

Don't Shock Your Baby's Digestion

When you try to change your baby from your own perfect milk to the heavy, germ-laden milk of a cow—you are giving his little stomach a shock he may not be able to stand.



Nestlé's Food

The nearest thing in the world to mother's milk. Don't shock his frail system by changing him to cow's milk...

Form for requesting Nestlé's Food samples, including fields for name, address, and city.

RAILROAD NEWS EFFICIENCY ON EASTERN LINES

Pennsylvania Railroad Tests Bring New Records; Signal System Almost Perfect

Sixteen million, six hundred fifty-eight thousand, six hundred forty-nine efficiency tests in the last 84 months have demonstrated that "Safety First" is no joke on the Eastern lines of the Pennsylvania Railroad.

Standing of the Crews

HARRISBURG SIDE Philadelphia Division. — 120 crew first after 3:30 p. m., 129, 110, 125, 114, 125.

YARD CREWS Engineers up: McMorris, McDonnell, Runkle, Wise, Watts, Seiber, Cleland, Goodman, Harling.

ENOLA SIDE Philadelphia Division.—The 244 crew first after 4:15 p. m., 235, 215, 209, 219, 205, 241, 216, 228.

MIDDLE DIVISION.—The 111 crew first after 2:45 p. m.: 240, 105, 215, 233, 232, 246.

FORMER PASTOR TO PREACH Marysville, Pa., Aug. 10.—The Rev. S. L. Flickinger, of Shepherdstown, W. Va., a former pastor of Trinity Reformed Church, will preach there on Sunday evening.

Barnes, Once an Enemy, Is Now Out For Hughes Albany, N. Y., Aug. 10.—William Barnes, whose fights against the policies of Charles E. Hughes, as governor, forms an important chapter in the political history of the State.

LEGAL NOTICES PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THE COMMONWEALTH FOR THEIR APPROVAL OR REJECTION BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA.

LEG IS FRACTURED Russell Mohr, crane operator at the Cummer Quarries, Steelton, was brought to the Harrisburg Hospital this afternoon with a compound fracture of the left leg.

DIES ON VISIT While visiting her friend Miss Alva Pannebacker, 1927 Green street, Miss Emma Rebert, aged 48, 316 West Mark street, York, was seized with a severe attack of indigestion Tuesday evening and died a few hours later.

"NEAR-WIDOWS" IN BADEN Berlin, Aug. 16.—A curious piece of war legislation is reported from Baden where the reigning Grand Duke has authorized the Ministry of Justice to permit unmarried women to assume and legally wear the predicate "Mrs." if they can prove a bona fide engagement to marry a participant in the war.

HELD FOR SLAYING HUSBAND York, Pa., Aug. 10.—Mrs. Charles C. Diehl, charged with killing her husband during a quarrel last Saturday night,

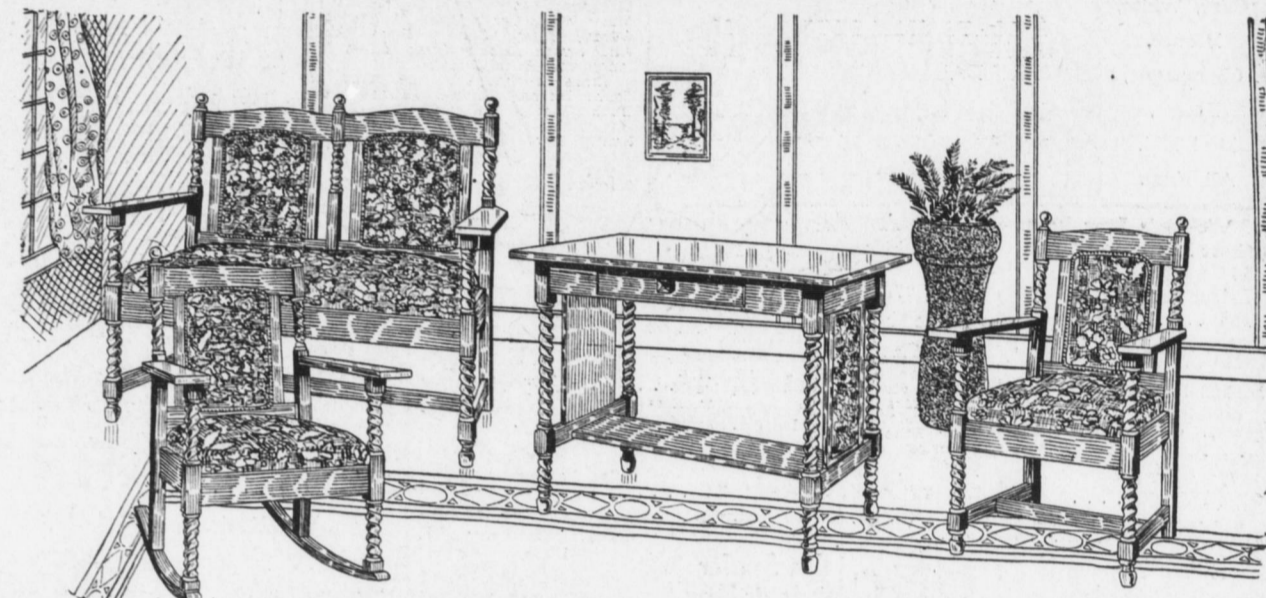
GUARANTEED AUGUST SALE PRICES

During the month of August there are so many furniture sales, all claiming to have the lowest prices and save you on your furniture purchases, that the buyer becomes confused.

