

## Bellefonte, Pa., August 20, 1926. CHARLEY KEICHLINE

# HAS FAITH IN FLORIDA.

It is evident that Charles Keichline's recent visit with his friends in this place didn't cool his enthusiasm for Florida. The following letter, under date of August 12th would indicate that the "land of flowers" looked even better to him on his return than it had ever done before.

Lake Worth, Florida.

Friend George: Just a few lines this evening to let you know that I have not forgotten any of my good friends in Centre county. I have been very busy since my return here trying to keep the mail straightened out and am every minute more conscious of how Florida is growing on me.

"You can't keep a good man down." Coming into Florida, a little over a year ago, it seemed to me a good you are wise or silly. State, the most attractive feature of which had been neglected. After traveling over its length and breadth less are extremely useful members my first impression became a conviction. Florida is a good State and I don't believe you can keep a good State down any more than you can "keep a good man down." Also, this State never really has been down so low as its traducers would have the world believe.

When its rapid strides forward began to make inroads on the population of other Commonwealths there day. was a great uproar and effort to quelch "the upstart." Loud cries of noon meal. fake real estate" and "crooked land deals" North and just enough of these were true to make the exceptions seem to spent in comfort. prove the rule.

But Florida formed a vigilance committee that has run all the "crooks" and "fakirs" out of the State. Not quite all, perhaps, for the ilk is found everywhere in the North, and there'll always be some, but here the committee is hot on their trail every moment.

The long neglected feature of Florida, I referred to above, is the fertility of her soil. According to location this State will yield bountifully crops of any kind that grow any other place in the world.

Plant cucumber seeds here in October and you will have fine big cucumbers in the Chicago markets for Christmas. Set out tomato plants in November and in January you northerners will have the luscious, colorful vegetable on your dining table as you look out through windows drifted with the January snows. Consider the pleasure of working in

a climate that is life giving to vege-tation every one of the 365 days in the year.

I know the heat here now is not

### FOR AND ABOUT WOMEN. DAILY THOUGHT.

Opportunity knocks once at every man's door-but generally he is down street telling some one about the good chances he has missed.

"There is one matter which still needs serious consideration. It is the question of shoes. Both men and wom-TION. en are likely to wear shoes that fit too snugly or which are too short. Others actually will undergo punishment from a silly notion that a bit of discomfort is entirely justified if the appearance of the foot is thereby enhanced. Foolish people!

"Then, too, there is the feminine question of high heels. They may look all right. But they do not give the body a square deal. If nature had intended folks to walk on the bias the feet would have been built that way instead of flat. Some women actually are made ill by over-indulgence in high heels, due directly to faulty posture.

"Corns, bunions, callouses and in-flamed joints are direct penalties of shoes that are either too tight or too short. Look your feet over-they will indicate whether in foot-wear,

"While your feet are the nearest Give them a square deal. That is all they ask. It's the least you can do.

"In China foot-binding was once the rage. But China has stopped it. Take a hint from that almond-eyed nation."

It is a habit that all nervous people should cultivate, that of letting themselves go and allowing both body and mind a few minutes' rest during the

The best time is directly after the

A short nap at this time strength were heard throughout the ens the nerves and makes it more likely that the rest of the day will be

Nervous women, particularly, often become too tired before the day is over to digest food or to go to sleep, a condition that may be prevented by just this short period of relaxation.

While it is better to lie down, it is not necessary.

A few minutes in an easy chair in a dark room, the body in an easy position, and the mind a blank, will help considerably.

Summer weather brings with it many problems having to do with the care and feeding of infants. Each summer hundreds of infants die because of lack of knowledge on the part of the mother. There is no reason why these infants should not survive the warm days of summer, providing the mother understands and puts into practice the principles of care and feeding which every mother should know. Nearly every family physician will tell you that probably the one great outstanding problem in warm weather is that of feeding. It is most important, and too much thought cannot be given to it.

I know the heat here now is not nearly as oppressive as that you are having these very moments. The pa-pers tell me of many who are dying from heat prostration up there. There are none doing that here. So Florida is a good State and she can't be kept down. Some day sho

# CONSTITUTIONAL AMENDMENTS CONSTITUTIONAL AMENDMENTS CONSTITUTIONAL AMENDMENTS

the enlargement of existing State build-PROPOSED AMENDMENTS TO THE ngs and State Institutions. A true copy of Joint Resolution No. 5-A. ings

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THE COM-MONWEALTH, FOR APPROVAL OR REJECTION BY THE GENERAL AS-SEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUBLISHED BY OBDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ABRICLE XVIII OF THE CONSTITU-TION Proposing an amendment to article three of the Constitution of the Commonwealth of Pennsylvania. Section 1. Be it resolved by the Senate and House of Representatives of the Com-monwealth of Pennsylvania in General As-sembly met, That the following amend-ment to the Constitution of Representation

#### No. 1-A.

A JOINT RESOLUTION Proposing an amendment to article nine, section four of the Constitution of the Comonwealth of Pennsylvania.

