

Section 19. The [C]lerks of the several counties shall be clerks of the supreme court, and shall receive compensation as provided by law. [The Justices of the supreme court in each department shall have power to appoint and remove a clerk, who shall keep his office at a place to be designated by said Justices.] The clerk of the court of appeals shall keep his office at the seat of government. The clerk of the court of appeals and the clerks of the several divisions shall receive compensation [as may be established by law.]

Section 20. No judicial officer, except Justices of the peace, shall receive for his own use any fees or perquisites of office, nor shall any judge of the court of appeals, or justice of the supreme court, or any county judge or surrogate hereafter elected in any county having a population exceeding one hundred and twenty thousand, practice as an attorney or counselor in any cause heard in this state, or act as referee. The legislature may impose a similar prohibition upon county judges and surrogates in other counties. No one shall be eligible to the office of judge of the court of appeals, justice of the supreme court, or county judge or surrogate, who is not an attorney and counselor of the state.

Section 21. The legislature shall provide for the speedy publication of all statutes and all laws, resolutions, acts and orders, and for the collection, compilation and publication annually of the civil and criminal laws of the state. It shall further provide for the creation of a state reporter, who shall be appointed and removable by the court of appeals, and who shall be charged with the duty, as may be provided by law and directed by the court of appeals, of publishing all the laws, resolutions, acts and orders of the several courts of the state. But all laws, resolutions, acts and orders of decisions shall nevertheless be free for publication by any person.

Section 22. Justices of the peace and other local judicial officers provided for in sections seventeen and eighteen in office when this article takes effect, shall continue in office until the expiration of their respective terms.

Section 23. Courts of special sessions shall be created in each county, and the number and jurisdiction of such courts shall be prescribed by law.

Section 24. Nothing in this article shall be construed to deprive the legislature of the power to create or abolish any court or to determine the jurisdiction of any court, and any such law shall be subject to the review of the courts of the state.

Section 25. Resolved (if the Assembly concur), That the foregoing amendments be referred to the legislature to be chosen at the next general election of senators, and in conformity with section one of article fourteen of the constitution be published for three months previous to the time of the next such election.

STATE OF NEW YORK
IN SENATE, Apr. 9 1924
The foregoing resolution was duly passed, a majority of all the Senators elected voting in favor thereof.
By order of the Senate,
GEO. R. LUNN
President.
STATE OF NEW YORK
IN ASSEMBLY, Apr. 10 1924
The foregoing resolution was duly passed, a majority of all the Members elected to the Assembly voting in favor thereof.
By order of the Assembly,
H. E. MACHOLD
Speaker.
STATE OF NEW YORK
OFFICE OF THE SECRETARY OF STATE
I hereby certify that this resolution was filed in the office of the Secretary of State, on the 21 day of April, 1924.
JAMES A. HAMILTON
Secretary of State.

Section 1. Resolved (if the Assembly concur), That article seven of the constitution be amended by adding at the end thereof a new section, to be section fourteen, to read as follows:

§ 14. The legislature may authorize by law the creation of a debt or debts of the state not exceeding in the aggregate three hundred million dollars, to provide money for the elimination, under state supervision, of railroad crossings at grade within the state, at the expense of the state, railroad companies, cities, towns and villages. Of the proceeds of such a debt or debts, twenty-five per centum shall be borne by the state, twenty-five per centum by the city, town or village, and fifty per centum by the railroad company or companies at which the crossing is located, or by the city, town or village, at such times, in such manner and with interest at such rate, that the state shall be able to pay the principal of such debt or debts equal to the proceeds which shall have been so advanced, and interest thereon. The provisions of this article, not inconsistent with this section, relating to the issuance of bonds for a debt or debts of the state, shall apply to a state debt or debts created pursuant to this article, and shall have the same effect as if authorized by the legislature.

Section 2. Resolved (if the Assembly concur), That the foregoing amendment be referred to the legislature to be chosen at the next general election of senators, and in conformity with section one of article fourteen of the constitution be published for three months previous to the time of the next such election.

STATE OF NEW YORK
IN SENATE, Apr. 7 1924
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Robinson. Crusoe didn't quit !!

