

OVER HERE!

Johnny save your mon, save your mon, save your mon! Help us lick the Hun, lick the Hun, lick the Hun!

With the Churches of the County.



A Big Man With a Big Message.

Dr. Charles Stelling Bauslin, of Harrisburg, secretary of the board of education of the Lutheran church in America, will deliver the address at the union patriotic services to be held in the Methodist church Sunday evening, September 29th, at 7:30 o'clock.

Presbyterian church. Rev. W. K. McKinney, Ph. D., Minister. Sabbath services: Worship with sermon, 10:45 a. m. Sabbath school, 9:45 a. m. Prayer and praise service every Wednesday evening at 7:30. Everybody welcome at any or all of these services.

Next Sunday, September 29th, will be observed as "Hero Day" in the services of the Methodist Episcopal church. In the morning, at 10:45 o'clock the pastor will speak of Our Heroic Soldiers and Sailors, with special mention of those (two of them) who have made the supreme sacrifice.

St. John's church (Episcopal). Services for the week of September 29: The eighteenth Sunday after Trinity, feast of St. Michael and All Angels, 8 a. m., Holy Eucharist, 10 a. m., church school, 11 a. m., Matins and sermon, "Our Angel Guardians," 7:30 p. m., evensong and sermon, "The Blessed Maid of France." Every day at noon a brief service of war-time intercessions. Friday, 7:30 p. m., evensong and instruction. Visitors always welcome.

Red Cross Pig Club Wins a Victory.

Ten thousand dollars to the Red Cross and 600,000 pounds of pork for our soldiers overseas is what the Red Cross Pig club in Carroll county, Miss., has contributed to the nation, according to a report received by the United States Department of Agriculture from O. F. Turner, county agent. The club has 3,000 members, and will ship 39 cars of hogs to market.

Your Eyes are Your Windows

Save them by avoiding door-to-door peddlers. All men without a State diploma and a permanent office are prohibited by state laws to examine and treat the eyes.

EXAMINE YOUR EYES FREE and save you both time and money. O. B. CLAPPER, Registered Optometrist, Snow Shoe, Pa. 63 32-3m.

Men Wanted on Government Work

By The Milton Manufacturing Company, Milton, Penna. Rates running from 30 cents per hour upwards. Unlimited number of openings on peace work positions. Rapid advancement in all departments. Good living conditions. 63-18-f

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THE COMMONWEALTH FOR THEIR APPROVAL OR REJECTION AT THE ELECTION TO BE HELD ON TUESDAY, NOVEMBER 5, 1918, BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

Number One. A JOINT RESOLUTION Proposing an amendment to article nine, section four of the Constitution of the Commonwealth of Pennsylvania, to read as follows: "That the State be authorized to issue bonds for the amount of fifty millions of dollars for the improvement of the highways of the Commonwealth."

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, 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 four of article nine, which reads as follows: 'No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, to defend the State in war, or to pay existing debt; and the debt created to supply deficiencies in revenue shall never exceed in the aggregate, at any one time, one million dollars,' be amended so as to read as follows: 'No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, to defend the State in war, or to pay existing debt; and the debt created to supply deficiencies in revenue shall never exceed in the aggregate, at any one time, one million dollars; provided, however, that the General Assembly, irrespective of any other law, may authorize the issue of bonds to the amount of fifty millions of dollars for the purpose of improving and rebuilding the highways of the Commonwealth.'

Section 2. Said proposed amendment shall be submitted to the qualified electors of the State, at the general election to be held on the Tuesday next following the first Monday of November in the year nineteen hundred and eighteen, for the purpose of deciding upon its approval and ratification or the rejection of said amendment. Said election shall be held on the day, at the places and within the hours at and within which said election is directed to be held, and in accordance with the provisions of the laws of Pennsylvania governing elections thereto. Such amendment shall be printed upon the ballots in the form and manner provided by law, and shall be subject to the requirements of such laws. A true copy of Joint Resolution No. 1. CYRUS E. WOODS, Secretary of the Commonwealth.

