Bellefonte, Pa., August 28, 1914.

Teaches, Basket Making. Caleb Chapman, a gipsy, acts as in structor to a basket making class at Busbridge, near Godalming, England, which has been established to revive a village industry, and is attended by thirty-four men and women. Chapman never takes off his hat while teaching, and sits on a chair without a back. He lives in a tent at Forest Green, and walks thirteen miles to Busbridge every week to attend to his

-Subscribe for the WATCHMAN.

Constitutional Amendments

PROPOSED AMENDMENTS TO THE REJECTION, BY THE GENERAL AS-SEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUBLISH-ED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PUR-SUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

> Number One. A JOINT RESOLUTION

Proposing an amendment to section one, article eight of the Constitution of Penn-Be it resolved by the Senate and Home of Representatives of the Commonwealth of Pennsylvania in General Assembly met. That the following amendment to the Constitution of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:—

That section one of article eight, which reads as follows: "Section 1. Every male citizen twentyone years of age, possessing the following qualifications, shall be entitled to vote at all elections, subject, however, to such laws requiring and regulating the registration of electors as the General Assembly may enect:

bly may enact:
"First. He shall have been a citizen of the United States at least one month.
"Second. He shall have resided in the State one year (or, having previously been a qualified elector or native-born citizen of the State, he shall have removed therefrom and returned, then six months) immediately preceding the election.
"Third. He shall have resided in the election district where he shall offer to

vote at least two months immediately preceding the election.

"Fourth. If twenty-two years of age and upwards, he shall have paid within two years a State or county tax, which shall have been assessed at least two months and paid at least one month be-

fore the election," be amended so that the same shall read as follows: Section 1. Every citizen, male or female, of twenty-one years of age, possessing the following qualifications, shall be entitled to vote at all elections, subject, however, to such laws requiring and regulating the registration of electors as the

General Assembly may enact: First. He or she shall have been a citisen of the United States at least one

Second. He or she shall have resided in the State one year (or, having pre-viously been a qualified elector or native-born citizen of the State, he or she shall have removed therefrom, and returned, then six months) immediately preceding

Third. He or she shall have resided in the election district where he or she shall offer to vote at least two months immediately preceding the election.

Fourth. If twenty-two years of age and upwards, he or she shall have paid within two years a State or county tax, which shall have been assessed at least two months and paid at least one month before the election.

Fifth. Wherever the words "he," "his," "him," and "himself" occur in any section of article VIII of this Constitution the same shall be construed as if written, respectively, "he or she," "his or her," "him or her," and "himself or herself."

A true copy of Joint Resolution No. 1.

ROBERT McAFEE, Secretary of the Commonwealth

Number Two. A JOINT RESOLUTION

Proposing an amendment to section eight of article nine of the Constitution of Pennsylvania.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in Gen-eral Assembly met, That the following is proposed as an amendment to the Con-stitution of the Commonwealth of Pennsylvania, in accordance with the provi-sions of the eighteenth article thereof:— Amend section eight, article nine of the Constitution of the Commonwealth of Pennsylvania, which reads as follows:

Section 8. The debt of any county city, borough, township, school district, other municipality or incorporated district, except as herein provided, shall never exceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount ex-ceeding two per centum upon such assessed valuation of property, without the as-sent of the electors thereof at a public election in such manner as shall be pro-vided by law; but any city, the debt of which now exceeds seven per centum of such assessed valuation, may be author-ized by law to increase the same three per centum. in the aggregate, at any one time, upon such valuation, except that any debt or debts hereinafter incurred by the city and county of Philadelphia for the construction and development of sub-ways for transit purposes, or for the construction of wharves and docks, or the reclamation of land to be used in the construction of a system of wharves and docks, as public improvements, owned or to be owned by said city and county of Philadelphia, and which shall yield to the city and county of Philadelphia current net revenues in excess of the interest on said debt or debts, and of the annual installments necessary for the cancellation of said debt or debts, may be excluded in ascertaining the power of the city and county of Philadelphia to become otherwise indebted; Provided, That a sinking-fund for their cancellation shall be estab-lished and maintained," so that it shall

read as follows:—
Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed valua-tion of property, without the consent of the electors thereof at a public election in such manner as shall be provided by law; but any city, the debt of, which on the first day of January, one thousand eight hundred and seventy-four, exceeded seven per centum of such assessed valuation, and has not since been reduced to less

