The Smart and Silberberg Co.

We have made extensive preparations with the manufacturers

Introductory Sale

of the new

Rengo Belt Corsets.

Which will be our greatest corset event of the season. This corset embodies a new invention for the reduction of the hips, and to produce the smooth back and slender, graceful hip lines which are being so widely advocated in the advance dress

Rengo Belt is the most wonderful corset we have ever seen for medium and large figures, and we teel so certain of its immediate success and wide popularity that we have secured a complete line of all sizes and models.

Practically all corsets are comfortable, but few of them produce the style desired.

Rengo Belt Corsets are boned throughout with double watch-spring steel, which holds the form firmly though flexibly, and moulds the figure into graceful and stylish lines without discomfort.

The greatest possible amount of comfort and the beautiful smooth back and hips of latest fashion can be combined if you will let us fit you correctly with the proper Rengo Belt Corset.

Rengo Belt Style No. 41, for Price \$2.00

Rengo Belt Style No. 43, for Price \$2.00

An expert corsetiere in attendance to fit these models,

The Smart & Silberberg Co. OIL CITY, PA.

Oil City Trust Company.

JOSEPH SEEP.

GEORGE LEWIS.

H. R. MERRITT.

STOCKS

Fluctuate in value, at times dividends are reduced and sometimes are not paid at all. You are also obliged to pay commissions when you purchase or sell them. Not so with our

Certificates of Deposit.

They always pay you FOUR PER CENT., and can readily be turned into

FOREST COUNTY NATIONAL BANK.

TIONESTA, PENNSYLVANIA.

CAPITAL STOCK. SURPLUS,

\$50.000. \$90,000.

Time Deposits Solicited.

Will pay Four Per Cent. per Annum

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will, if deposited in this bank at 4% interest, compounded semi-annually, amount to the sum of

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in only ten years.

Remember that you can start a savings account in this bank with one dollar. Why not get the saving habit right now.

Capital and Surplus \$680,000.00

Total Assets Over \$3,000,000.00

The Franklin Trusk Company

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THIS COMMON-WEALTH FOR THEIR APPROVAL OR REJECTION, BY THE GENERAL AS-SEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUB-LISHED BY ORDER OF THE SECRE-TARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION. A JOINT RESOLUTION

roposing amendments to sections eight and twenty-one of article four, sections eleven and twelve of article five, sections two, three, and fourteen of article eight, section one of article twelve, and sections two and seven of article fourteen, of the Constitution of Pennsylvania, and providing a schedule for carrying the amendments into effect. Section I. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following are proposed as amendments to the Con-stitution of the Commonwealth of Pennsylvania, in accordance with the provi-sions of the eighteenth article thereof:-Amendment One-To Article Four, Sec-

tion Eight.
Section 2 Amend section eight of article four of the Constitution of Pennsylvania,

which reads as follows:—
"He shall nominate and, by and with the advice and consent of two-thirds of all the members of the Senate, appoint a Secretary of the Commonwealth and an Attorney General during pleasure, a Superintendent of Public Instruction for four years, and such other officers of the Commonwealth as he is or may be authorized by the Constitution or by law to appoint; he shall have power to fill all vacancies that may happen, in orfill all vacancies that may happen, in of-fices to which he may appoint, during the recess of the Senate, by granting commissions which shall expire at the end of their next session; he shall have power to fill any vacancy that may hap-pen, during the recess of the Senate, in the office of Auditor General, State Treasurer, Secretary of Internal Affairs or Superintendent of Public Instruction, in a judicial office, or in any other elecin a judicial office, or in any other elec-tive office which he is or may be au-thorized to fill; if the vacancy shall happen during the session of the Senate, the Governor shall nominate to the Sen-ate, before their final adjournment, a

ate, before their man adjournment, a proper person to fill said vacancy; but in any such case of vacancy, in an elec-tive office, a person shall be chosen to said office at the next general election, unless the vacancy shall happen within three calendar months immediately pre-ceding such election, in which case the election for said office shall be held at the second succeeding general election. In acting on executive nominations the Senate shall sit with open doors, and, in confirming or rejecting the nominations of the Governor, the vote shall be taken by yeas and nays, and shall be entered on he journal." so as to read as follows:-He shall nominate and, by and with he advice and consent of two-thirds of ill the members of the Senate, appoint Secretary of the Commonwealth and in Attorney General during pleasure, a superintendent of Public Instruction for our years, and such other officers of the commonwealth as he is or may be auhorized by the Constitution or by law o appoint; he shall have power to fill all vacancies that may happen, in offices all vacancies that may happen, in offices to which he may appoint, during the re-cess of the Senate, by granting commis-sions which shall expire at the end of their next session; he shall have power to fill any vacancy that may happen, during the recess of the Senate, in the office of Auditor General, State Treas.