Number Two. A JOINT RESOLUTION Proposing an amendment to section eight, article nine of the Constitution of Pennsylvania. Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof: "Amendment to Article Nine, Section Eight. That section eight of article nine, of the Constitution be amended by striking out the said section and inserting in place thereof the following: '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 upon the assessed value of the taxable property therein, but the debt of the city of Philadelphia may be increased in such amount that the total city debt of said city shall not exceed ten per centum (10) 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 (2) 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. In ascertaining the borrowing capacity of the said city of Philadelphia, at any time, there shall be deducted from the calculation and deducted from such debt so much of the debt of said city as shall have been incurred, and the proceeds thereof invested, in any public improvements of any character which shall be yielding to the said city annual current net revenue. The amount of such deduction shall be ascertained by ascertaining the annual net revenue from such improvement during the year immediately preceding the time of such ascertainment, and such capitalization shall be estimated by ascertaining the principal amount which would yield such annual current net revenue, at the average rate of interest, and sinking-fund charges payable on the indebtedness incurred by said city for such purposes, up to the time of such ascertainment. The debt to be deducted, such amount, so to be deducted, may 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 sufficient to retire said obligations at maturity, and the amount of such sinking-fund to be in equal or graded annual or other periodical instalments. 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 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; and said city shall not be required to levy a tax to pay said interest and sinking-fund charges as required by section ten, article nine of the Constitution of Pennsylvania, until the expiration of said period of one year after the completion of said work. A true copy of Joint Resolution No. 2. CYRUS E. WOODS, Secretary of the Commonwealth.

ANCE OF ARTICLE XVIII OF THE CONSTITUTION.

Number One. A JOINT RESOLUTION Proposing an amendment to section eleven of article sixteen of the Constitution of Pennsylvania. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following amendment to the Constitution of the Commonwealth of Pennsylvania be, and the same is hereby proposed, in accordance with the eighteenth article thereof: "Amend section eleven, article sixteen of the Constitution of the Commonwealth of Pennsylvania, which reads as follows: 'No corporate body to possess banking and discounting privileges shall be created or organized in pursuance of any law without three months' previous public notice, at the place of the intended location of the intention to apply for such privileges, in such manner as shall be prescribed by law, nor shall a charter for such privilege be granted for a longer period than twenty years,' so that it shall read as follows: 'The General Assembly shall have the power of general law to provide for the incorporation of banks and trust companies, and to prescribe the powers thereof. A true copy of Joint Resolution No. 1. CYRUS E. WOODS, Secretary of the Commonwealth.

Number Two. A JOINT RESOLUTION Proposing an amendment to section six, article sixteen of the Constitution of the Commonwealth of Pennsylvania in accordance with the provisions of the eighteenth article thereof: "Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That the following amendment to the Constitution of the Commonwealth of Pennsylvania be, and the same is hereby proposed, in accordance with the eighteenth article thereof: 'That section sixteen of article three, which reads as follows: 'No money shall be paid out of the treasury, except upon appropriations made by law, and on warrants drawn by the proper officers in pursuance thereof,' be, and the same is hereby amended so that the same shall read as follows: 'No money shall be paid out of the treasury, except upon appropriations made by law, and on warrants drawn by the proper officers in pursuance thereof, and limiting the time in which said appropriation shall be expended. All public money shall be paid by the State Treasurer on warrants drawn by the Auditor General. A true copy of Joint Resolution No. 2. CYRUS E. WOODS, Secretary of the Commonwealth.

Number Three. A JOINT RESOLUTION Proposing an amendment to article nine, section eight of the Constitution of Pennsylvania. Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and the same is hereby proposed, in accordance with the eighteenth article thereof: "That article nine, section eight, be amended to read as follows: '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 seven (7) per centum upon the assessed value of the taxable property therein, but the debt of the city of Philadelphia may be increased in such amount that the total city debt of said city shall not exceed ten per centum (10) 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 (2) 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. In ascertaining the borrowing capacity of the city of Philadelphia, at any time, there shall be deducted from such debt so much of the debt of said city as shall have been incurred, or is about to be incurred, and the proceeds thereof expended, or about to be expended.

Section 2. Said proposed amendment shall be submitted to the qualified electors of the State, at the general election to be held on the Tuesday next following the first Monday of November in the year nineteen hundred and eighteen, for the purpose of deciding upon its approval and ratification or the rejection of said amendment. Said election shall be held on the day, at the places and within the hours at and within which said election is directed to be held, and in accordance with the provisions of the laws of Pennsylvania governing elections thereto. Such amendment shall be printed upon the ballots in the form and manner provided by law, and shall be subject to the requirements of such laws. A true copy of Joint Resolution No. 4. CYRUS E. WOODS, Secretary of the Commonwealth.

