Bellefonte, Pa., August 6, 1926.

Democratic Watchman.

The Man Who Introduced Golf in "America."

As a player, merchant, and manufacturer George Wright has literally "followed the ball" all his life. He tells how he started in baseball when the game was in its infancy and how he had a hand in introducing golf to Americans.

Long before gloves were permitted on a basebal diamond, in the days when players used cold water and iodine to toughen their hands, George Wright had made a brilliant playing record and retired. It has also been his pleasure to watch the progress of golf, both as a player and observer.

Some of the people who crowded around to stare into the store window thought the queer-looking contraptions displayed there were a new kind of walking-stick. And in a way they were that. At least they have since persuaded into taking long walks many men and women who never had considered them before or imagined them coming under the head of sport. The sticks were golf clubs. They aroused the curiosity of the

passerby which was the most the owner of the store had hoped for when he imported the exhibit from England in 1890. But it had an even more gratifying effect on one of the spectators. He was a Scotchman, and those golf clubs made him homesick. Entering the store, he addressed George Wright, the famous ex-baseball player, who had opened this little sporting goods store in the conservative city of Boston.

"I'll buy those," the man from Scotland offered instantly, from which you may understand that this is no ordinary anecdote about a Scot. "I'll buy those if you can tell me where I can play golf hereabouts." Thereupon the exhibit ceased to be

a curiosity and became an opportunity. But it was an opportunity which required a considerable amount of in-genuity before it could be made use of. For in those days it was a regrettable fact that no golf course exist-ed anywhere in the neighborhood of Boston

"But I'll make a place to play golf," Mr. Wright offered. He forthwith obtained a book of rules and looked up the strange game. Then with a few friends and some home-made pins and flags, he descended upon the park grounds called Franklin Field and commenced to lay out a course. But people had not yet learned that

only the weather and severe emerg-encies may interrupt golfers with impunity. A blue-coated figure intrud-ed on the scene.

'What do you think you're doing ?" inquired the Irish policeman, for, as already remarked, the scene is laid in Boston

"We're getting ready to play some golf," Mr. Wright answered. "Golf?" echoed the policeman.

DROPOSED AMENDMENTS TO THE CONSTI-I TUTION SUBMITTED TO THE CITIZENS OF THE COMMONWEALTH, FOR APPROVAL OR RE-THE COMMONWEALTH, FOR ATRIVATION AND THECTON BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNETLVANIA. AND PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PUBSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

Constitutional Amendments.

No. 1-A. A JOINT RESOLUTION

tion 1. Be it resorted by enhancements of Pennsylvania pneral Assembly met, That the following amend-to the Constitution of Pennsylvania be and the is bereby proposed in accordance with the eightarticle the

That section four of article nine of the Constitution of Pennsylvania is hereby amended to read as follows: Hection 4. No debt shall be created by or on all of the State, except to supply casual deficiencies f revenue, repel invasions, suppress insurrection, de-Hection 4. No debt shall be created by or on half of the State, except to supply casual deficiencies of revenue, repel invasions, suppress insurrection, de-fend 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: Pro-vided further, however, That the General Assembly, irrespective of any debt, may authorize the State to issue bonds to the amount of thirty-five 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 World War between the sixth day of April, one thou-sand nine hundred and seventeen and the eleventh day of November, one thousand nine hundred and sighteen. A true copy of John Resolution No. 1-A. CLYDE L. KING,

CLYDE L. KING, Secretary of the Common

No. 2-A.

A JOINT RESOLUTION

at to article nine, section four of the Constitution of the Commonweatth of Penn-sylvania, authorizing the State to issue bonds to the amount of one hundred and fifty millions of rs for

the Commonwealth. Section 1. Be it resolved by the Senate and Hot of Representatives of the Commonwealth of Penns, vania in General Assembly met, That the followis amendment to the Constitution of Pennsylvania and the same is hereby proposed in accordance w the eighteenth article thereof: That section four of article nime is hereby amend to read as follows: and House

te read as follows: Section 4. Wo debt shall be created by or on behalf of the State encept to supply casual deficiencies of revenues, repel invasions, suppress insurrection, defend the State in war, er to pay existing debt; and the debt ereated to supply deficiencies in revenue shall never exceed in the aggregate, at any one time, eose million dollars: Provided, however, That the General Assembly, irrespective of any debt, may suthorize the State to issue bonds to the amount of one hundred and fity millions of dollars for the purpose of improving and rebuilding the high-ways of the Commonwealth. ways of the

of Joint Resolution No. 2-A. CLYDE L. KING.