office of Auditor General, State Treas-urer, Secretary of Internal Affairs or Superintendent of Public Instruction, in a indicial office, or in any other elective office which he is or may be authorized to fill; if the vacancy shall happen during the session of the Senate, the Governor shall nominate to the Senate, before their final adjournment, a proper person to fill said vacancy; but in any such case of vacancy, in an elective of-fice, a person shall be chosen to said of-fice on the next election day appropriate to such office, according to the provisions of this Constitution, unless the vacancy of this Constitution, unless the vacancy shall happen within two calendar months immediately preceding such election day, in which case the election for said office shall be held on the second succeeding election day appropriate to such office. In acting on executive nominations the Senate shall sit with open doors, and, in confirming or rejecting the nominations of the Governor, the vote shall be taken by yeas and nays, and shall be entered

Amendment Two-To Article Four, Section Twenty-one.
Section 2. Amend section twenty-one of article four, which reads as follows: "The term of the Secretary of Internal Affairs shall be four years; of the Auditor General three years; and of the State Treasurer two years. These officers shall be chosen by the qualified electors of the

State at general elections. No person elected to the office of Auditor General or State Treasurer shall be capable of holding the same office for two consecu-tive terms," so as to read:-The terms of the Secretary of Internal Affairs, the Auditor General, and the State Treasurer shall each be four years; and they shall be chosen by the qualified electors of the State at general elections; but a State Treasurer, elected in the year thousand nine hundred and nine shall serve for three years, and his suc-cessors shall be elected at the general Capital & Surplus, \$750,000.00

election in the year one thousand nine hundred and twelve, and in every fourth year thereafter. No person elected to the office of Auditor General or State Trensurer shall be capable of holding the same office for two consecutive terms. Amendment Three-To Article Five, Section Eleven.
Section 4. Amend section eleven of article five, which reads as follows:—
"Except as otherwise provided in this Constitution, justices of the peace or aldermen shall be elected in the several wards, districts, boroughs and townships at the time of the election of constables. by the qualified electors thereof, in such manner as shall be directed by law, and shall be commissioned by the Governor

for a term of five years. No township, ward, district or borough shall elect more than two justices of the peace or aldermen without the consent of a majority of the qualified electors within such township, ward or borough; no person shall be elected to such office unless he shall be elected to such office unless he shall have resided within the township, borough, ward or district for one year next precedng his election. In cities containing over fifty thousand inhabitants, not more than one alderman shall be elected in each one alderman shall be elected in each ward or district," so as to read:—
Except as otherwise provided in this Constitution, justices of the peace or aldermen shall be elected in the several wards, districts, boroughs or townships, by the qualified electors thereof, at the municipal election, in such manner as shall be directed by law, and shall be commissioned by the Governor for a term of six years. No township, ward, district or borough shall elect more than two justices of the peace or aldermen without the consent of a majority of the qualified electors within such township. qualified electors within such township, ward or borcugh; no person shall be elected to such office unless he shall have resided within the township, borough ward or district for one year next pre-ceding his election. In cities containing over fifty thousand inhabitants, not more than one alderman shall be elected in each ward or district. Amendment Four—To Article Pive, Sec-

tion Twelve.
Section 5. Amend section twelve of artile five of the Constituton, which reads In Philadelphia there shall be estab-lished for each thirty thousand inhabit-ants, one court, not of record, of police

GOVERNMENT CLAIMS DENIED

Federal Judge Holds That Titles Obtained From Indians Are Good.

Federal Judge Ralph E. Campbell has sustained the demurrers of defendants in 30,000 Indian land alienation suits brought by the government. The actions by the government were ordered dismissed. The court held that the titles obtained from the Indians before the act removing restrictions went into effect are good.