Section 3. Said proposed amendment shall be submitted to the qualified electors of the State, at the general election to be held on the Tuesday next following the first Monday of November in the year nineteen hundred and nineteen, for the purpose of deciding upon its approval and ratification or the rejection of said amendment. Said election shall be held on the day, at the places and within the hours at and within which said election is directed to be held, and in accordance with the provisions of the laws of Pennsylvania governing elections thereto. Such amendment shall be printed upon the ballots in the form and manner provided by law, and shall be subject to the requirements of such laws. A true copy of Joint Resolution No. 4. CYRUS E. WOODS, Secretary of the Commonwealth.

upon any public improvement, or in the construction, purchase, or condemnation of any public utility, or part thereof, or facility therefor, if such public improvement or public utility, or part thereof, whether separately or in connection with any other public improvement or public utility, or part thereof, 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, may 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 sufficient to retire said obligations at maturity, and the amount of such sinking-fund to be in equal or graded annual or other periodical instalments. 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 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; and said city shall not be required to levy a tax to pay said interest and sinking-fund charges as required by section ten, article nine of the Constitution of Pennsylvania, until the expiration of said period of one year after the completion of said work. A true copy of Joint Resolution No. 3. CYRUS E. WOODS, Secretary of the Commonwealth.

Number Four. A JOINT RESOLUTION An amendment to section one of article nine of the Constitution of Pennsylvania, relating to taxation. Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That the following amendment to the Constitution of the Commonwealth of Pennsylvania be, and the same is hereby proposed, in accordance with the provisions of the eighteenth article thereof: "That section one of article nine, which reads as follows: 'All taxes shall be uniform, upon the same class of subjects, within the territorial limits of the authority levying the tax, and shall be levied and collected under general laws; but the General Assembly may, by general laws, exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit, and institutions of purely public charity,' be amended so as to read as follows: '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, and the subjects of tax and shall be classified for the purpose of laying graded or progressive taxes; but the General Assembly may, by general laws, exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit, and institutions of purely public charity.'

Section 2. Said proposed amendment shall be submitted to the qualified electors of the State, at the general election to be held on the Tuesday next following the first Monday of November in the year nineteen hundred and nineteen, for the purpose of deciding upon its approval and ratification or the rejection of said amendment. Said election shall be held on the day, at the places and within the hours at and within which said election is directed to be held, and in accordance with the provisions of the laws of Pennsylvania governing elections thereto. Such amendment shall be printed upon the ballots in the form and manner provided by law, and shall be subject to the requirements of such laws. A true copy of Joint Resolution No. 4. CYRUS E. WOODS, Secretary of the Commonwealth.

Section 3. Said proposed amendment shall be submitted to the qualified electors of the State, at the general election to be held on the Tuesday next following the first Monday of November in the year nineteen hundred and nineteen, for the purpose of deciding upon its approval and ratification or the rejection of said amendment. Said election shall be held on the day, at the places and within the hours at and within which said election is directed to be held, and in accordance with the provisions of the laws of Pennsylvania governing elections thereto. Such amendment shall be printed upon the ballots in the form and manner provided by law, and shall be subject to the requirements of such laws. A true copy of Joint Resolution No. 4. CYRUS E. WOODS, Secretary of the Commonwealth.

Results of Stock Judging Contest. Due to the rainy weather the stock judging contest scheduled for Wednesday at the Granger's picnic was postponed till Thursday at ten o'clock. Four classes of stock were judged including hogs, sheep, and two classes of beef cattle. The work done by the contestants was indeed gratifying and would have done credit to those who have had far more experience. The fact that a girl won first prize goes to emphasize the fact that we have just as good judges among the girls as the boys. This was also emphasized at the Blair county fair two weeks ago, where girls won first, third and fourth places. The prizes awarded were as follows:

First—Helen Rishel, Farmers Mills. Second—James A. Keller, Centre Hall. Third—Byron Decker, Spring Mills. Fourth—Fred Lucas, Potters Mills. Fifth—Robert Neff, Centre Hall. Sixth—Milton Messer, Bellefonte. Seventh—Hugh Ralston, Centre Hall. Eighth—Lynn Meyer, Coburn. Ninth—Robert Rishel, Farmers Mills.

The prizes were paid in W. S. S. and thrift stamps and were donated by the First National bank, State College; Farmers National bank, Millheim; Pennsvalley Banking Co., Centre Hall; Centre County bank, Bellefonte, and the Centre county Farm Bureau.

Next year it is planned to take up some other classes of livestock and give further experience and training in judging work.—R. H. Olmstead, county agent.