Section 1. Be it resolved by the Senate and House of Representatives of the Com-monwealth of Pennsylvania in General As-sembly 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 four of article nine of the Constitution of Pennsylvania is hereby amended to read as follows:

amended to read as follows: Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel inva-sions, supprss insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiencies in revenue shall never exceed in the aggre-gate, at any one time, one million dollars; Provided, however, That the General As-sembly, irrespective of any debt, may au-thorize the State to issue bonds to the amount of one hundred millions of dollars for the purpose of improving and rebuild-ing the highways of the Commonwealth; Provided further, however, That the Gen-eral Assembly, irrespective of any debt, may authorize the State to issue bonds to the amount of thirty-five millions of dol-lars 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 thous-and nine hundred and seventeen and the eleventh day of November, one thousand nine hundred and eighteen. A true copy of Joint Resolution No. 1-A. CLYDE L. KING, Secretary of the Commonwealth Section 4. No debt shall be created by or on behalf of the State, except to supply

CLYDE L. KING, Secretary of the Commonwealth.

### No. 2-A.

A JOINT RESOLUTION Proposing an amendment to article nine, section four of the Constitution of the Commonwealth of Pennsylvania, author-izing the State to issue bonds to the amount of one hundred and 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 Com-monwealth of Pennsylvania in General Assembly met, That the following amend-ment to the Constitution of Pennsylvania be and the same is hereby proposed in ac-cordance with the eighteenth article there-

That section four of article nine is here-by amended to read as follows:

Section 4. No debt shall be created by or on behalf of the State except to sypply or on behalf of the State except to sypply casual deficiencies of revenues, repel in-vasions, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiencies in revenue shall never exceed in the aggre-gate, at any one time, one million dollars; Provided, however, That the General As-sembly, irrespective of any debt, may au-thorize the State to issue bonds to the amount of one hundred and fifty millions of dollars for the purpose of improving and rebuilding the highways of the Com-monwealth.

A true copy of Joint Resolution No. 2-A. CLYDE L. KING, Secretary of the Commonwealth.

#### No. 3-A. A JOINT RESOLUTION

Proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto an ad-ditional section.

piers or quays, highways, tunnels or un-derground or overhead streets unless at a public election held therefor a majority of the electors voting thereon shall consent thereto. CLYDE L. KING, Secretary of the Commonwealth. A true copy of Joint Resolution No. 9-A.

CLYDE L. KING, Secretary of the Commonwealth, -----

#### 1.30 No. 10-A. RESOLUTION

Proposing an amendment to the Constitu Proposing an amendment to the Constitu-tion of Pennsylvania. Be it resolved that the folowing amend-ment to the Constitution of the Common-wealth of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof. That article nine of the Constitution of the Commonwealth of Pennsylvania be amended by adding thereto the following section sixteen: ment to the Constitution of Pennsylvania is hereby proposed in accordance with the eighteenth article thereof: That article three be amended by adding

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 tax-able property therein, nor shall any such city of the second class incur any new debt or increase its indebtedness to an amount exceeding two ner centum upon such asexceeding two per centum upon such as-sessed valuation of property without the consent of the electors thereof, at a public election, in such manner as shall be pro-

A true copy of Joint Resolution No. 10-A. CLYDE L. KING, Secretary of the Commonwealth.

## No. 1-1926.

A JOINT RESOLUTION

Proposing an amendment to article eight

A JOINT RESOLUTION Proposing an amendment to article eight, section seven, of the Constitution of the Commonwealth of Pennsylvania. Section 1. Be it resolved by the Senate and House of Representatives of the Common monwealth of Pennsylvania in General As-sembly met, That the following amend-ment to the Constitution of the Common wealth of Pennsylvania be and the same is hereby proposed, in accordance with the eighteenth article thereof: Section 7. All laws regulating the hold-ing of electors may be enacted to apply to cities only, provided 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 machines, or other mechanical devices for 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 of the commonwealth, at the option of the electors of such county, city, borough or township of the use of such voting machines or methe 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 me-chanical devices in any other county, city, borough or township, under such regula-tions with reference thereto as the Gener-al Assembly may from time to time pre-scribe. The General Assembly may, from time to time, prescribe the number and du-ties of election officers in any political sub-division of the Commonwealth in which voting machines or other mechanical de-vices authorized by this section may be used. A true copy of Joint Resolution No. 1-1926.