One of the most persistent advertisers in the history of success was Robinson Crusoe. He knew what he wanted—a ship—and he put up an ad for one. He flung a shirt on a pole at the top of his island; that, in the language of the sea, was plain to every sea-faring man.

The circulation was small—there was no other medium but Crusoe kept at it, despite the fact that he got no inquiries for a long time. He changed his copy—as one garment after another was frayed out—and in the end got what he wanted.

Suppose Crusoe had taken down that signal after a time and declared “Advertising doesn’t pay.” Where would he and his story be now?

Put up your signal and keep it there. Crusoe advertised under very discouraging circumstances. You’ve got a sure thing—it is only necessary to have the patience, persistence, and pluck of Robinson Crusoe—and the good ship “Better Business” will soon tie up ‘longside your pier.—Exchange.



It would be narrow vision indeed to rejoice in the movement of freight as great trains go back and forth across the country carrying grain, livestock, poultry and farm products to seaboard markets—and in return bringing manufactured goods to inland consumers. Such activity means prosperity to the nation; more business; better markets; peace and plenty.

Unless this community takes all necessary steps to be part of that activity, however, the day cannot be evaded when Andover will be nothing more than a whistling post.

Marketing the things you have to sell and buying your necessities, luxuries and pleasures right here in Andover is the method whereby we can evade a whistling post identity and insure increased values in our farm and town property; more jobs; better pay and a more prosperous people.

For every case of freight which comes to Andover this year; or every car shipment sent out, there should be two next year. If we establish that goal and work toward it then town growth is assured. We have every natural asset needed right here in Andover. So it is purely a matter of resolve and a pulling together to that end.

REMEMBER!

- Churches are just as inspiring in ANDOVER.
- Schools are just as good in ANDOVER.
- Taxes are just as low in ANDOVER.
- Stores are just as progressive in ANDOVER.
- Homes are just as comfortable in ANDOVER.
- Neighbors are more neighborly in ANDOVER.
- Friends are more friendly in ANDOVER.
- The sun shines just as bright in ANDOVER.
- Work is just as plentiful in ANDOVER.
- Wages are just as high in ANDOVER.
- Life's necessities are just as cheap in ANDOVER.
- Markets are just as plentiful in ANDOVER.
- Happiness is just possible in ANDOVER.
- So stay in ANDOVER.
- Sell in ANDOVER.
- And buy in ANDOVER.

This is Your Town and My Town. Let's Improve It!

County South

Showers aplenty, mists fear will be potato crop.

Richard and Lorraine, Ohio, are with the family of Dean.

Miss May Dean, Miss Mary O'Leary, Wednesday and Thursday with Miss Snyder, spent Thursday afternoon with Lou Snyder of East.

P. L. O'Connor of village, drove over to the son, Gerald, who is during vacation accompanied them.

Howard Dean is load of new casing, Andover, to the Andrew lease.

A badly crippled companion by the farmers in this last week, as age brand of seed out.

An enjoyable was held at the Mrs. Frank Halsey, Mr. and Mrs. family of Andover, homestead Sunday.

Frank Holmes been doing business leaves this week.

Tom McAndrew, well on the Jordan, and contractor K. well on the Atwood, lease well on the John P. Dean and Lenora Dean, annual Harvest dance evening.

Independence

Messrs M. A. Clarke were in business, Monday.

Mrs. Vincent A. is visiting her mother, Mr. and Mrs. Greenwood, passed Nyes.

Mrs. Holly May, Mr. and Mrs. Alfred York City, are guests of Mr. and Mrs. Maude Clark.

E. R. Crandall, passing a few days and Niagara.

The Bethel Class at the home of Tuesday evening.

Rev. W. L. Milton, Wis., Tuesday.

Mrs. Jane Over, week with her over.

Mr. and Mrs. North Carolina, a Henry Bassett.

Mrs. R. A. Clifton, Mrs. Victor Hesse at Whitesville.

Miss Anna La turned from West day.

Barne

Willie Pease last week with Lila Austin is with relatives in throat while the Mr. and Mrs. sons, also Norma, field Sunday after Carl Tracy and

GARD

Go On of it in

Good by scurvy, remarkable Your work it's Craven

In ap other hat weather t

Our Own "Craven" Other Fall New Fall

GARD

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