

Centre Street at Elm, Oil City, Pa.

By Way of Reminder.

We carry a better and more complete stock of Suits, Costumes, Coats, Millinery, Rugs, Upholsteries, Dry Goods, &c., than any other store in Oil City. Oil City, the largest city between Buffalo and Pittsburgh, with its facilities for buying and selling not enjoyed by the smaller towns, can offer you shopping advantages not to be found elsewhere within a radius of fifty miles.

Furthermore, your trip down here costs you nothing. Purchases amounting to \$10 entitle you to a rebate covering your tare one way; purchases of \$20 or more mean that the round trip expense is taken by us,

Now is the time when Suits, Dresses, Rugs and innumerable other Fall supplies have to be bought. Why not get them here where assortments are largest, and where high qualities go hand in hand with low prices?

A Wide Selection of Silk and **Dress Fabrics.**

A selection with a wide price range but a still greater style range-a selection that's the outgrowth of extremely careful, discriminating choosing from one of the newest and most exclusive of fall tabrics. Parisian or New York stores are not showing patterns more exquisite than you'll find here, nor designs of more individuality.

s of more individuality. It's a season of satin messalines, marquisettes, velvets, es and poplins among silks, and among dress goods Scotch tures, broadcloths and reversible woolens are prominent. voiles and poplins among silks, and among dress goods Scotch mixtures, broadcloths and reversible woolens are prominent.

These various materials are here in an excellent variety of colorings and weights-and at prices that will compare favorably with any elsewhere,

Health, Comfort and Economy Are All in Munsing Underwear.

It was not chance or luck that caused us to tie up with the Munsing line. It was a decision reached after a careful test and investigation of different kinds of underwcar, and the wish to offer our trade only the kind which proved its worth. Ask any Munsing wearer if he or she would wear any other kind, and then get into the great Munsing family of satisfied wearers county of Forest. of the best underwear at any price. Why experiment with the unknown when the proven best is ready to hand ? We have or rejection of two proposed Amendments to the Constitution of the state of Pennlaid in a full line, including your size, at the price you feel able sylvania. to pay.



ELECTION PROCLAMATION.

Whereas, In and by the act of the Gen-Whereas, in and by the act of the Gen-eral Assembly of the Commonwealth of Pennsylvania, entitled "An Act to amend the tenth section of an act, entitled 'An Act to regulate the nomination and elec-tion of public officers, requiring certain expenses incident thereto to be paid by the several counties and punishing cer-tain offenses in regard to such elections," approved the Sith day of June A. D. tain offenses in regard to such elections," approved the 25th day of June, A. D., 1885, it is made the duties of the Sheriff of every county within this Common-wealth to give public notice of the Gen-eral Elections, and in such to-I. Enumerate the officers to be elected and give a list of all the nominations made as provided in this act, and to be voted for in such county, and the full text of all constitutional amendments submitted to a vote of the people, but the proclamations posted in each elec-

the proclamations posted in each elec-tion district need not contain the names of any candidates but those to be voted for in such district.

II. Designate the place at which the election is to be held.

III. He shall give notice that every person, excepting Justices of the Peace, who shall hold any office or appointment or profit or trust under the government of the United States, or of this State, or of any city, or incorporated district, whether a commissioned officer or other-wise, a subordinate officer or agent who is or shall be employed under the legis-lative, executive or judiciary depart-ments of this State, or of the United States, or of any city, or incorporated district, and also that every member of Congress and of the State Legislature,

and of the select or common council of any city, or commissioners of any incor-porated district, is by law incapable of holding or exercising at the same time the office or appointment of judge, in-spector or clerk of any election of this

Commonwealth, and that no inspector, judge or other officer of any such elec-tion shall be eligible to any office to be then voted for, except that of an elec-I. S. R. Maxwell, High Sheriff of the County of Forest, do hereby make known and give this public notice to the

electors of the County of Forest that a Jeneral Election will be held in said County, on Tuesday, November 7, 1911,

for in the form in which they shall apear upon the ballots: Officers to be elected-

One person for Judge of the Court of Common Pleas of the Thirty-seventh Ju-dicial District, comprising the counties of Forest and Warren. One person for Associate Judge of the county of Forest.