CLYDE L. KING, Secretary of the Commonwealth.

# No. 2-1926. A JOINT RESOLUTION

Proposing an amendment to article fifteen, of the Constitution of the Commonwealth of Pennsylvania, by adding thereto a new section to be known as section four thereof.

Section 1. Be it resolved by the Senate and House of Representatives of the Com-monwealth of Pennsylvania in General As-sembly met, That the following amend-ment to the Constitution of Pennsylvania be and the same is hereby proposed in ac-cordance with the eighteenth article there-

Section 4. The General Assembly is hereby authorized to provide for the con-solidation of the county, poor districts, cities, boroughs and townships of the coun-ty of Allegheny, and the offices thereof, in-

fited thereby, and, for this purpose, real estate so charged shall be classified as ur-ban, suburban and rural, and assessments made in accordance with such classifications.

ban, suburban and rural, and assessments made in accordance with such classifica-tions. 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 commissioners, of special districts for the purpose of acquiring, constructing, main-taining, operating or contracting for, any puble property, work, improvement, utili-ty 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, utili-ty or service, there may be special taxes lev-ied throughout such special districts re-spectively, separate and apart from the general city tax. Provided, however, that it is the intent of this section that substantial powers be reserved to the cities, boroughs and town-ships situated in Allegheny County. To this end the charter shall provide for the continued existence of the said cities, bor-oughs and townships, as municipal divis-ions of the consolidated city, under their present names and forms of government, subject to the laws provided for govern-ment of municipalities of their respective forms and classes, except as provided in the charter, and with their present bound-aries, provided that the city of Pittsburgh may be designated by a term other than city and may be divided into two or more municipal divisons of the consolidat-ed city may, with the consent of a major-ity of the electors voting thereon in each of such divisions at any general or special election, be united to form a single munic-pal division. 1. The constitutional and legal capacity of municipal corporations, except as tim-

for sewer, power and water service, run-ning through more than one municipal di-vision, and designated as such by the board of commissioners. 4. The power to maintain a local police force, and local fire department, with the necessary buildings, appurtenances and equipment therefor, which may be supple-mental to the police force and fire depart-ment of the consolidated city. 5. The power to establish a limitation of indebtedness for the consolidated city and the municipal divisions thereof, pro-vided that the total of the indebtedness of the consolidated city and the municipal divisions thereof shall not, in the aggregate, exceed the limits of the total indebtedness allowed by the Constitution to 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 munici-pal division may surrender, by majority vote of the electors voting thereon at any general or special election, any of its pow-ers to the consolidated city, subject to the acceptance thereof by the board of com-missioners. The said charter may be amended by the

acceptance thereof by the board of com-missioners. The said charter may be amended by the Legislature, subject to ratification by a majority of the electors of the consolidat-ed city voting thereon at any general or special election; Provided, That no amend-ment reducing the powers of municipal di-visions shall be effective unless ratified by a majority of the electors voting thereon in each of a majority of said divisions. A true copy of Joint Resolution No. 2-1926. CLYDE L. KING.

CLYDE L. KING, Secretary of the Commonwealth.

(2) per centum upon such assessed valua-tion of taxable property in the case of coun-ties, 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 Philadel-phia may incur any debt or increase its indebtedness to an amount not exceeding three per centum of the valuation of tax-able realty in said city without the con-sent of the electors. In ascertaining the borrowing capacity of the City of Phila-delphia at any time, there shall be deduct-ed 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 fa-cility therefor to the extent that such pub-lic improvement or public utility or part lic improvement or public utility or part thereof, whether separately or in connec-tion with any other public improvement or public utility or part thereof, may yield

or may reasonably be expected to yield revenue in excess of operating expenses for or towards the payment of the inter-est 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 pur-pose the City of Philadelphia may issue its obligations maturing not later than fifty (50) wars from the date thereof with pro-

its obligations maturing hot later than hity (50) years from the date thereof with pro-vision for a sinking-fund sufficient to re-tire said obligations at maturity; the pay-ment to such sinking-fund to be in equal or graded, annual, or other periodical in-stallments. Where any indebtedness shall be or shall have been incurred by said City of Philadelphia for the nurnese of the

That article three be amended by adding thereto the following: Section 35. The General Assembly may by general law make appropriations of money for assistance to aged indigent res-idents of the Commonwealth. A true copy of Joint Resolution No. 6-A. CLYDE L. KING, Secretary of the Commonwealth. No. 7-A. A JOINT RESOLUTION vided by law.