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exceeding one hundred dollars; such courts shall be held by magistrates whose term of office shall be five years and they shall be elected on general ticket by the qualified voters at large; and in the election of the said magistrates as voter shall vote for more than two-thirds of the number of persons to be elected when more than one are to be chosen, they shall be compensated only by fixed salaries, to be paid by said county; and shall exercise such jurisdiction, civil and criminal, except as herein provided, as is now exercised by aldermen, subject to such changes, not involving an increase of civil jurisdiction or conferring politica duties, as may be made by law. In Phila

deiphia the office of alderman is abol ished," so as to read as follows:— In Philadelphia there shall be estabished, for each thirty thousand inhabit-ants, one court, not of record, of police and civil causes, with jurisdiction not exceeding one hundred dollars; such courts shall be held by magistrates whose term of office shall be six years, and they shall be elected on general ticket at the municipal election, by the qualified voters at large; and in the election of the said magistrates no voter shall vote for more than two-thirds of the number of persons to be elected when more than one are to be chosen; they shall be com-pensated only by fixed salaries, to be paid by said county; and shall exercise such jurisdiction, civil and criminal, ex-cept as herein provided, as is now ex-ercised by aldermen, subject to such changes, not involving an increase of changes, not involving an increase of civil jurisdiction or conferring political duties, as may be made by law. In Phila-delphia the office of alderman is abol-ished.

Section 6. Amend section two of article eight, which reads as follows:— "The general election shall be held annually on the Tuesday next following the first Monday of November, but the Gen-eral Assembly may by law fix a different day, two-thirds of all the members of each House consenting thereto," so as to

The general election shall be held biennially on the Tuesday next following the first Monday of November in each even-numbered year, but the General As-sembly may by law fix a different day, two-thirds of all the members of each House consenting thereto: Provided. That such election shall always be held

in an even-numbered year.

Amendment Six—To Article Eight, Section Three. Section 7. Amend section three of article

Section 7. Amend section three of article eight, which reads as follows:—
"All elections for city, ward, borough and township officers, for regular terms of service, shall be held on the third Tuesday of February." so as to read:—
All judges elected by the electors of the State at large may be elected at either a general or municipal election, as circumstances may require. All election. cumstances may require. All elections for judges of the courts for the several judicial districts, and for county, city, ward, borough, and township officers for regular terms of service, shall be held on the municipal election day; namely, the Tuesday next following the first Mon-day of November in each odd-numbered year, but the General Assembly may by law fix a different day, two-thirds of all the members of each House consenting thereto: Provided, That such election shall always be held in an odd-numbered

Amendment Seven-To Article Eight, Sec

tion Fourteen.

Section 8. Amend section fourteen of article eight, which reads as follows:

"District election boards shall consist of
be chosen annually by the citizens. Each
elector shall have the right to vote for the judge and one inspector, and each inspect-or shall appoint one clerk. The first elec-tion board for any new district shall be selected, and vacancles in election boards filled, as shall be provided by law. Elec-tion officers shall be privileged from ar-rest upon days of election, and while engaged in making up and transmitting re-turns, except upon warrant of a court of record or judge thereof, for an election fraud, for felony, or for wanter breach of the peace. In cities they may claim exemption from jury duty during their terms of service," so as to read:— District election boards shall consist of

a judge and two inspectors, who shall b chosen blennially, by the citizens at the municipal election; but the General As-sembly may require said boards to be appointed in such manner as it may by law provide. Laws regulating the ap-pointment of said boards may be enacted to apply to cities only: Provided, That such laws be uniform for cities of the same class. Each elector shall have the right to vote for the judge and one in-spector, and each inspector shall appoint one clerk. The first election board for any new district shall be selected, vacancies in election boards filled, shall be provided by law. Election offi cers shall be privileged from arrest upon days of election, and while engaged in making up and transmitting returns, except upon warrant of a court of record or judge thereof, for an election fraud for felony, or for wanton breach of the peace. In cities they may claim exemp-tion from jury duty during their terms of

Amendment Eight-To Article Twelve Section 9. Amend section one, article twelve, which reads as follows:-"All officers, whose selection is not pro

vided for in this Constitution, shall be elected or appointed as may be directed by law," so as to read :-All officers, whose selection is not provided for in this Constitution, shall be elected or appointed as may be directed by law: Provided, That elections of State officers shall be held on a general election

day, and elections of local officers shall be held on a municipal election day, ex-cept when, in either case, special elections mny be required to fill unexpired terms Amendment Nine-To Article Fourteen Section Two Section 10. Amend section two of article fourteen, which reads as follows:"County officers shall be elected at the

general elections and shall hold their offices for the term of three years, be-ginning on the first Monday of January next after their election, and until their successors shall be duly qualified; all vacancies not otherwise provided for shall be filled in such manner as may be provided by law," so as to read;— County officers shall be elected at the municipal elections and shall hold their offices for the term of four years, be-ginning on the first Monday of January next after their election, and until their successors shall be duly qualified; all vacancies not otherwise provided for shall be filled in such manner as may be provided by iaw.