One person for Prothonotary, Register, Recorder and Clerk of the Courts of the county of Forest. One person for Sheriff of the county of Forest

Three persons for County Commission-ers of the county of Forest, One person for County Treasurer of the unty of Forest. Three persons for County Auditors of

the county of Forest. Two persons for Jury Commissioners of the county of Forest. One person for County Surveyor of the

At the same time the qualified electors will vote on the question of the adoption

List of nominations-

Judge of the Court of Common Pleas. W. D. Hinckley, Republican-Demo-

ratic. Charles E. McConkey, Prohibition. J. J. Kintner, Socialist.

Associate Judge. Joseph M. Morgan, Republican. Perry C. Hill, Democratic, F. E. Allison, Prohibition. Prothonotary, Register, Recorder and

Clerk of the Courts. Sharp R. Maxwell, Republican, K. R. Morrison, Prohibition. Sheriff.

eral courts shall distribute and apportion the business among them in such man-ner as shall be provided by rules of court, and each court, to which any suit shall be thus assigned, shall have exclu-sive jurisdiction thereof, subject to change of venue, as shall be provided by law. In the county of Allegheny all the provide of the several numbered courts of common pleas shall be vested in one court of common pleas, composed of all the judges in commission in said courts. Such juris-diction and powers shall extend to all proceedings at law and in equity which such changes as may be made by law, and subject to change of venue as pro-vided by law. The president judge of said court shall be selected as provided by law. The number of judges in said court may be by law increased from time to time. This amendment shall take defect on the first day of January suc-ceeding its adoption.

PLACES OF HOLDING ELECTIONS. The Electors of Barnett Township an follows: Those residing in the Cooks-burg Election District, to-wit: Those embraced in the following boundary, viz: Beginning at a point on the Tylersburg and Clarington road where the said road crosses or intersects with the west line of Barnett Twp., thence in a southeast-rly direction by the various courses and distances of said road to a point where the said road crosses the East branch of Coleman Run; thence down the said run by its various courses and meanderings to the Clarion River; thence down the said river by the various courses and distances thereof to the southwest cor-ner of Barnett Twp., thence northerly by the west line of said Township to the

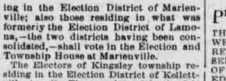
the west line of said Township to the place of beginnning, shall vote at A. Cook Sons Co.'s Shop. The Electors of Barnett Township as follows: Those residing in the Redelyffe Election District, to-wit: Those em-Election District, to-wit: Those em-braced in the following boundary, viz: Beginning at a point on the said Tylers-burg and Clarington road where the same intersects with the northern ine of warrant No. 3305; thence by the north-ern line of said warrant 3306, easterly to the west line of warrant No. 3145; thence by the west line of said warrant north-erly to the northwest corner of said war

erly to the northwest corner of said war erly to the northwest corner of said war-rant No. 3148, thence custerly by the northern line of said warrant No. 3148 and the north line of warrant No. 3145 to the eastern line of Barnett Twp; thence northerly by the east line of said

Township to the northeast corner of Bar-actt Township; thence westerly by the northern line of said township to the northwest corner of Barnett Twp, thence by the west line of said Town-ship southerly to the intersection of said Township line with the Tylersburg and Clarington road; thence southeasterly by the various courses and distances of said