Heinz Appeals for the Use of Mixed Flour. "The greatest rationing experiment in the history of the world is in progress," said Edward Heinz, United States food administrator for Pennsylvania in an appeal for the universal use of mixed flour by all classes in Pennsylvania.

"For the first time since the world war began, the nations of the Allies are eating at a common table. Over two hundred and twenty million people surround this board. There are no seats of honor. There is no distinction of class; rich and poor, the farmer and the city dweller, the millionaire and the laboring man must now all partake of the same bread."

The new rations on wheat was the subject of Mr. Heinz' comment. The fifty-fifty rule regarding the use of wheat flour and its substitutes is a thing of the past. The new one of 80-20 or 80 per cent. wheat flour and 20 per cent. substitutes prevails not only in the United States, but in England, France and Italy.

ALLIES ARE RATIONED ALIKE. "Now that the two hundred and twenty million people of the Allies are rationed alike, and eating the same bread, any member of this mighty family who asks for pure wheat bread in this great crisis, or for food different from that furnished the other nations, stamps himself as one who is not willing to contribute his part to winning the victory."

"An American," said Mr. Heinz with emphasis, "who refuses to eat the same bread as that furnished our Allies proclaims himself unfriendly to the purpose of our government."

"There can be no greater appeal on this wheat conservation question to our patriotic people than that our Allies are living on the same wheat flour diet that the people of Pennsylvania are asked to observe today, namely, the 80-20 ration."

STILL DANGER OF FAMINE. "And because there is a larger wheat crop in the United States this year than for years past; because the 50-50 rule has been abolished and a larger use of wheat flour is now permitted is no excuse for any individual to think that the bars are down and that he can use as much wheat flour as he desires without substitutes. If the situation were not serious there would be no need of using substitutes with flour. The world is still in danger of actual famine if our 1919 crops should fail."

"There are no preferred guests at this common table of the allied nations. The new rule of the 80-20 ration, applies as well to the farmer as to the miner, as well to the munition worker as to the clerk; it applies to all classes and conditions of men."

W. F. REYNOLDS, Federal Food Administrator of Centre County. The pro-suffrage forces in the United States Senate will be increased by one when George Brown Martin, the new Senator from Kentucky, takes his seat.

Year Book of interesting and instructive facts sent on request. Address Swift & Company, Union Stock Yards, Chicago, Illinois

Swift & Company L. I. Swift, President

Perhaps it has not occurred to you that you can participate in Swift & Company's profits,—and also share its risks,—by becoming a co-partner in the business? It is not a close corporation.

You can do this by buying Swift & Company shares, which are bought and sold on the Chicago and Boston stock exchanges. There are now over 22,000 shareholders of Swift & Company, 3,500 of whom are employes of the Company. These 22,000 shareholders include 7,800 women.

Cash dividends have been paid regularly for thirty years. The rate at present is 8 per cent. The capital stock is all of one kind, namely, common stock—there is no preferred stock, and this common stock represents actual values. There is no "water," nor have good will, trade marks, or patents been capitalized.

This statement is made solely for your information and not for the purpose of booming Swift & Company stock. We welcome, however, live stock producers, retailers, and consumers as co-partners.

We particularly like to have for shareholders the people with whom we do business. This leads to a better mutual understanding.

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Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof: "Amendment to Article Nine, Section Eight. That section eight of article nine, of the Constitution be amended by striking out the said section and inserting in place thereof the following: '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 upon the assessed value of the taxable property therein, but the debt of the city of Philadelphia may be increased in such amount that the total city debt of said city shall not exceed ten per centum (10) 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 (2) 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. In ascertaining the borrowing capacity of the said city of Philadelphia, at any time, there shall be deducted from the calculation and deducted from such debt so much of the debt of said city as shall have been incurred, and the proceeds thereof invested, in any public improvements of any character which shall be yielding to the said city annual current net revenue. The amount of such deduction shall be ascertained by ascertaining the annual net revenue from such improvement during the year immediately preceding the time of such ascertainment, and such capitalization shall be estimated by ascertaining the principal amount which would yield such annual current net revenue, at the average rate of interest, and sinking-fund charges payable on the indebtedness incurred by said city for such purposes, up to the time of such ascertainment. The debt to be deducted, such amount, so to be deducted, may 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 sufficient to retire said obligations at maturity, and the amount of such sinking-fund to be in equal or graded annual or other periodical instalments. 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 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; and said city shall not be required to levy a tax to pay said interest and sinking-fund charges as required by section ten, article nine of the Constitution of Pennsylvania, until the expiration of said period of one year after the completion of said work. A true copy of Joint Resolution No. 2. CYRUS E. WOODS, Secretary of the Commonwealth.