Amendment Ten-To Article Fourteen

Section Seven. Section 11. Amend section seven, article fourteen, which reads as follows:-"Three county commissioners and three county auditors shall be elected in each the year one thousand eight hundred and seventy-five and every third year there-after; and in the election of said officers each qualified elector shall vote for no more than two persons, and the three persons having the highest number of votes shall be elected; any casual vacancy in the office of county commis county auditor shall be filled, by the which such vacancy shall occur, by the appointment of an elector of the proper county who shall have voted for the commissioner or auditor whose place i to be filled," so as to read;— Three county commissioners and three county auditors shall be elected in each

county where such officers are chosen IMPORTERS LOSE \$200,000

Nearly a score of transatlantic steamships which had been hurrying to New York in order to beat the new tariff law have lost their race, for at half past four o'clock Thursday afternoon the doors of the customs house clanged shut and the last payment of duty under the old law was registered as "No. 1,118,000," The new rates took effect Friday morning, and importers who have merchandise on the boats which sought to beat the tariff bill will be losers to the extent of nearly \$200,000.

in the year one thousand nine hundred and eleven and every fourth year there after; and in the election of said office: each qualified elector shall vote for no more than two persons, and the three persons having the highest number of votes shall be elected; any casual vacancy in the office of county commissoner of county auditor shall be filled by the cour of common pleas of the county in which such vacancy shall occur, by the appoint ment of an elector of the proper county who shall have voted for the comm sioner or auditor whose place is to

Schedule for the Amendments. arise from the changes in the Constitu tion of the Commonwealth, and in order to carry the same into complete opera-tion, it is hereby declared that—

In the case of officers elected by the people, all terms of office fixed by act of Assembly at an odd number of years shall each be lengthened one year, but the Legislature may change the length of the term, provided the terms for which such officers are elected shall always be for an even number of years. The above extension of official terms

shall not affect officers elected at the general election of one thousand nine hundred and eight; nor any city, ward borough, township, or election division officers, whose terms of office, under ex isting law, end in the year one thousand vites bundred and ton

nine hundred and ten.

In the year one thousand nine hundred and ten the municipal election shall be held on the third Tuesday of February as heretofore; but all officers chosen a that election to an office the regular term that election to an office the regular term of which is two years, and also all election officers and assessors chosen at that election, shall serve until the first Monday of December in the year one thousand nine hundred and eleven. All officers chosen at that election to offices the term of which is now four years, or is made four years by the operation of these amendments or this schedule, shall serve until the first Monday of December in the year one thousand nine hundred in the year one thousand nine hundred and thirteen. All justices of the peace magistrates, and aldermen, chosen at that election, shall serve until the first Mon-day of December in the year one thou-sand nine hundred and fifteen. After the year nineteen hundred and ten, and unt year nineteen hundred and ten, and unti-the Legislature shall otherwise provide all terms of city, ward, borough, town-ship, and election division officers shall begin on the first Monday of December in an odd-numbered year.

All city, ward, borough, and township officers holding office at the date of the approval of these amendments, whose terms of office may end in the year one thousand nine hundred and eleven, shall.

thousand nine hundred and eleven, shall

continue to hold their offices until the first Monday of December of that year.

All judges of the courts for the several judicial districts, and also all county officers, holding office at the date of the approval of these amendments, whose terms of office may end in the year one thousand nine hundred and eleven, shall continue to hold their offices until the first Monday of January, one thousan nine hundred and twelve.

A true copy of the Joint Resolution.

ROBERT MCAFEE

THE NEW PENN'ES

Designer Said It Was First Agreed WOUNDED That His Name Should De on the Coin.