The Electors of Barnett Township as follows: Those residing in the Claring-ton Electors of Barnett Township as follows: Those residing in the Claring-ton Election District, to-wit: Those embraced in the following boundary, vis: Beginning at a point on the said Tylers-burg and Clarington road where the said road intersects with the northern line of warrant No. 3305; thence southeasterly along said road by the various courses and distances thereof to a point where the said road crosses the eastern branch of Coleman Run; thence down the said run by its various courses and distances thereof to the Clarion River; thence up the said River by its various courses and distances to the southeast corner of Bar-nett Township; thence by the east line of said Township northerly to the north-east corner of warrant No. 2145; thence westerly by the north line of said war-rant No. 3145 and the north line of warrant No. 3148 to the northwest corner of said warrant No. 3148; thence southerly by the west line of said warrant No. 3145 to the northeast corner of warrant No. 3305; thence by the north line of said warrant No. 3305 westerly to the place of beginning, shall vote in the County and

Township House. The Electors of Green township as fol-lows: Those residing in the Election District of Guitonville, to-wit: those em-braced in the following boundary, viz: Beginning at a post, the north corner of Warrant No. 5133, thence south forty-five degrees west three hundred and twenty ods to the west corner of said tract. thence south forty-five degrees east along the dividing line between tracts Nos. 5133 and 5565 to the north corner of tract No. 5501, thence by the northwest line of tract 5501 and the southeast line of tracts Nos. 505 and 504 to the south corner of tract No. 504, thence southwesterly to the northwest corner of tract No. 3330, and southeast corner of tract 1502 on the Clarion county line, thence by the same east to the northeast corner of Clarion county, thence north by the Jenks town-ship line to where the said Jenks township line crosses the northeast line of tract 5500, thence northwesterly by the northeast line of Green township to the place of beginning, shall vote at the County House at Guitonville. The Electors of Green township residing outside of the territory embraced in the above described Election District of Guitonville, shall vote at the Township House, in Nebraska village. The Electors of Harmony township as



Oil City, Pa.

ville, to-wit: Those embraced in the fol-lowing boundary, viz: Beginning at the mmon corner of warrants 5217, 5218, 5223 and 5234, said corner being on the line di-viding Hickory and Kingsley townships thence southeasterly along the line di-viding warrants 5217 and 5234, 5216 and 5235, 5215 and 5236, 5267 and 5266, to the line

T.A.P.

dividing Kingsley and Howe townships; thence south along said township line to a post where the same intersects or

crosses the southeast line of warrant 5180; thence southwestwardly along the line dividing warrants 5108 and 5110, 5109 and 5113, 5125 and 5129 and 5125, to the southwest corner of warrant 5125; thence along the southwest line of warrant 5128 to the northwest corner thereof; thence northeasterly along the northwest line of warrant 5125 to a point where the northwest line of what is known as the Petree & Co. land entered the line be-tween warrants 5128 and 5159; thence along and Petree & construct line along said Petree & Co. southwest line to the line dividing warrants 5289 and 5195; thence from said line to a point in the public road known as the Tionesta creek and Hickory road, where the same intersects what is known as the Ball-town road, thence along the said Tio-nesta creek and Hickory road northwestwardly to a point where the same crosses the Hickory and Kingsley township line; thence along said Hickory and Kingsley township line northeastwardly to the place of beginning, shall vote in Andrews Hall, at Kellettville.

The Electors of Kingsley Township re-siding in the Mayburg District, to-wit: Those embraced in the territory lying to the northeast of the above described Election District of Kellettville, shall vote at the County House in said dis-

The Electors of Kingsley Township residing in the Newtown District, to-wit: Those embraced in the territory lying to the southwest of the above described Election District of Kellettville, shall vote at the Township House, near the northwest end of Newtown bridge.

be instituted in the said courts of com-mon pleas without designating the num-ber of the said court, and the several

ROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THIS COMMON-WEALTH FOR THEIR AFFROVAL OR

REJECTION, BY THE GENERAL AS-BEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUBLISH-ED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PUR-SUANCE OF ARTICLE XVIII OF THE CONSTITUTION CONSTITUTION

Number One.