No. 3-A.

A JOINT RESOLUTION

Be it resolved by the Senate and He section 1. Be it resolved by the Senate a of Representatives of the Commonwealth of vania in General Assembly met, That the amendmment to the Constitution of Pennsyl and the same is hereby proposed in accorda-the eighteenth article thereof:

That article nine of the Constitution o monwealth of Pennsylvania be amended

Constitutional Amendments.

That article the following:

Section law make indigent

the Commonwealth. Resolution No. 6-A CLYDE L. KING. ry of the Commonwealth

of the

Section 1. bly met, and it is he authority of the nt to the Consti-nnsylvania be an

Section 8. The debt of any city, borough, township, chool 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 erein, and the debt of any county except as provided in section fifteen of this article shall never exceed ter (10) per centum upon the assessed value of the taxable realty 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 fourteen (14) per centum upon the assessed value of the taxable realty therein; nor shall any such county, municipality, or district incur any new debt or increase its indebt edness to an amount exceeding two (2) per centum upon such assessed valuation of taxable realty in the upon such assessed valuation of taxable really in the case of counties, or taxable property in the case of other municipalities or districts, without the consent of the electors thereof at a public election in such manner as shall be provided by law: but the city of Philadelphia may incur any debt or. Increase 'its in-debtedness to an amount not exceeding three per con-tum of the valuation of taxable realty in asd city without the consent of the electors. In ascertaining out the consent of the electors. In ascertaining capacity of the City of Philadelphia without the consent of the electors. In successing 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 upon any public improvement, or in the construction, purchase, or condemnation of any public utility or part thereof or facility therefor to the extent that such public improvement or public utility or part thereof, may yield or may reasonably be expended thereof, may yield or may reasonably be expended to the success of operating expenses for or towards the pay-ment of the interest and sinking-fund charges thereon. The method of determining such amount so to be deducted shall 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 (56) years from the date thereof with provision for a sinking-fund entrel thereof, whether said obligations at maturity; the payment to such not later than nity (ob) years from the date thereof with provision for a sinking-fund sufficient to retire said obligations at maturity; the payment to such inking-fund to be in equal or graded, annual, or other periodical installments. Where any indebtal-ness shall be er shall have been incurred by said City of Philadelphis for the purpose of the comstruc-tion or improvements 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 they a tax to pay said interest and sinking-fund charges as tax to pay said interest and sinking-fund charges as tax to pay said interest and sinking-fund charges as tax to pay said interest and sinking-fund charges as the period of completion of the sint of the sontitu-tion of Pennsylvania until the expiration of said pe-ried of one year after the completion of asid petion of Pennsylvania until the expiration of said pe riod of one year after the completion of said work. A true copy of Joint Resolution No. 7-A. CLYDE L. KING,

Secretary of the Commonwes

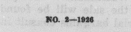
to article eight, section of the Com nia in General Assembly met, That the sylvania be and the same is hereby

No. 1-1926.

A JOINT RESOLUTION

ce with the eighte section seven, of article eight, is hereby tion 7. All laws regulating the holding the citizens, or for the registral tors, shall be uniform throughout the State, except that laws regulating and requiring the registration of electors may be enacted to apply to cities only, pro-vided that such laws be uniform for cities of the same class, and except further, that the General Assembly shall, by general law, permit the use of voting ma-chines, or other mechanical devices for registering or recording and computing the vote, at all elections or primaries, in any county, city, borough or township, of the Commonwealth, at the option of the electors of such county, city, borough or township, without being obliged to require the use of such voting machines or mechanical devices in any other county, city, borough or township, under such regulations with reference thereto as the General Assembly may from time to time for time, prescribe the number and duties of elec-tion officers in any political subdivision of the Com-monuveaith in which voting machines or other mechan-ucil devices authorized by this section may be used. ors, shall be uniform throughout the State,

and devices authorized by this section may be A true copy of Joint Resolution No. 1-1926. CLYDE L. KING. retary of the Commo