Victor D. Brenner, designer of the new penny, said he is going to Secre tary MacVeagh of the treasury and demand an explanation of the decision to remove his initials from the coin. Mr. Brenner added that when the de sign was first accepted it bore his name in full and George B Cortelyou then secretary of the treasury, assured him that it would be allowed to re-

Mr. Cortelyou said he was certain that he did not assure Mr. Brenner that his full name would appear on the new penny. Mr. Cortelyou did not recall whether he had given any assurances as to the use of the initials "V. D. B." and said that would appear in the records of the treasury depart-

SON OF AUTHOR OF 'AMERICA'

Died on His Way Home After Release

From Iowa State Prison. Samuel F. Smith, son of the man who wrote "America," died Sunday in a hospital at Toronto, Canada, where he was taken from a train that was bearing him to Newton Center, Mass., to meet his wife and daughter after five years' separation. Smith was released on Thursday from the state reformatory at Anamosa by Gov. Carroll, who pardoned Smith because of old age. Convicted of embezzling \$100,000 of trust funds in Davenport, he had served five of his eleven years' sentence.

Samuel Francis Smith was once one of the most highly respected citizens of Iowa and mayor of Davenport.

JAPAN'S NOTE TO POWERS

Intends to Go Ahead With Railroad Without China's Consent.

Japan has officially notified the powers of her intention to proceed immediately with the reconstructing and improving of the Antung-Mukden railroad without the consent of China, diplomatic negotiations having failed to overcome Chinese opposi-

The note declares that throughout the discussions China has had recourse to her well known policy of obstruction and procrastination and has evaded the just and reasonable demands of Japan.

SUPERVISOR ARRESTED

Said to Be Short \$5,000 of Town's Highway Fund.

Bernard L. Wrench of Whitesboro Oneida county, supervisor of the town of Whitestown, and supposed to be a well-to-do undertaker, was of the Peace R. E. Foster and E. L. Evans, both members of the town board, in which they charge that Mr. Wrench appropriated more than \$4,000 of the funds of the town,

MORE MEN EMPLOYED

Marked Improvement Noted by State Department of labor.

A marked improvement in the condition of organized labor of the state of New York is noted in the quarterly bulletin just Issued by the State Department of Labor, covering the months of January, February and March of this year. The percentage of idleness, which at the end of March, 1908, was 35.7 per cent, or the highest on record for that date since 1896, was at the end of March this year 21.1 per cent, the returns representing 350,000 wage earners.

All this week we purpose to do business with even more forceful

August Price Reductions

our shelves, racks and counters cleaned of all Summer Stuff and the store, in general, in perfect readiness for a rousing Fall Trade.

\$1.35 Canvas Cloth Dress Skirt 69c.

Three different styles-plain gored; pleated and plain gore trimmed with bias straps. These skirts certainly ought to suit any one looking for a skirt to take along on an outing, or to wear around the house mornings. (Second Floor.)

75c Mohair 59c.

Forty-four inches wide. This would be fine cloth for a bathing suit. Have sold yards and yards of this Mohair for 75c a yard and everyone thought it well worth the money.

WILLIAM B. JAMES.

OIL CITY, PA.

PENNSYLVANIA CTATE NORMAL SCHOOL

Send for our new catalogue_beautifully illustrated_full in detail. Proper training for life in its broadest sense. Ideal location, 1300 feet above the sea. Perfect modern equipment. Scholarly, Christian influence. Dr. JAMES E. AMENT, Principal, Indiana, Pa.

BROTHER WILL GET REWARD

Desperado Crawls Home and Is Given Up.

Harrisburg, Aug. 10.-Alfred Kinard, notorious character of Perry coun-, lies seriously wounded in the Harisburg hospital as the result of a esperate battle in a small mountain ettlement north of this city, where attempted to rob the store of Lewis

Holding up the entire hamlet at the oint of his revolver, Kinard entered he store, but was intercepted by Osar Heisley, who procured a revolver nd opened fire on the desperado. Kinard fell after a half dozen shots ad been exchanged, but was up and way to the thick underbrush before ils pursuers could capture him. He was badly wounded in the left thigh, out managed to hide himself until the thase was abandoned and then crawled the mountain and through the woods to the home of his brother. Amos Kinard, several miles distant in

umberland county. Bleeding and almost unconscious when he reached there he begged his prother to take him in and hide him. The brother did take him in, but immediately sent for an oficer. There s a reward of \$75 for the arrest of Kinard and the brother will get the money. Kinard was hurried to the Harrisburg hospital, where he is expected to die of loss of blood. For ears he has been noted for his daring lawlessness, and is wanted for assaulting officers of the law, for burglary and horse stealing. Heretofore he has always managed to get away by hidng in the mountains.

SWALLOWS TEETH

Wild Ride to Hespital Follows; Sur-

geons Recover Ivories. Punxsutawney, Pa., Aug. 10, - Peter Jackson, engineer at the Hill coal nine, near Dubois, was drinking a bottle of pap when he dislodged a set of calre teeth and swallowed them. A Dubois physician, unable to recover he teeth from Jackson's throat, forced hem into the stomach and the man as hurried to the Adrian hospital

ere in an automobile. The trip of 21 miles was made in a hour and eight minutes. Two tours after the accident occurred an abdominal incision had been made nd the teeth recovered. The doctors ay Jackson will suffer no permaient ill effects from his experience.

Five Drowned Near Philadelphia.

Philadelphia, Aug. 10.-Five drownngs in this vicinity were reported Sunday, Michael Juskey, aged 8, and William Harris, aged 10, sank while wimming in the Delaware river, Ernarrested on a charge of grand est Emmons, aged 19, of Burlington, larceny, following an investigal was drowned in Sylvan Lake, Albert tion of his accounts as custo- Saylor, aged 19, was drowned in Big dian of the town funds. The arrest Timber Creek. Florence Trude, aged was based upon depositions of Justice 16, of Camden, while boating on the lake at Laurel Springs, lost her life.

> Firemen Hurt at Cleveland. Cleveland, Aug. 10.-Lieutenant Farrell English was fatally injured and several other city firemen were hurt when the roof of the Ohio Sash and Door company, Merwin street and Columbus road, collapsed during a fire. The loss is estimated at \$75. 000. The origin of the fire is un-

Moors Said to Torture Prisoners.

known.

The Lisbon Decollon's Ha correspondent says that the Spanlards have lost 500 men killed and 1,-200 wounded in the last three days' fighting with the Moorish tribesmen, and that 25 officers and 150 men have fallen into the hands of the Moors, who tortured them before putting them to death.

FARMER KILLED BY RIVAL

After Row at Woman's Home-Shoot

er Escapes in Darkness. Waynesburg, Pa., Aug. 10,-Henry Linden, a carpenter, was lodged in the ounty jail, charged with the murder William E. Armstrong, a farmer, Carmichaels. The tragedy occurred it the home of Mrs. Louis Parker, to whom both men are sa'd to have been tentive. Armstrong has a wife and our children in North Dakota. A parried daughter lives in Pittsburg. One son, Winfield Armstrong, lived with him at Carmichaels. Linden is inmarried.

everal months ago Armstrong and linden are said to have fought at its. Parker's home. Armstrong and son were at the place Saturday ight when Linden appeared. Folowing words, Armstrong drove Linien into the yard, where, it is alleged, Livden shot him. He died almost nstantly. Winfield and Mrs. Parker sund the dead body, but Linden had

anished. Sheriff Jacob Yeager was notified and went to Carmichaels. He returned to Waynesburg, when he received a telephone message that Linden had been seen near Gates, Fayette county. to went to Gates only to find Linder had disappeared.

He continued the search till 4 Felock, when James Rose, a negro, approached him with an offer to protuce Linden if given \$50. Commissioner loss handed the money over. The iegro, armed with a shotgun, stepped ehind a chicken house 100 feet away and returned with Linden. The priaoner refused to make any statement.

RACE HORSES FOR CANADA

Collector Finds No Provision In New

Law For Re-Entry Free of Duty, Ogdensburg, Aug. 10.-Customs officers here are awaiting instructions from the treasury department on a clause in the new tariff bil! which involves the future of horse racing in Canada. The Canadian tracks depend largely on American-owned thoroughbreds for their sport, and hitherto entries owned in the United States have passed free across the border and back agaia. Collector Uaniels, however, flads no prevision in the new law for the re-entry, free of duty, of American horses entering Canada for exhibition or racing. His interpretation is that all returning livestock must pay full duties.

Pending the arrival of advices from Washington, several horses consigned to the Montreal racetrack are held

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much to the motorist. In

you are guaranteed the greatest possible efficiency greatest possible efficiency
instantaneous, powerful, clean explosion—freedom from earbon deposits
on spark plugs or in cylinders—ready ignition. Your
dealer will supply you. Waverly Oil Works Co. Pittsburg, . Pa.