A JOINT RESOLUTION Proposing an amendment to the Consti-tution of the Commonwealth of Penn-sylvania, so as to consolidate the courts of common pleas of Allegheny

County. Section 1. Be it resolved by the Senate Representatives of the and House of Representatives of the Commonwealth of Pennsylvania in Gen-eral Assembly met, That the following amendment to the Constitution of Pennsylvania be, and the same is hereby, pro posed, in accordance with the eighteent

article thereof :-That section six of article five be amended, by striking out the said sec-tion, and inserting in place thereof the

following: Section 6. In the county of Philadel phia all the jurisdiction and powers now vested in the district courts and courts of common pleas, subject to such changes as may be made by this Constitution or by hw, shall be in Philadelphia vested in five distinct and separate courts of equal and co-ordinate jurisdiction, composed of three judges each. The said courts in Philadelphia shall be designated respect-ively as the court of common pleas number one, number two, number three, number four, and number five, but the number of said courts may be by law increased, from time to time, and shall be in like manner designated by successive numbers. The number of judges in any of said courts or in any county where

numbers. The number of judges in any of said courts, or in any county where the establishment of an additional court may be authorized by law, may be in-creased, from time to time, and whea-ever such increase shall amount in the whole to three, such three judges shall compose a distinct and separate court as aforesaid, which shall be numbered as aforesaid. In Philadelphia all suits shall be instituted in the said courts of com-

kets-variety of fancy

kets-White with Colored Border or Fancy Plaids-12-4 (72x84 inches), \$4:50 pair.

Wool Blankets, \$3.00 to

Down Filled Comforts, covered with mercerized Sateen-9 inch plaid sateen border-72 by 84 inches, \$6.50.

Wool Filled Comfortssilkoline covered with 6 inch plain sateen border-72 by 84 inches, \$3.00.

BOGGS & BUNL, NORTH SIDE, PITTSBURGH, FA.

"Spider" Bill Daly

Ex-Champion Middleweight Pugilist of the United States Navy, measures 44 inches around the chest and only 31 inches around the waist. Evidently "Bill" is shy on stomach but long on chest,

A hard to fit fellow is "Bill." There used to be some hard to fit men in Oil City. It was a great many years ago. There is no man hard to fit any more. The ready to wear clothing producers have reached a point of perfection that eliminates the question of fit altogether providing, of course, you get clothes made right. The kind we sell never disappoints either in fit, or in service.

Suits and Overcoats, \$7.50 to \$40.00. Business is growing rapidly, thank you.

3

Oil City, Pa.

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Note the following itemskeep them in mind as stan-

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dards of Blanket and Comfort merit. All Wool Country Blan-

Plaids-full 11-4 size, \$3.50 pair.

All Wool Country Blan-

\$20.00 pair.

The Conservative **Depositor.**

The prudent depositor should know the standing of the bank with which he deals. The capital, surplus and profits make that standing. We have a conservative management, with combined capital, surplus and profits of over

\$850,000.00. **Oil City Trust Company** Oil City, Pa.



Free Transportation

Will be allowed all Tionesta patrons on purchases amounting to \$20.00. Fare one way on \$10.00 purchases.

> The Kinter Co., Oil City, Pa.



Charles Clark, Republican. William H. Hood, Democratic. William Conger, Socialist. County Commissioner. W. H. Harrison, Republican. J. C. Scowden, Republican. William Blum, Democratic. H. H. McClellan, Democratic. William Lowman, Prohibition. J. R. Squire, Prohibition, J. E. Whitmore, Socialist Louis Behrens, Socialist. County Treasurer.

W. H. Brazee, Republican, J. H. Russell, Democratic. C. A. Lanson, Prohibition. County Auditor. A. C. Gregg, Republican. G. H. Warden, Republican. S. V. Shields, Democratic. David Wright, Prohibition. Asa Heath, Prohibition. A. W. Albaugh, Socialist. W. F. Weingard, Socialist. Jury Commissioner. J. B. Eden, Republican. A. M. Moore, Democratic, J. H. Shunk, Prohibition.

L. F. Merven, Socialist. County Surveyor. Roy S. Braden, Republican. D. W. Clark, Democratic.

Proposed Amendment to the Constitution No. 1. Shall Section Eight of Article Nine of the Constitution be amended so as to read

sa follows? section s. The debt of any county, city, borough, township, school district, or other municipality or incorporated dis-trict, except as herein provided, shall never exceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or in-crease its indebtedness to an amount ex-ceeding two per centum upon such as-sessed valuation of property, without the nessent of the electors thereof at a public election in such manner as shall be pro-vided by law; but any city, the debt of which now exceeds seven per centum of such assessed valuation, may be author-lized by law to increase the same three per centum, in the aggregate, at any one time, upon such valuation, except that any debt or debts hereinafter incurred by the city and county of Philadelphia for the construction of wharves and docks, or the reclamation of land to be used in the construction of a system of wharves and docks, as public improvements, owned or to be owned by said city and county of as follows? construction of a system of wharves and docks, as public improvements, owned or to be owned by sold city and county of Philadelphia, and which shall yield to the city and county of Philadelphia cur-rent net revenue in excess of the Interest on said debt or debts and of the annual installments necessary for the cancella-tion of said debt or debts, may be ex-cluded in ascertaining the power of the city and county of Philadelphia to be-come otherwise indebted. Provided. That a sinking fund for their cancellation shall be established and maintained.

Proposed Amendment to the Consti-

tution No. 2. Shall Section Six of Article Five of the

enstitution be amended so as to read as Set too 6. In the county of Philadel-phia all the jurisdiction and powers now veste in the district courts and courts of common pleas, subject to such changes as may be made by this Constitution of by law, shall be in Philadelphia vested in five distinct and separate courts of squal and co-ordinate jurisdiction, com-posed of three judges each. The said courts in Philadelphia shall be designat-ed respectively as the court of common pleas number one, number two, number three, number four, and number five, but is wincreased. from time to time, and shall be in like manner designated by successive numbers. The number of judges in any of said courts, or in any county where the establishment of an additional court may be authorized by it we may be increased, from time to time, and whenever such increase shall amount in the whole to three, such three judges shall compose a distinct and sepa-rate court as aforesaid, which shall be numbered on the said courts and sepa-tate court as aforesaid, which shall be of the said court, and the sey- | The Electors of Jenks township resid-

follows: Those residing in the election district of Upper Harmony, to-wit: those embraced in the following boundary, viz: Beginning on the Allegheny River at the Tionesta township line; thence northerly by said line to the back line of the river tracts; thence along the back line of the river tracts to West Hickory Creek; thence up said West Hickory Creek to

the Warren County line; thence east along said Warren county line to the Allegheny River; thence down said river to

legheny River; thence down said river to the place of beginning, at G. W. King's Hall, West Hickory. The Electors of Harmony township re-siding outside of the territory embraced in the above described Upper Harmony shall vote at the Township Election House on the Fogle Farm. The Electors of Hickory township at the Township House. roposed Amendments to the Constitution

the Township House. The Electors of Howe township as fol-

lows: Those residing in the Election District of Middle Howe, to-wit: those em-braced in the following boundary, viz: Beginning at a point where the west line of Warrant No. 3198 intersects the line of Warren and Forest counties; thence south by the west lines of Warrants 11%, 3193, 3189, 3187 and 3185 to a point where the west line of Warrant 3185 intersects with the Jenks township line, thence by Jenks township line east to a point where the eastern line of said warrant 3185 intersects said Jenks township line; thence north along the eastern boundary lines of warrant 3185, 5187 and 3189 to the northwest corner of sub-division No. 69 of warrant No. 2993; thence east along the north line of subdivisions Nos. 65, 65, 65, 64 and 61 to the northwest corner of warrant No. 2736; thence north along the east lines of warrants No. 2993, the Fox Estate. 2991 and 2735 to where the east line of 2735 Inter-sects the Warren and Forest County line; thence by said Warren and Forest coun-ty line west to the northwest corner of Warrant 3158, the place of beginning, and also the Electors of Howe township residing in what was formerly the Election District of Frost's, and those resid-ing in what was formerly the Election District of West Howe, and those residing in what was formerly the Clough's Election District,-these election districts

having been consolidated,-shall vote at the County and Township House at

line where the same is intersected by the east line of warrant 2735; thence south along the eastern boundary lines of warrants 2735, 2991, the Fox Estate, and war-rant 2993 to the northwest corner of subdivision No. 51 in warrant 2736; thence east along the northern boundary lines of warrants 2735, 2505 and 2464, to the Elk county line; thence north along the Elk and Forest county line to where the same is intersected by the Warren and Forest county line; thence west along said War-ren and Forest county line to the north-east corner of warrant 2735, the place of beginning, shall vote at Brookston in Brookston Library Hall.

The electors of Jenks township residing in the Election District of Byron, shall vote in Berg's Hall, at Duhring in said township.

the Township House, near the southeast end of the Tionesta creek bridge, at the nouth of said creek. The electors of Tionesta borough at the

Court House in said borough. I also make known the following pro-visions of the new Constitution of Pennsylvania.

ARTICLE VIII. SUFFRAGE AND ELECTION. Sec. I. Every male citizen twenty-one years of age, possessing the following qualifications, shall be entitled to vote

at all elections: First-He shall have been a citizen of he United States at least one month.

Second-He shall have resided in the State one year, (or, having previously been a qualified elector or native born citizen of the State he shall have re-moved therefrom and returned, then six onths,) immediately preceding the elec-Third-He shall have resided in the

lection district where he offers to vote t least two months immediately precedng the election.

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

tion. Section 2. 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 Assembly may by law fix a dif-ferent day, two-thirds of all the members of each House consenting thereto; Pro-vided, That such election shall always be held in an even-numbered year. Notice is hereby given, That any per-son excepting Justices of the Peace who shall hold any office or appointment of profit or trust under the United States, or this State, or any city or incorporated

or this State, or any city or incorporated district whether commissioned officer or otherwise, a subordinate officer or agent who is or shall be employed under the legislative, executive or judiciary departnegligibility, executive of juniciary depart-ment of this State, or in any city, or of any incorporated district, and also that every member of Congress and of the State Legislature, or of the select or scatter Legislature, or of the select or common council of any city, or commis-sioners of any incorporated district, is by law incapable of holding or exercis-ing at the time, the office or appoint-ment of judge, inspector or clerk of any election in this Commonwealth, and that no inspector, judge or other officer of such election shall be eligible to be then voted for.

The Judges of the aforesaid districts shall representatively take charge of the certificates of return of the election of their respective districts, and produce them at the Prothonotary's office in the Borough of Tionesta, as follows: "All judges living within twelve miles of the Prothonotary's office, or within twenty-four miles if their residence be in a town, village, or city upon the line of a railroad leading to the county seat, shall before 2 oclock n m on WEDNESDAY before 2 o'clock p. m., on WEDNESDAY, November 8th, 1911, and all other Judges shall, before 12 o'clock m., on THURS-The Electors of Howe township resid-The Electors of Howe township resid-turns, together with the return sheets, to ing in the Election District of East Howe, to-wit: Those residing within the territory embraced by the following boundary lines, to-wit: Beginning at a point in the Warren and Forest county

Given under my band at my office in Tionesta, Pa, this 23d day of October, in the year of our Lord nineteen bundied and eleven, and in the one hun-dred and thirty-sixth year of the Independence of the United States.