A JOINT RESOLUTION article fifteen, of the Con stitution of the wealth of Pennsylvania, by

four thereof. Section 1. Be it f Representatives of the Com General Assembly met, That the following ment to the Constitution of Pennsylvania be and eighteenth article thereof:

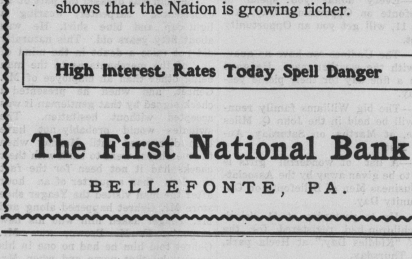
Section 4. The General Assembly is hereby author ized to provide for the consolidation of the poor districts, cities, boroughs and townships county of Allegheny, and the offices thereof, into a consolidated city and county, with the constitutional and legal capacity of a municipal corporation to be as the City of Pittsburgh, and to provide charter for its government. The said charter shall be submitted to the electors of said county, at a special election to be provided for therein. If the majority of the electors voting thereon, in the county as a whele and at least two-thirds of all the electors voting there on in each of a majority of the cities, borou ips thereof, vote in the affirmative, the act shall take effect for the whole county. If rejected, the said charter may be re new or modified form, at any subsequent election

It shall be competent, subject to the police charter:

1. For the exercise, by the the powers and duties vested in the gheny, and the poor districtes thereof, and powers appropriate to a municipality as may be speci fied therein, except such powers as are spe reserved by this section to the municipal erein provided for.

2. For the election, by the people of the dated city, of a board of commissioners, the number to be fixed by the charter, in lieu of present county ioners, in which board shall be vested all the powers of the consolidated city and county, except as ise provided in the charter.

8. For the organization of a government for the consolidated city and county, and for the election or appointment of the constitutional and other necessary thereof, and for their powers and dut For the organization of all courts, other than of record, in the consolidated city, and for the



soon follow.

he Vast Accumulation of Wealth in the

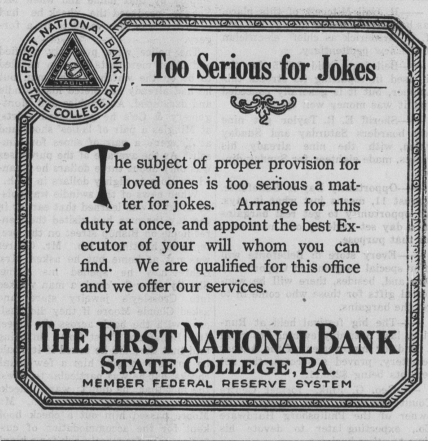
difficult to find investments that pay.

United States makes it more and more

Government Bonds selling on a 4% basis

The rate of interest is downward. This

indicates that other high grade issues will



No. 1-A. A JOINT RESOLUTION

That article

"Golf? What's that?" Mr. Wright tried to explain. "Whatever it is," the arm of the law finally ruled at the conclusion of

the hearing, "you'll have to get a per-mit to play it."

The permit was obtained by application at the city hall; the function has since been taken over to some extent by wives of golfers-and the course was laid out and golf duly played. Thus came into existence one of the earliest links in the United -From Everybody's Maga-States. zine.

Who Started the Charleston?

Elida Webb, dancer, teacher, and directress of dancing, a pretty young colored woman who produced and directed all the dancing in "Running Wild" and other Negro musical shows, declares she discovered an developed the Charleston.

"The first time I saw the step that has since grown into the Charleston," Miss Webb relates, "was in Harlem late in 1922. The first person I saw do it was Mary Scrudy, my little ten-year-old niece, in her home in Harlem.

"She was kind of shuffling. She always is because she loves to dance. But I noticed that day that the shuffle she was doing was a very pattern which repeated itself.