# A JOINT RESOLUTION Proposing an amendment to article nine, section eight of the Constitution of the Commonwealth of Pennsylvania. Section 1. Be it enacted by the Senate and House of Representatives of the Com-monwealth of Pennsylvania in General As-sembly met, and it is hereby enacted by the authority of the same, That the fol-lowing amendment to the Constitution of the Comonwealth of Pennsylvania be and the same is hereby proposed in accordance with the eighteenth article thereof: That article nine, section eight of the

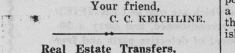
the same is hereby proposed in accordance with the eighteenth article thereof: That article nine, section eight of the Constitution of Pennsylvania is hereby amended to read as follows: Section 8. The debt of any city, bor-ough, township, school district, or other municipality or incorporated district, ex-cept as provided herein and in section fif-teen of this article, shall never ex-ceed seven (7) per centum upon the assessed value of the taxable prop-erty therein, and the debt of any county except as provided in section fifteen of this article shall never exceed ten (10) per centum upon the assessed val-ue 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 four-teen (14) per centum upon the assessed value of the taxable realty therein; nor shall any such county, municipality, or dis-trict incur any new debt or increase its indebtedness to an amount exceeding two (2) per centum upon the case of coun-ties, or taxable property in the case of other municipalities or dstricts. without

No. 6-A.

A JOINT RESOLUTION

can't be kept down. Some day she will be supplying eighty per cent. of the United States with fresh garden products all through the winter. Today she ships more than 100,000 car loads annually and the surface is barely scratched

And Florida is good socially, as well as morally and physically. If you doubt this come down and see. The State has a welcome for every one and I, personally, am hoping to see many of my Centre county friends during the winter so that I can do my part in extending a bit of the general cordiality.



Miller, et ux, tract in Spring town-ship; \$2,000.

H. Laird Curtin, et ux, to J. O. Heverly, tract in Boggs township; \$1. Elrea E. Ellenberger, et ux, to Edna P. Ellenberger, et bar, tract in

State College; \$1. J. L. Price, executor, to Jesse O. Stutsman, tract in Bellefonte; \$8,000.

John L. Holmes, et al, to John A. Jacobs, et ux, tract in Ferguson township; \$300.

Harry C. Klegler, et ux, to W. H. Gilbert, tract in Miles township; \$1. E. R. Taylor, sheriff, to Moshannon National bank, tract in Philipsburg; \$1,500.

Walter Cohen, et ux, to Club Diners, Inc., tract in Bellefonte borough; \$16.000.

Thomas J. Decker, et ux, to Colonel G. Decker, tract in Bellefonte; \$1.

Elmira E. Wellers, et al, to Bert B. Kessling, tract in Boggs township; \$900.

William C. Taylor, et ux, to Joseph C. McGowan, tract in Spring township; \$2,600.

Walter E. Dreibelbis, et al, to Mattie M. Dreibelbis, et al, tract in Ferguson township; \$700.

John M. Hartswick, et al, to Paul C. Boeger, tract in State College; \$2,-400.

Kathryn C. Leathers to G. M. Remley, et ux, tract in State College; \$1.

Frank D. Gardner, et ux, to C. D. Lauck, tract in Ferguson township; \$350.

C. D. Lauck, et ux, to Edward C. Martz, tract in Ferguson township; \$4,665

Austin L. Patrick, et ux, to Monroe J. Armes, tract in State College; \$900. Sarah C. Hawkins to Reese Williams, et ux, tract in Philipsburg; \$200.

take advantage of all that is to be learned, the mortality rate of infants during the summer months would be materially reduced.

Those mothers who have Nature's food for their infants are indeed fortunate. Unfortunately, however, many mothers are inclined to be careless in choosing their diet, with the result that baby's digestion is upset and serious bowel trouble might follow. It is as important for nursing mothers to exercise the greatest care in eating proper foods and to observe all the rules for cleanliness, as it is important for those mothers who select a safe food that will properly feed their babies from the bottles to nourish and strengthen their children.