S. R. MAXWELL, Sheriff.

KEELEY CURE

The cure that has been continuously suc-cessful for more than 32 years is worth in-vestigating. For the drug or drink habit, Write for particulars.(Inly Keeley Institute in Write for particulars.(Inly Keeley Institute in Western Penna. 4246 Fifth Ave., Pittsburgh, Pa.

courts shall distribute and apportion the business among them in such manner an shall be provided by rules of court, and each court, to which any suit shall be each court, to which any suit shall be thus assigned, shall have exclusive juris-diction thereof, subject to change of venue, as shall be provided by law. In the county of Allegheny all the juriadiction and powers now vested in the several numbered courts of common the several numbered courts of common pleas shall be vested in one court of com-mon pleas, composed of all the judges in commission in said courts. Such juris-diction and powers shall extend to all proceedings at law and in equity which shall have been instituted in the several

numbered courts, and shall be subject to such changes as may be made by law and subject to change of yenue as pro and subject to change of venue as pro-vided by law. The president judge of said court shall be selected as provider by law. The number of judges in sai-court may be by law increased from time to time. This amendment shall tak effect on the first day of January su-ceeding its adoption

A true copy of Resolution No. 1 ROBERT MCAFEE, Secretary of the Commonwealth.

Number Two. A JOINT RESOLUTION roposing an amendment to section eight article nine, of the Constitution of Penn

sylvania Section 1. He it resolved by the Senat and House of Representatives of the Cor-monwealth of Pennsylvania in Cener. Assembly met, That the following is proposed as an amendment to the Constitu-tion of the Commonwealth of Pennsylva nia, in accordance with the provisions the eighteenth article thereof:-Amendment to Article Nine. Section

Eight

Eight. Bection 2. Amend section eight, artici-nine, of the Contribution of Pennsylvania which rends as follows:-"Section 5. The debt of any counts effy, borough, township, school district, or other municipality or incorporated dis-trict, except as herein provided, shall new er exceed saves new orntum mon the as er exceed seven per centum upon the as-sessed value of the inxable property there-in, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed val uation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law but any city, the debt of which now ex ceeds seven per centum of such assessed valuation, may be authorized by law to increase the same three per centum, in the aggregate, at any one time, upon such valuation," so as to read as follows:--Section 5. The debt of any county, city, hornuch township, school district on oth

borough, township, school district, or oth-er municipality or incorporated district, except as herein provided, shall never exexcept as herein provided, shall never ex-ceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district in-cur any new debt, or increase its indebt-edness to an amount exceeding two per centum upon such assessed valuation of property, without the assent of the elec-tors thereof at a public election in such manner as shall be provided by law; but any city, the debt of which now exceeds seven per centum of such assessed val-uation, may be authorized by law to in-crease the same three per centum, in the aggregate, at any one time, upon such valuation, except that any debt or debts hereinafter incurred by the city and coun-ty of Philadelphia for the construction and development of subways for transit purposes, or for the construction of any development of subways and transit purposes, and docks, or the reclamation of land to be used in the construction of a system of wharves and docks, as public improvements, owned or to be owned by said city and county of Philadelphia for

improvements, owned or to be owned by said city and county of Philadelphia, and which shall yield to the city and county of Philadelphia current net revenue in ex-cess of the interest on said debt or debts and of the annual installments necessary for the current dest of the second second second for the current dest of the second second second for the second second second second second second for the second seco

and of the annual installments necessary for the cancellation of said debt or debts, may be excluded in ascertaining the pow-er of the city and county of Philadelphin to become otherwise indebted: Provided. That a sinking fund for their cancellation shall be esteblished and maintained A true error of their their cancellation

A true copy of Joint Resolution No. 2, ROBERT MCAFEE, Secretary of the Common wealth.

J. L. Hepler Stable.

Fine carriages for all occasions, with first class equipment. We can fit you out at any time for either a pleasure or business trip, and always at reasonable rates. Prompt service and courteous treatment. Come and see us.

Rear of Hotel Weaver TIONESTA, PA. Telephone No. 20.



Results-Definite.

The latest methods known to science are employed. No Drops. Artificial eyes in stock. Lenses duplicated on short order. Dr. Morek in charge.

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