'Where did you get that step?' I asked her.

" 'Oh, all the kids do it,' she said.

"They call it the Charleston." " 'Show it to me," I told her. 'Do it slowly.'

"It came to me in a flash. It seemed as though I half remembered it, probably a race memory. Our people have been dancing for ages. I inquired around about it. Nobody seemed to know much about the new step except that most of the children around Harlem were doing it. Fundamentally it really was simple, just two movements. These two movements are still the basis for the real Charleston, the single and the double steps. And by the way, very few white people do the real Charleston. I would say after very careful consideration that there aren't more than five white women who do it correctly."—From Everybody's Magazine.

Students Enjoy Camp Life.

Practical experience in military training, in civil engineering and in forestry camps is being gained by more than 100 Pennsylvania State College students this summer. Candidates for reserve officer commissions in the U.S. Army are attending the various military training camps; a group of about 50 sophomore civil engineers is about to close an eight weeks' camp at Bodines, Lycoming county; and freshman and sophomore forestry students are now at the college forestry camps at La-Clinton county, and at Sheffield, Warren county. In addition, a group of horticultural students has been working all summer on the college vegetable farm and in the college orchards.

Section 16... The General Assembly may authorize the City of Pittsburgh to levy special assessments against both abutting and non-abutting property, pe-culiarly benefited, for the payment of any public im-provement whatsoever; to lay out and build as addi-tional public improvements, for the payment of which prometice peculiarly benefited shall be liable to ape-rial assessments, rapid transit railway systems, drain-ter early eventse sustems fixed protective works properties peculiarly benefited shall be liable to spe-real assessments, rapid transit railway systems, drain-age and severage systems, flood protective works, wharves, piers and quays, highway tunnels and bridges, and underground and overhead streets supplementing original streets or street systems; to levy general and special taxes and special assessments therefor either before or after the laying out and construction thereof; and to provide that all special taxes and special as-exsminits so levice whether payable presently when so levied or in instaliments over a period of years shall be credits or offsets to indebtedness incurred fer such purposes in ealculating the debt of such city; to pru-tide for the use and operation of any rapid transit system by private corporation, granized for that pur-pose. No law passed in pursuance hereof shall author-ize the construction of any rapid transit railway sys-tem, flood protective works, wharves, plers or quays, highway tunnels or underground or overhead streets, unless at a public election held therefor a majority of the electors voting thereon shall consent thereto. A true cony of long Respiration S.A

of the electors voting thereon shall consent the A true copy of Joint Resolution No. 3-A. CLYDE L. KING.

Secretary of the Common

No. 4-A.

A JOINT RESOLUTION

ent to article nine of the Co reposing an amendment to tution of the Commonw adding thereto a section

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylva-nia in General Assembly met, That the following amendment to the Constitution of Pennsylvanis be and the same is hereby proposed in accordance with the eighteenth article thereof:

That article nine be amended by adding the

following section: Section 19. In addition to the purposes stated in article mine, section four, of this Constitution, the State may be authorized to issue bonds to the amount of fifty millions of dollars (\$50,000,000) for the acqui-sition of lands and buildings and the construction and improvement of state-owned buildings and the equip-ment thereof for the care and maintenance of penal effenders, dollarquents, mental defectives, epileptics, and persons mentally diseased.

A true copy of Joint Resolution No. 4-A. CLYDE L. KING.

Secretary of the Commonwealth

No. 5-A.

A JOINT RESOLUTION

roposing an amendment to article nine of the Can-stitution of the Commonwealth of Pennsylvanis by adding thereto a section.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennayl-vania 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 article nine of the Constitution of the Com-monwealth of Pennzylvania is hereby amended by add-ing thereto the following section:

Section 1. That the State may be authorized by naw to create debt and to issue bonds not exceeding in the aggregate one hundred millions of dollars, for the construction of office buildings in and a Memorial Bridge in and adjacent to the Capital Park; for the acquisition of lands and the construction thereon State buildings and State Institutions; and for enlargement of existing State buildings and St Institutions.

A true

opy	of	Joint	Resolution			No.	5-A.
		(CLYI	E	L.	KIN	G,
	Se	cretary	to v	the	0	Comm	onwealth.

No. 6-A

A JOINT RESOLUTION

Proposing an stitution of Section 1. Be it resolved by the Senate and House of Representativ in General Assement to the C atives of the Commonwealth of Pennsylvani Assembly met, That the following amend Constitution of Pennsylvania is hereb

No. 8-A. A JOINT RESOLUTION dment to article nine of the Proposing an amena tution of the Con

ing thereto section One B. Bection 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following amend-ment to the Constitution of the Commonwealth of Pennsylvania be and the same is hereby proposed in

accordance with the eighteenth article ther That article nine of the Constitution of Pennsylvania

is hereby amended by adding thereto section 1B, which reads as follows: Section 1B. Taxation laws may grant exem

rebates to residents, or estates of residents, of other States which grant similar exemptions or rebates to residents, or estates of residents, of Pennsylvania. A true copy of Joint Besolution No. 8-A. CLYDE L. KING.

Secretary of the Commonwealth

at filetown n
No. 9-A.

A JOINT RESOLUTION

Proposing an amendment to article nine of the Consti-tution of the Commonwealth of Pennsylvania by add-ing thereto an additional section.

Section 1. Be it resolved by the Senate and House Representatives of the Commonwealth of Pennsylva of Representatives of the Commonwealth of Pennsylv nia in General Assembly met, That the followin amendment to the Constitution of Pennsylvania be an the same is hereby proposed in accords eighteenth article thereof: with the

That article nine of the Constitution of the monwealth of Pennsylvania be amended by thereto the following new section:

Inercio the following new section:
Section 16. The General Assembly may authorize the County of Allegheny to levy special assessments against both abutting and non-abutting property peuliarly benefited for the payment of any public improvement whatsoever to lay out and build as additional public improvements, for the payment, of the bible to gpecial assessments, rapid transit railway systems, draits wharves, plors and quays, highways, tunnels and bridges, and underground and overhead streets supplementing original streets or street systems; to levy general and special taxes and special assessments therefor, either before or after the laying eut and construction thereof; and to provide that all special assessments to provide that all special assessments are being or in the so levide or in installments over y period of years shall be credits or off-sets to indobted not or any rapid transit railway system, bod protective works, wharves, plers or quays, highways, tunnels or underworked transit railway system, flood protective works, wharves, plers or quays, highways, tunnels or underworked transit railway system, flood protective works, wharves, plers or quays, highways, tunnels or underworked transit y of the electors voting thereous and therefor a majority of the elector voting thereous and thereof shall subtorize the construction draw rapid transit y of the electors voting thereous and thereof as majority of the elector voting thereous and thereof as majority of the elector voting thereous and thereof as any public election of any rapid transit y of the second y of John Resolution No. 9-A. Section 16. The General Assembly may authorize

A true copy of Joint Resolution No. 9-A.

CLYDE L. KING. Secretary of the Commonwealth.

RESOLUTION

No. 10-A.

Be it resolved, 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 article nine of the Constitution of the Com-monwealth of Pennsylvania be amended by adding thereto the following section sixteen:

Exercise the following section sixteen: Section 16. The debt of any city of the second class shall never exceed ten per centum upon the assessed value of the taxable property therein, nor shall any such city of the second class incur any new debt or increase its indebtedness to an amount exceeding two 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. A true copy of Joint Resolution No. 10-A.

CLYDE L. KING, Socretary of the Commonwealth and officers thereof, and for the appointment of judges and officers thereof, which courts shall exercise the juriadiction, powers and 'duties of the magistrates, aldermen and justices of the peace, and such other powers as may be conferred by law.

5. For the transfer to the consolidated city of the property and indebtedness of the county of Allegheny the poor districts thereof, and of such propert and indebtedness of the cities, boroughs and town ships thereof as relate to the powers and duties of said consolidated city, and to provide for an equitable sdjustment and payment of such indebtedness, and for this purpose, any taxation therein shall be uniform taxation within the meaning and intent of other provions of this Constitution.

