR THEIR EFFORTS AND WORK IN MAKING PENNSYLVANIA A BETTER PLACE IN WHICH TO LIVE.

Introduced January 17, 1968

Adopted January 17, 1968

Serial No. 19

By Delegate CARON

CONGRATULATING DR. HAROLD F. ALDERFER, AUTHOR OF "A CITIZEN'S GUIDE TO PENNSYLVANIA LOCAL GOVERNMENT" FOR HIS FINE WORK, AND ALSO COMMENDING THE PENNSYLVANIA DEPARTMENT OF COMMUNITY AFFAIRS FOR PUBLISHING AND DISTRIBUTING THIS VITAL INFORMATION.

Introduced January 22, 1968

Adopted January 22, 1968

Serial No. 20

By Delegate ROBERTS

EXTENDING CONDOLENCES TO DELEGATE WALTER F. WILMARTH AND HIS FAMILY.

Introduced February 6, 1968

Adopted February 6, 1968

Serial No. 21

By Delegate REDICK

URGING THE CONVENTION TO GO ON RECORD BY ADDING TO OUR OPENING CEREMONIES EACH DAY THE PLEDGE OF ALLEGIANCE TO THE FLAG OF OUR COUNTRY.

Introduced February 12, 1968

Referred to Rules February 12, 1968

Serial No. 22

By Delegate PASQUERILLA

CONGRATULATING DELEGATE LOUIS L. MANDERINO ON HIS APPOINTMENT AS DEAN OF DUQUESNE UNIVERSITY SCHOOL OF LAW.

Introduced February 15, 1968

Adopted February 15, 1968

Serial No. 23

By Delegates BARRY and COSETTI

CONGRATULATING DELEGATE THOMAS L. FAGAN ON HIS APPOINTMENT TO THE CITY COUNCIL OF THE CITY OF PITTSBURGH.

Introduced February 16, 1968

Adopted February 16, 1968

Serial No. 24

By Delegate BENEDICT

CONGRATULATIONS TO DELEGATE HAROLD A THOMSON ON THE OCCASION OF HIS BIRTHDAY.

Introduced February 19, 1968

Adopted February 19, 1968

Serial No. 25

By Delegate WARMAN

EXPRESSING THANKS TO THE MAYOR OF ST. JAMES, MONTEGO BAY, JAMAICA, INDIES, FOR HIS INTEREST FOR OUR DELIBERATIONS, IN THE PENNSYLVANIA CONSTITUTIONAL CONVENTION.

Introduced February 23, 1968

Adopted February 23, 1968

Serial No. 26

By Delegates RUTH and CROOP

CONGRATULATING DAVID CASTELLANI FOR BEING SELECTED AS THE 1968 EAST SEAL CHILD AND ALSO DESIGNATE DAVID AS "HONORARY PAGE" TO THE PENNSYLVANIA CONSTITUTIONAL CONVENTION.

Introduced February 26, 1968

Adopted February 26, 1968

Serial No. 27

By Delegates TULLY, VAN SANT, HOSTETLER, NELSON, DEVLIN and CROOP

EXTENDING TO DELEGATE FLOYD W. MUSSELMAN OUR CONCERN, OUR PRAYERS, OUR HOPE FOR A SPEEDY RECOVERY.

Introduced February 27, 1968

Adopted February 27, 1968

Serial No. 28

By Delegate OTTO

CONGRATULATING EXECUTIVE DIRECTOR JOHN W. INGRAM AND PETER M. COLEMAN, DAVID LEHERR, GORDON GRIFFITHS, JANE H. HENNINGER, MARIE SWENGEL AND ALBERT F. CERES FOR THEIR EXCELLENT JOB IN PUBLICIZING THE WORKS OF THE CONVENTION THROUGH THE "REPORTER", THE PUBLICATION OF THE CONVENTION.

Introduced February 27, 1968

Adopted February 27, 1968

Serial No. 29

By Delegate FAGAN

THE STANDING COMMITTEE ON LEGISLATIVE APPORTIONMENT EXPRESSES ITS GRATITUDE TO THE MEMBERS OF THE STAFF ASSIGNED TO THE COMMITTEE TO ASSIST IT IN PERFORMING ITS DUTIES.

Introduced February 28, 1968

Adopted February 28, 1968

Serial No. 30

By Delegates HUGGINS and LEVIN

CONSTITUTIONAL CONVENTION DELEGATES EXPRESS THEIR APPRECIATION TO THE LEGISLATORS OF THE PENNSYLVANIA HOUSE OF REPRESENTATIVES FOR THEIR CAPABILITIES, FORTITUDE AND THEIR DILIGENCE FOR THE GOOD OF THIS COMMONWEALTH.

Introduced February 28, 1968

Adopted February 28, 1968

Serial No. 31

By Delegate BLOOM

THE CONSTITUTIONAL CONVENTION EXTENDS ITS CONGRATULATIONS TO THE MANY FINE EMPLOYEES OF THE CONVENTION WHO ASSISTED IN THE PREPARATION, REPRODUCTION AND PRINTING OF THE MANY PROPOSALS AND AMENDMENTS.

Introduced February 28, 1968

Adopted February 28, 1968

Serial No. 32

By Delegate HOOK

THE CONSTITUTIONAL CONVENTION DELEGATES EXTEND THEIR SINCERE APPRECIATION AND SPECIAL THANKS TO ALL THOSE WHO CONTRIBUTED TO THE SMOOTH OPERATION AND SUCCESS OF THIS CONVENTION.

Introduced February 28, 1968

Adopted February 28, 1968

Serial No. 33

By Delegates SCALES and CURRAN

CONSTITUTIONAL CONVENTION DELEGATES EXPRESS THEIR GRATITUDE, THEIR COMMENDATIONS TO THE MEMBERS OF THE PRESS FOR THEIR DEVOTION TO THE BEST INTEREST OF THE PEOPLE OF PENNSYLVANIA.

Introduced February 28, 1968

Adopted February 28, 1968

Serial No. 34

By Delegate GOUGER

THE DELEGATES TO THE CONSTITUTIONAL CONVENTION OF 1967-1968 EXTEND THEIR SINCERE APPRECIATION TO ALL THOSE WHO HELPED IN THE SUCCESS OF THE CONVENTION.

Introduced February 28, 1968

Adopted February 28, 1968

Serial No. 35

By Delegate GOLDSTEIN

PROPOSING THAT THE SENSE OF COMRADERIE DEVELOPED AMONG THE DELEGATES OF THE PENNSYLVANIA CONSTITUTIONAL CONVENTION SHOULD NOT BE ALLOWED TO DISSIPATE AND THAT THE DELEGATES MEET ONE DAY EACH YEAR TO COMMEMORATE THE ANNIVERSARIES OF THIS CONVENTION.

Introduced February 29, 1968

Added February 29, 1968

Serial No. 36

By Delegates HOOK and AURENTZ

THE STANDING COMMITTEE ON LOCAL GOVERNMENT EXPRESSES ITS GRATITUDE TO THEIR RESEARCH STAFF AND SECRETARIES FOR A TASK WELL DONE.

Introduced February 29, 1968

Adopted February 29, 1968

Serial No. 37

By Delegate PELLETIER

PENNSYLVANIA CONSTITUTIONAL CONVENTION OF 1967-1968 EXPRESSES ITS GRATITUDE TO THE FINE AND COMPETENT STAFF OF THE CONVENTION DRAFTING BUREAU FOR THEIR OUTSTANDING WORK ON BEHALF OF THE CONVENTION.

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Adopted February 29, 1968

Serial No. 38

By Delegate LEACH

CONGRATULATIONS TO WILLIAM A. SCHNADER, ESQUIRE, FORMERLY ATTORNEY ATTORNEY OF THE COMMONWEALTH OF PENNSYLVANIA, IN HELPING TO BRING ABOUT THIS CONVENTION TO REWRITE A PORTION OF OUR BASIC LAW.