In the case of bottle-fed babies, the greatest danger lies in an unclean Lillian A. Mayer, et bar, to Fred H. milk supply, and in careless methods of preparing the feedings. Not only s it vitally essential that the milk be clean, but it is equally essential that it be kept clean. All utensils, bottles, spoons, etc., used in the preparation of the mixture must be sterilized in boiling water before they are used. All water used in diluting the food or to be given plain as a drink, must be boiled and then cooled. It is safer to

boil a fresh supply each day. During the hot weather it is inadvisable to make any change in the infant's food, unless such a change is absolutely necessary or advised by the family physician. During the ex-treme heat of the day it is safer to give a little less food than the baby usually takes in cooler weather. Few

E. R. Taylor, sheriff, to Moshannon National bank, tract in Philipsburg; \$506. the proper quantities are used. When condensed milk is used, it is better to pour the milk from the can to the spoon, allowing the milk to level itself. This will insure more accurate measurements.

Incidentally, condensed milk is a safe milk for infant feeding. Very often fresh milk is hard to obtain, or perhaps it is not always safe. The Belgian Relief Commission used condensed milk extensively in France during the late war and obtained wonderful results. The Near East Relief

is using it almost exclusively in the feeding of over 200,000 orphans. To remove fruit stains from white

or fast colored materials, boiling water is generally all that is needed if the stain is taken at once. For silk, wool or other delicate materials, lukewarm water should be used and the stain carefully sponged. Lemon juice will give good results sometimes, but oxalic acid is commonly used. Dis-solve as many oxalic acid crystals in luke-warm water as the water will take up. Keep this solution handy in a corked bottle. Apply to the stain, allow it to remain a few minutes and rinse thoroughly in clear water. Soap and hot water will often remove grass

\$200. American Lime & Stone Co. to Guyer G. Ertley, tract in Marion Marion hol can always be depended upon.

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

amended by adding thereto the following new section: Section 16. The General Assembly may authorize the City of Pittsburgh to levy special assessments against both abutting and non-abutting property. peculiarly benefited, for the payment of any public improvement whatsoever; to lay out and build as additional public improvements. for the payment of which properties pe-culiarly benefited shall be liable to spe-cial assessments, rapid transit railway sys-tems, drainage and sewerage systems, flood protective works, wharves, piers and quays, highway tunnels and bridges, and underground and overhead streets, supple-menting original streets or street systems; to levy general and special taxes and spe-cial assessments therefor either before or after the laying out and construction thereof; and to provide that all special taxes and special assessments so levied whether payable presently when so levied or in installments over a period of years shall be credits or offsets to indebtedness incurred for such purposes in calculating the debt of such city; to provide for the use and operation of any rapid transit sys-tem by private corporations organized for that purpose. No law passed in pursuance hereof shall authorize the construction of any rapid transit railway system, flood protective works, wharves, piers or quays, highway tunnels or underground or over-head streets, unless at a public election held therefor a majority of the electors voting thereon shall consent thereto. *L*LYDE L. KING, Secretary of the Commonwealth.

CLYDE L. KING, Secretary of the Commonwealth.

No. 4-A.

#### A JOINT RESOLUTION

Proposing an amendment to article nine of Constitution of the Commonwealth Pennsylvania by adding thereto a section.

section. Section 1. Be it resolved by the Senate and House of Representatives of the Com-monwealth of Pennsylvania in General As-sembly met, That the following amend-ment to the Constitution of Pennsylvania be and the same is hereby proposed in ac-cordance with the eighteenth article there-of:

That article nine be amended by adding thereto the following section:

thereto the following section: Section 19. In addition to the purposes stated in article nine, section four, of this Constitution, the State may be authorized to issue bonds to the amount of fifty mil-lions of dollars (\$50,000,000) for the ac-quisition of lands and buildings and the construction and improvement of state-owned buildings and the equipment there-of for the care and maintenance of penal offenders, delinquents, mental defectives, epileptics, and persons mentally diseased. A true copy of Joint Resolution No. 4-A. CLYDE L, KING.

stallments. Where any indebtedness shall be or shall have been incurred by said City of Philadelphia for the purpose of the construction 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 expi-ration of one year after the completion of the work for which said indebtedness shall not be required to levy a tax to pay said interest and sinking-fund charges as re-quired by section ten, article nine of the Constitution of Pennsylvania until the ex-piration of said period of one year after the completion of said work. A true copy of Joint Resolution No. 7-A. CLYDE L. KING, Sacretary of the: Commonwealth

CLYDE L. KING, Secretary of the Commonwealth.