than such per centum, may be authorized by law to increase the same three per centum in the aggregate, at any one time, upon such valuation. The one time, upon such valuation. The city of Philadelphia, upon the conditions hereinafter set forth, may in-crease its indebtedness to the extent of three per centum in excess of seven per centum upon such assessed valuation for the specific purpose of providing for all or any of the following purposes,—to wit: For the construction and improve-ment of subways, tunnels, railways, elevated railways, and other transit facili-ties; for the construction and improvement of wharves and docks and for the reclamation of land to be used in the construction of wharves and docks, owned or to be owned by said city. Such increase, however, shall only be made with the assent of the electors thereof at a public election, to be held in such manner as shall be provided by law. In ascertaining the borrowing capacity of said city of Philadelphia, at any time, there shall be excluded from the calculation a credit, where the work resulting from any pre-vious expenditure, for any one or more of the specific purposes hereinabove enu-merated shall be yielding to said city an annual current net revenue; the amount CONSTITUTION SUBMITTED TO of which credit shall be ascertained by THE CITIZENS OF THE COMMON-Capitalizing the annual net revenue dur-wealth for THEIR APPROVAL OR ing the year immediately preceding the REJECTION, BY THE GENERAL ASization shall be accomplished by ascer-taining the principal amount which would yield such annual, current net revenue, at the average rate of interest, and sinking-fund charges payable upon the indebt-edness incurred by said city for such purposes, up to the time of such ascertain-

> credit, may be prescribed by the General Assembly. In incurring indebtedness, for any one, or more of said purposes of construction, improvement, or reclamation, the city of Philadelphia may issue its obligations maturing not later than fifty years from the date thereof, with provision for a sinking-fund sufficient to retire said obligation at maturity, the payments to such sinking-fund to be in equal or graded annual in-stallments. 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 ex-piration 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 article nine of the Constitution of Pennsylvania, until the expiration of said period of one year

ment The method of determining such amount, so to be excluded or allowed as a

after the completion of such work.

A true copy of Joint Resolution No. 2.

ROBERT McAFEE, Secretary of the Commonwealth

> Number Three. A JOINT RESOLUTION

Proposing an amendment to section twenty-one of article three of the Constitu-

tion of Pennsylvania.

Section 1. Be it resolved by the Senate and House of Representatives of the Com-monwealth of Pennsylvania in General Assembly met. That the following amendment to the Constitution of the Common-wealth of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:-

Amend section twenty-one, article three of the Constitution of the Commonwealth of Pennsylvania, which reads as follows: "No act of the General Assembly shall limit the amount to be recovered for injuries resulting in death, or for injuries to persons or property, and in case of death from such injuries, the right of action shall survive, and the General As-sembly shall prescribe for whose benefit shall prescribe any limitations of time within which suits may be brought against corporations for injuries to persons or property, or for other causes different from those fixed by general laws regulating actions against natural per-sons, and such acts now existing are avoided." so that it shall read as follows: The General Assembly may enact laws requiring the payment by employers, or employers and employees jointly, of rea-sonable compensation for injuries to employees arising in the course of their em-ployment, and for occupational diseases of employees, whether or not such injuries or diseases result in death, and regardless of fault of employer or employee, and fixing the basis of ascertainment of such compensation and the maximum and minimum limits thereof, and providing spe-cial or general remedies for the collec-tion thereof; but in no other cases shall the General Assembly limit the amount to be recovered for injuries resulting in death, or for injuries to persons or prop-erty, and in case of death from such in-juries, the right of action shall survive, and the General Assembly shall prescribe for whose benefit such actions shall be prosecuted. No act shall prescribe any limitations of time within which suits may be brought against corporations for injuries to persons or property, or for other causes, different from those fixed by general laws regulating actions against natural persons, and such acts now existing are avoided.

A true copy of Joint Resolution No. 3. ROBERT McAFEE,
Secretary of the Commonwealth.

> Number Four. A JOINT RESOLUTION

Proposing an amendment to the Constitution of Pennsylvania abolishing the office of Secretary of Internal Affairs. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That article four of the Constitution of Pennsylvania shall be amended by

or Pennsylvania shall be amended by adding thereto section twenty-three, which shall read as follows:—

The office of Secretary of Internal Affairs be, and the same is hereby, abolished; and the powers and duties now vested in, or appertaining or belonging to, that branch of the executive department office or officer shall be transment, office, or officer, shall be trans-ferred to such other departments, offices or officers of the State, now or hereafter created, as may be directed by law.

A true copy of Joint Resolution No. 4. ROBERT McAFEE, Secretary of the Commonwealth

Number Five.

A JOINT RESOLUTION

Proposing an amendment to the Constitu-tion of this Commonwealth in accord-ance with provisions of the eighteenth (XVIII) article thereof.
Section 1. Be it enacted by the Senate and House of Representatives of the Com-monwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same. That the following is preposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth (XVIII) ar-

AMENDMENT.

Laws may be passed providing for a system of ragistering, transferring, in-suring of and guaranteeing land titles by the State, or by the counties thereof, and for settling and determining adverse or other claims to and interests in lands the titles to which are so registered, trans-ferred, insured, and guaranteed; and for

Constitutional Amendments Constitutional Amendments

funds; and for carrying the system and powers hereby provided for into effect by such existing courts as may be designated by the Legislature, and by the establishment of such new courts as may be deemed necessary. In matters arising in and under the operation of such system, judicial powers, with right of appeal, may be conferred by the Legislature upon county recorders and upon other officers by it designated. Such laws may provide for continuing the registering, transferring, insuring, and guaranteeing such titles after the first or original registration has after the first or original registration has been perfected by the court, and provision may be made for raising the necessary funds for expenses and salaries of officers, which shall be puid out of the treasury of the several counties.

A true copy of Joint Resolution No. 5.

ROBERT MCAFEE, Secretary of the Commonwealth.

Number Six.

A JOINT RESOLUTION Proposing an amendment to section eight, article nine of the Constitution of Penn-

sylvania. tion 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof the eighteenth article thereof.

Amendment to Article Nine, Section Section 2. Amend section eight, article nine of the Constitution of Pennsylvania,

which reads as follows:—
"Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed valua-tion of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law; but any city, the debt of which now ex-ceeds seven per centum of such assessed ceeds seven per centum of such assessed aluation, may be authorized by law to increase the same three per centum, in the aggregate, at any one time, upon such valuation, except that any debt or debts hereinafter incurred by the city and coun-ty of Philadelphia for the construction and development of subways for transit purposes, or for the construction of wharves and docks, or the reclamation of land to be used in the construction of a system of wharves and docks, as public improvements, owned or to be owned by said city and county of Philadelphia, and which shall yield to the city and county of Philadelphia current net revenue in ex-cess of the interest on said debt or debts, and of the annual installments necessar for the cancellation of said debt or debts, may be excluded in ascertaining the power of the city and county of Philadelphia to become otherwise indebted: Provided, That a sinking-fund for their cancellation shall be established and maintained," so as to read as follows:—

as to read as follows:—
Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or in-crease its indebtedness to an amount exceeding two per centum upon such as-sessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall h vided by law; but any city, the debt of which now exceeds seven per centum of such assessed valuation, may be author-ized by law to increase the same three per upon such valuation; except that any debt or debts hereinafter incurred by the city and county of Philadelphia for the con-struction and development of wharves and docks, or the reclamation of land to be used in the construction of a system of wharves and docks, as public improvements, owned or to be owned by said city and county of Philadelphia, and which shall yield to the city and county of Phil-adelphia current net revenue in excess of the interest on said debt or debts and of the annual installments necessary for the cancellation of said debt or debts, may be excluded in ascertaining the power of the city and county of Philadelphia to become otherwise indebted: Provided, That such indebtedness incurred by the city and county of Philadelphia shall not at any time, in the aggregate, exceed the sum of twenty-five million dollars for the purpose of improving and developing the port of the said city and county, by the condem-nation, purchase, or reclamation or lease of land on the banks of the Delaware and Schuylkill rivers, and land adjacent there-to; the building of bulkheads, and the purto; the building of bulkheads, and the purchase or construction or lease of wharves, docks, sheds, and warehouses, and other buildings and facilities, necessary for the establishment and maintenance of railroad and shipping terminals along the said rivers; and the dredging of the said rivers and docks: Provided, That the said city and county shall, at or before the time of so doing provide for the colthe time of so doing, provide for the col-lection of an annual tax sufficient to pay the interest thereon, and also the princi-pal thereof within fifty years from the incurring thereof.

A true copy of Joint Resolution No. 6.
ROBERT McAFER,
Secretary of the Commonwealth.

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S. GLENN, M. D., Physician and Surgeon. State College, Centre county, Pa. Office at his residence. 35-41

G. RUNKLE.—Attorney-at-Law. Consultation in English and German. Office in Crider's Exchange, Bellefonte. 58-5

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