6. For the assessment of property for taxation, the levying and collection of taxes, and the payment of the cost of any public improvement, in whole or in part, by special assessment upon abutting and non-abutting property materially benefited thereby, and, for this ourpose, real estate so charged shall be classified as urban, suburban and rural, and assessments made in nce with such classification. 7. For the creation, by the board of commissioners

of districts for the purpose of regulating the location height, area, bulk and use of buildings and premises. 8. For the creation by the board of commiss ers, of special districts for the purpose of acquiring constructing, maintaining, operating or contracting for any public property, work, improvement, utility or service, not for the exclusive benefit of any one municipal division, and for the payment of the costs and maintenance of such property, work, improvement, util-ity or service, there may be special taxes levied throughout such special districts respectively, separate and apart from the general city tax:

and apart from the general city tax: Provided, however, That it is the intent of this sec-ion that substantial powers be reserved to the cities, boroughs and townships situated in Allegheny County. To this end the charter shall provide for the continue? existence of the still eties, boroughs and townships, as municipal divisions of the counselidated city, under their present names and forms of government, subject to the laws provided for government of municipalities of their respective forms and classes, except as pro-vided in the charter, and with their present bounda-ries, provided that the city of Pittsburgh may be desig-mated by a term other than city and may be divided into two or more municipal divisions of the consolidated city may, with the consent of a majority of the elec-tiors voting thereon in each of such divisions at any general or special election, be united to form a single municipal division. The said municipal divisions shall have and continue

The said municipal divisions shall have and continu to possess the following powers:

1. The constitutional and legal capacity of municipal corporations, except as limited in the charter.

The power to lay and collect taxes and to incur indebtedness, subject to the limitations which are or may be imposed by law upon cities, boroughs or town-ships of corresponding classification, for the purpose of carrying out any lawful power of said divisions.

carrying out any lawful power of said divisions. 3. The power to securic, 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 principally for the use and benefit of the inhabitants thereof, provided this power shall not be taken to include the construc-tions and maintenance of through traffic streets and bridges, tunnels, subways and appurtenances thereof, nor main or trunk lines for sewer, power and water service, running through more than one municipal division, and designated as such by the board of com-missioners.

4. The power to maintain a local police force, and local fire department, with the necessary buildings, appurtenances and equipment therefor, which may be supplemental to the police force and fire department of the consolidated city.

5. The power to establish a limitation of indebted-ness for the consolidated city and the municipal divi-sions thereof, provided that the total of the indebted-ness of the consolidated city and the municipal divi-sions thereof shall not, in the aggregate, exceed the limits of the total indebtedness allowed by the Consti-tution the county and to the separate municipalities.

6. All other powers not specifically granted by the charter to the consolidated city: Provided, however, That a municipal division may surrender, by 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 commissioner.

commissioners. The said charter may be smeaded by the Legisla-ture, subject to ratification by a majority of the else-tors of the consolidated city voting thereon at any general or special election: Provided, That no amend-ment reducing the powers of municipal divisions shall be effective unless ratified by a majority of the elec-tors voting thereon in each of a majority of said divi-tiona.

A true copy of Joint Resolution No. 2-1926. CLYDE L. KING. Secretary of the Commonwealth Lyon & Company

Opportunity Sale Wednes. Aug. 11

ith every dollar's worth of merchandise purchased in our store you will be given an Opportunity Ticket, which entitles you to share in the Twenty Gifts to be given away on the Diamond at 9.30 o'clock.

For this Golden Opportunity

we have made Reductions in Every Department of our store. It will mean money saved for you to visit us on this day.

Opportunity Sale of Silks 35in. wide at \$1 yd. 3 yards 36in. Tissue Ginghams and Voiles \$1. Silk Hose (\$2.50 quality) at \$1.50 per pair. Gingham Dresses for Children, 2 to 14 yrs., \$1.

See Our Special Bargain Tables and Racks

Rompers, Creepers and Overalls at \$1. Childrens Socks (all sizes) 4 pairs for \$1. Two Yards Fine Table Damask for \$1.

Rare Values at Opportunity Prices

Lyon & Company