No. 8-A. A JOINT RESOLUTION

Proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto sec-tion One B.

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

That article nine of the Constitution of Pennsylvania is hereby amended by ad-ding thereto section 1 B, which reads as follows:

Section 1 B. Taxation laws may grant

exemptions or rebates to residents, or es-tates of residents, of other States which grant similar exemptions or rebates to residents, or estates of residents, of Pennsylvania A true copy of Joint Resolution No. 8-A.

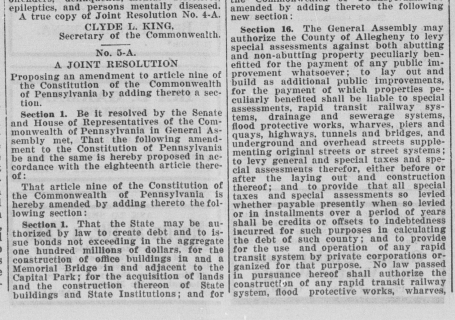
CLYDE L. KING, Secretary of the Commonwealth.

#### No. 9-A.

#### A JOINT RESOLUTION

and House of Representatives of the Com-monwealth of Pennsylvania in General Assembly met, That the following amend-ment to the Constitution of Pennsylvania

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



to a consolidated city and county, with the to a consolidated city and county, with the constitutional and legal capacity of a mu-nicipal corporation, to be known as the City of Pittsburgh, and to provide for a charter for its government. The said char-ter shall be submitted to the electors of said county, at a special election to be pro-vided for therein. If the majority of the electors voting thereon, in the county as a whole, and at least two-thirds of all the electors voting thereon in each of a mawhole, and at least two-thirds of all the electors voting thereon in each of a ma-jority of the cities, boroughs and town-ships thereof, vote in the affirmative, the act shall take effect for the whole county. If rejected, the said charter may be resub-mitted to the electors in original, new or modified form, at any subsequent election until adopted. It shall be competent, subject to the po-lice power of the State, for the Legisla-ture to provide in said charter: I. For the exercise, by the consolidated city, of all the powers and duties vested in the county of Allegheny, and the poor districts thereof, and such other powers as appropriate to a municipality as may be specified therein, except such powers as are specifically reserved by this section to the municipal divisions herein provided for.

are specifically reserved by this section to the municipal divisions herein provided for.
2. For the election by the people of the consolidated city, of a board of commissioners, the number to be fixed by the charter, in lieu of present county commissioners, in which board shall be vested all the powers of the consolidated city and county, except as otherwise provided in the charter.
3. For the organization of a government for the consolidated city and county, and for the election or appointment of the constitutional and other necessary officers thereof, and for the procedure thereof, and for the provers and duties.
4. For the organization of all courts, other than those of record, in the consolidated city, and for the procedure thereof, and for the provers and duties 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, and the poor districts thereof, and of such property and townships thereof as relate to the powers and duties of said consolidated city, and payment of such indebtedness, and for this purpose, any taxation therein shall be uniform taxation within the meaning and intent of other provisions of this Constitution.

tion. 6. For the assessment of property for taxation, the levying and collection of tax-es, 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 bene-



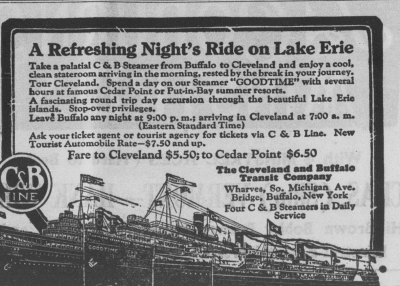


That's the thing that appeals to both young and old when tired and hungry.. Our Meats are Always Just Right-whether beef, veal, pork, mutton, lamb or fowl. Seasoned in our own big refrigerator, they go to our customers in prime condition .--- Clean, Sanitary, Wholesome.

Orders by telephone always receive prompt attention.



THE DIAMOND BRAND. Ladiesi Ask your Druggist for Chi-che-stor 8 Diamond Brand Pills in Red and Gold metallic bases, sealed with Blue Ribbon. Take no other. Buy of your Bruggist. Ask for OHI-OHES-TER S DIAMOND BRAND FILLS, for 25 warsknown as Best, Safest, Always Reliable Carlos Carlos SOLD BY DRUGGISTS EVERYWHERE



tion.

Proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto an additional section. Section 1. Be it resolved by the Senate be and the same is hereby proposed in ac-cordance with the eighteenth article there-of: