PUBLIC ACTS

AND

JOINT AND CONCURRENT RESOLUTIONS

OF.

THE LEGISLATURE

OF THE

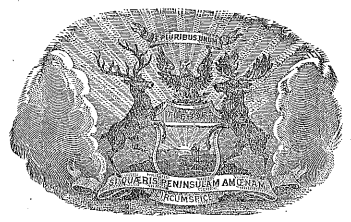
STATE OF MICHIGAN,

PASSED AT THE

REGULAR SESSION OF 1889,

WITH AN. APPENDIX.





BY AUTHORITY.

LANSING: DARIUS D. THORP, STATE PRINTER AND BINDER. 1889. voting against said amendment shall have written or printed, or partly written and partly printed on his ballot the words: "Amendment relative to judicial circuits—No." The ballots in all respects shall be canvassed and returns made as in electing judges of the Supreme Court.

Ordered to take immediate effect.

Approved February 27, 1889.

[No. 2.]

JOINT RESOLUTION proposing an amendment to section one, article nine, of the constitution of this State, relative to the salary of Governor.

Resolved by the Senate and House of Representatives of the State of Michigan, That an amendment to section one of article nine of the constitution

of this State be and the same is hereby proposed to read as follows:

Section 1. The Governor shall receive an annual salary of four thousand dollars; the judges of the circuit court shall each receive an annual salary of two thousand five hundred dollars; the State Treasurer shall receive an annual salary of one thousand dollars; the Superintendent of Public Instruction shall receive an annual salary of one thousand dollars; the Secretary of State shall receive an annual salary of eight hundred dollars; the Commissioner of the Land Office shall receive an annual salary of eight hundred dollars; the Attorney General shall receive an annual salary of eight hundred dollars. They shall receive no fees or perquisites whatever for the performance of any duties connected with their office. It shall not be competent for the Legislature to increase the salaries herein provided; be it further

Resolved, That said amendment shall be submitted to the people of this State at the next spring election, on the first Monday in April, in the year one thousand eight hundred and eighty-nine, and the Secretary of State is hereby required to give notice of the same to the sheriffs of the several counties of the State at least twenty days prior to said election, as required by law for general elections, and the various townships and cities in this State shall prepare suitable boxes for the reception of ballots cast for or against said amendment. Each person voting for said amendment shall have written or printed on his ballot, or partly written and partly printed the words: "Amendment to the constitution relative to the salary of Governor, raising the same from one thousand dollars to four thousand dollars-Yes"; and each person voting against said amendment shall have on his ballot in like manner the words: "Amendment to the constitution relative to the salary of Governor, raising the same from one thousand dollars to four thousand dollars-No." The ballots shall in all respects be canvassed and returns made as in a general election of State officers.

Ordered to take immediate effect.

Approved March 6, 1889.

[No. 3.]

JOINT RESOLUTION proposing an amendment to section ten of article fifteen of the constitution of this State, relative to the duration of corporations.

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Resolved by the Senate and House of Representatives of the State of Michigan, That there shall be submitted to the electors of this State for their approval or rejection the following amendment to section ten of article aftern of the constitution of this State:

SEC. 10. No corporation except for municipal purposes, or for the construction of railroads, plank roads and canals, shall be created for a longer time than thirty years; but the Legislature may provide by general laws applicable to any corporations, for one or more extensions of the term of such corporations while such term is running, not exceeding thirty years for each extension, on the consent of not less than a two-thirds majority of the capital of the corporation; and by like general laws for the corporate re-organization for a further period not exceeding thirty years, of such corporations whose terms have expired by limitation, on the consent of not less than four-fifths of the capital: *Provided*, That in cases of corporations where there is no capital stock the Legislature may provide the manner in which

such corporations may be re-organized; be it further

Resolved, That said constitutional amendment shall be submitted to the electors of this State at the next spring election to take place on the first Monday in April, A. D. one thousand eight hundred and eighty-nine; and the Secretary of State is hereby required to give notice of the same to the sheriffs of the several counties of this State at least twenty days prior to said election, and the said sheriffs are required to give the several notices required by law and the several townships and cities in this State shall prepare suitable boxes for the reception of the ballots cast for or against said proposition. Each person voting for said proposition shall have written or printed or partly written or partly printed on his ballot the words: "Amendment to the constitution amending section ten of article fifteen relative to the duration of corporations—Yes;" and each person voting against said proposition shall have written or printed or partly written or partly printed on his ballot the words: "Amendment to the constitution amending section ten of article fifteen relative to the duration of corporations—No." The ballots shall in all respects be canvassed and returns made as in the election of justices of the Supreme Court and regents of the University.

Ordered to take immediate effect.

Approved March 6, 1889.

[No. 4.]

JOINT RESOLUTION authorizing the Auditor General to make search and demand for the safe or safes, or other packages containing any books, records or files belonging to the county of Isle Royal, and to safely keep the same, and to make copies, transcripts or statements of such books, records or files.

WHEREAS, The county of Isle Royal has become depopulated and its county organization practically abandoned; and

WHEREAS, It is reported that a safe or safes or other packages containing the books and records of said county of Isle Royal were, at the time of its abandonment, shipped to Detroit, and are now stored in said city; therefore,

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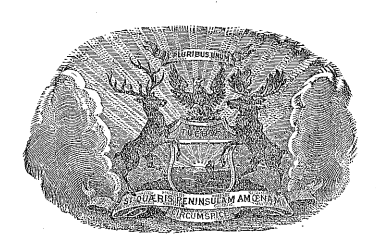
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board of supervisors of each county in the Upper Peninsula is hereby authorized and empowered to give and pay to the circuit judge of the judicial circuit to which such county is attached such additional salary or compensation as may from time to time be fixed and determined by such board of supervisors. This section as amended shall take effect from the time of its adoption.

ARTICLE IX.

SECTION 1. The Governor shall receive an annual salary of four thousand dollars; the judges of the circuit court shall each receive an annual salary of two thousand five hundred dollars; the State Treasurer shall receive an annual salary of one thousand dollars; the Superintendent of Public Instruction shall receive an annual salary of one thousand dollars; the Secretary of State shall receive an annual salary of eight hundred dollars; the Commissioner of the Land Office shall receive an annual salary of eight hundred dollars; the Attorney General shall receive an annual salary of eight hundred dollars. They shall receive no fees or perquisites whatever for the performance of any duties connected with their office. It shall not be competent for the Legislature to increase the salaries herein provided.

ARTICLE XV.

Section 10. No corporation except for municipal purposes, or for the construction of railroads, plank roads and canals, shall be created for a longer time than thirty years; but the Legislature may provide by general laws applicable to any corporation for one or more extensions of the term of such corporation while such term is running, not exceeding thirty years for each extension, on consent of not less than a two-thirds majority of the capital of the corporation; and by like general laws for the corporate re-organization for a further period not exceeding thirty years, of such corporations whose terms have expired by limitation, on the consent of not less than four-fifths of the capital: *Provided*, That in cases of corporations where there is no capital stock the Legislature may provide the manner in which such corporations may be re-organized.