Section 2. Said proposed amendment shall be submitted to the qualified electors of the State, at the general election to be held on the Tuesday next following the first Monday of November in the year nineteen hundred and eighteen, for the purpose of deciding upon its approval and ratification or the rejection of said amendment. Said election shall be held on the day, at the places and within the hours at and within which said election is directed to be held, and in accordance with the provisions of the laws of Pennsylvania governing elections thereto. Such amendment shall be printed upon the ballots in the form and manner provided by law, and shall be subject to the requirements of such laws. A true copy of Joint Resolution No. 1. CYRUS E. WOODS, Secretary of the Commonwealth.

Section 3. Said proposed amendment shall be submitted to the qualified electors of the State, at the general election to be held on the Tuesday next following the first Monday of November in the year nineteen hundred and nineteen, for the purpose of deciding upon its approval and ratification or the rejection of said amendment. Said election shall be held on the day, at the places and within the hours at and within which said election is directed to be held, and in accordance with the provisions of the laws of Pennsylvania governing elections thereto. Such amendment shall be printed upon the ballots in the form and manner provided by law, and shall be subject to the requirements of such laws. A true copy of Joint Resolution No. 4. CYRUS E. WOODS, Secretary of the Commonwealth.

Section 4. Said proposed amendment shall be submitted to the qualified electors of the State, at the general election to be held on the Tuesday next following the first Monday of November in the year nineteen hundred and nineteen, for the purpose of deciding upon its approval and ratification or the rejection of said amendment. Said election shall be held on the day, at the places and within the hours at and within which said election is directed to be held, and in accordance with the provisions of the laws of Pennsylvania governing elections thereto. Such amendment shall be printed upon the ballots in the form and manner provided by law, and shall be subject to the requirements of such laws. A true copy of Joint Resolution No. 4. CYRUS E. WOODS, Secretary of the Commonwealth.

Section 5. Said proposed amendment shall be submitted to the qualified electors of the State, at the general election to be held on the Tuesday next following the first Monday of November in the year nineteen hundred and nineteen, for the purpose of deciding upon its approval and ratification or the rejection of said amendment. Said election shall be held on the day, at the places and within the hours at and within which said election is directed to be held, and in accordance with the provisions of the laws of Pennsylvania governing elections thereto. Such amendment shall be printed upon the ballots in the form and manner provided by law, and shall be subject to the requirements of such laws. A true copy of Joint Resolution No. 4. CYRUS E. WOODS, Secretary of the Commonwealth.

Section 6. Said proposed amendment shall be submitted to the qualified electors of the State, at the general election to be held on the Tuesday next following the first Monday of November in the year nineteen hundred and nineteen, for the purpose of deciding upon its approval and ratification or the rejection of said amendment. Said election shall be held on the day, at the places and within the hours at and within which said election is directed to be held, and in accordance with the provisions of the laws of Pennsylvania governing elections thereto. Such amendment shall be printed upon the ballots in the form and manner provided by law, and shall be subject to the requirements of such laws. A true copy of Joint Resolution No. 4. CYRUS E. WOODS, Secretary of the Commonwealth.

LYON & COMPANY.

New Silk.

Crepe de Chines in all the dark shades and light colors. New striped Silks for skirts. Duchess Satins in all the new colors and black. All shades in plain Taffetas and Messalines, Georgette Crepes, Silk Voiles, and Chiffons to match all colors.

Ladies' Coats.

Now is the best opportunity to buy Women's, Misses' and Children's Winter Coats and save many dollars. A splendid variety in all colors; belts, deep cuffs, large pockets, Kit Coney for collars, plush and cloth collars.

Rugs, Carpets, Linoleums.

Months ago we purchased a large stock which are marked below to-day's wholesale prices.

Shoes. Shoes.

We have just received another lot of new Shoes for men, women and children. Very smart new High Shoes for women in tan, brown and black.

Children's Shoes in tan, brown and black.

Men's fine Shoes in black and tan in the new English last, from \$4.00 up to \$7.00.

Misses' Shoes from \$2.50 up.

Men's Working Shoes in tan and black from \$2.50 to \$5.00.

Infants' Shoes in black, tan and white, 50 cents up.

Lyons & Co. Bellefonte.