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Serial No. 39

By Delegate ORBAN

THE CONSTITUTIONAL CONVENTION EXTENDS ITS HEARTFELT THANKS AND APPRECIATION FOR THE EXCELLENT MANNER IN WHICH THE COMMITTEE ON STYLE AND DRAFTING HANDLED THE TASKS ASSIGNED TO THEM.

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Serial No. 40

By Delegates BRENNAN and WOODRING

THE STANDING COMMITTEE ON TAXATION AND STATE FINANCE EXTENDS ITS SINCERE THANKS TO THE MEMBERS OF THE STAFF ASSIGNED TO THE COMMITTEE WHO HAVE SO ABLY ASSISTED IT IN PERFORMING ITS DUTIES.

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Serial No. 41

By Delegate RUTH

THE CONVENTION THANKS THE JUDICIARY COMMITTEE AND WISHES TO COMMEND AND CONGRATULATE STAFF MEMBERS FOR WORK BEYOND THE CALL OF DUTY.

Introduced February 29, 1968

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Serial No. 42

By Delegate HUGGINS

WE OF THIS 1967-1968 CONSTITUTIONAL CONVENTION DO NOW, AND FOR ALL TIME, PRAISE THE LEADERSHIP EXERTED IN THIS "DATE WITH HISTORY" BY RAYMOND BRODERICK. THROUGH HIS PATIENT CALM, HIS INTEGRITY OF CONCERN, FOR HIS HUMOR AND FLEXIBILITY AND FOR HIS INDUSTRY AND VALOR, WE DO NOW THANK HIM, AND ASK GOD'S BLESSING UPON HIM IN HIS FUTURE WHICH IS NOW MARKED BY A STAR OF LEADERSHIP.

Introduced February 29, 1968

Adopted February 29, 1968

Serial No. 43

By Delegate ORBAN

THE CONSTITUTIONAL CONVENTION OFFER ITS SINCERE CONGRATULATIONS TO DELEGATES JAMES W. NELSON AND WILLIAM H. GRAY, JR., THE CO-CHAIRMAN OF THE COMMITTEE ON ARRANGEMENT, SUBMISSION AND ADDRESS TO THE PEOPLE, AND TO ALL THE OTHER MEMBERS OF THE COMMITTEE FOR THE OUTSTANDING JOB THEY HAVE DONE IN PREPARING THEIR REPORTS AND PRESENTING THEM TO THIS CONVENTION IN SUCH A SHORT PERIOD OF TIME.

Introduced February 29, 1968

Adopted February 29, 1968

Serial No. 44

By Delegate WARMAN

THE CONSTITUTIONAL CONVENTION PLEDGES THAT THE DOCUMENT STATED BELOW SO PRODUCED IS THE DEDICATED EFFORT OF THE DELEGATES, PREPARED AND DELIVERED WITH NO MOTIVATION OTHER THAN MAINTAINING PENNSYLVANIA AS A MODEL FOR THE SEVERAL STATES OF THE UNION.

Introduced February 29, 1968

Adopted February 29, 1968

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Political Subdivision, apportionment of establishing time and method, add new article to constitution (SHOEMAKER and HOOK)	1010		
Political Subdivision, new article of constitution, to form commissions for the joint furnishing of services (SHOEMAKER, MICHAEL and RUTH)	1015		
Political Subdivisions, allow to become financially affiliated with certain entities for public purposes (SHRAGER, ABERMAN, RAPPAPORT, MATTIONI and TATE)	1114		
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Property Valuation, provide for the determination of (POWELL and MEYER)	1157		
Public Defender, amend constitution providing as a county officer (JIROLANIO, HORNE, RAPPAPORT, KELLER, KAUFFMAN, HUGGINS and JOHNSON, J. W.)	1100		
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Revaluation of Real Property, amend constitution to provide for (POWELL and MEYER)	1153		
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	DELEGATE PROPOSAL NUMBER	COMMITTEE PROPOSAL NUMBER	PRINTED NUMBER
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Commonwealth indebtedness, amend constitution further providing for		3	24
Commonwealth, indebtedness, further providing for (CLARK, WHITTUM and HINES)	1058		
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