We positively guarantee to buy back at the price you paid, any article sold in the August Furniture Sale that you can purchase elsewhere at a less price.

It is your security, as we know positively that the special price attractions of the BURNS AUGUST SALE cannot be equaled anywhere else, and therefore, with the fullest confidence, make this emphatic GUARANTEE, the only one of its kind ever made by a furniture store.

THIS JACOBEEAN DESIGN LIVING ROOM SUIT FOUR PIECES \$39



Furniture of the Most Up-to-Date Style at August Sale Prices

This is a wonderful value at this price, as we do not think you can duplicate the four pieces under \$52. They are generous in size and have automobile tapestry seats.

The illustration is an exact reproduction of the picture. The picture is a true reproduction of the four generous size pieces—sofa, armchair, rocker and table to match.

See These Special August Sale Values

Table listing furniture items and their sale prices: Buffets, Parlor Suits, Kitchen Cabinets, Rockers.

BURNS & CO. 28-30-32 South Second Street

Honesty of Purpose KING OSCAR

Have been made for 25 years with the purpose of giving honest value for any man's nickel.

JOHN C. HERMAN & CO. MAKERS

Apaches Chafing Under Inactivity Quarrel Over Notches on Their Guns

Headquarters of the Army Punitive Expedition, Mexico, Aug. 6 (By Motor to Columbus, N. M., Aug. 10) — Indian scouts with the American troops are displaying restlessness due to long continued inactivity.

call upon his boxing ability to subdue two scouts who had gone on a celebration. To reconcile the Indians to their lot, hunting is allowed.

NEW YORK WAVE ENDS New York, Aug. 10. — It was cooler here at 9:30 this morning than at any time the same hour during the last three weeks.

Former Pastor to Preach Marysville, Pa., Aug. 10.—The Rev. S. L. Flickinger, of Shepherdstown, W. Va., a former pastor of Trinity Reformed Church, will preach there on Sunday evening.

Advertisement for Ruhl's Bread, featuring a checkered border and the text 'Ruhl's Bread Costs no more than other bread.'

Advertisement for First National Bank, featuring an illustration of a man and woman and the text 'YOU KEEP AN EXACT RECORD'.

Advertisement for J. B. Montgomery, featuring the text 'Last Call for Low Coal Prices' and 'September 1st coal prices will be advanced 30c a ton.'

was given a hearing before Mayor Hugenburger and held for court. The evidence showed that she acted in self-defense.

In an editorial in his newspaper, the Albany Evening Journal, last night he highly commends Mr. Hughes, while attacking President Wilson.

He particularly objected to the president's appointment of Mr. Brandeis as justice of the United States Supreme Court because of the latter's belief that that court should pass upon the constitutionality of statutes in the light of the interests of "the people."

"Apparently, this statement," said Mr. Barnes, "can have but one interpretation, that when 'the people desire to steal the property of a citizen, through legislation, the court should not intervene.'"

Russell Mohr, crane operator at the Cummer Quarries, Steelton, was brought to the Harrisburg Hospital this afternoon with a compound fracture of the left leg.

While visiting her friend Miss Alva Pannebacker, 1927 Green street, Miss Emma Rebert, aged 48, 316 West Mark street, York, was seized with a severe attack of indigestion Tuesday evening and died a few hours later.

"NEAR-WIDOWS" IN BADEN Berlin, Aug. 16.—A curious piece of war legislation is reported from Baden where the reigning Grand Duke has authorized the Ministry of Justice to permit unmarried women to assume and legally wear the predicate "Mrs." if they can prove a bona fide engagement to marry a participant in the war.

HELD FOR SLAYING HUSBAND York, Pa., Aug. 10.—Mrs. Charles C. Diehl, charged with killing her husband during a quarrel last Saturday night,

Commonwealth of Pennsylvania in General Assembly met. That the following amendment to the Constitution of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:—

That section six of article five be amended so as to read as follows: "In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county."

Section 6. In the county of Philadelphia all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county.

Section 7. In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county.

Section 8. In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county.

Section 9. In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county.

Section 10. In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county.

Section 11. In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county.

Section 12. In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county.

repel invasions, suppress insurrection, defend the State in war or to pay existing debt; and the debt created to supply deficiency in revenue shall never exceed in the aggregate, at any one time, one million dollars," be amended so as to read as follows:

Section 1. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel invasion, 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 aggregate, at any one time, one million dollars: Provided, however, That the General Assembly, irrespective of any debt, may authorize the State to issue bonds to the amount of fifty million dollars for the purpose of improving and rebuilding the highways of the Commonwealth.

Section 2. Said proposed amendment shall be submitted to the qualified electors of the State, at the general election to be held on the Tuesday next following the first Monday of November in the year nineteen hundred and sixteen for the purpose of ascertaining upon the approval and ratification or the rejection of said amendment. Said election shall be opened, held, and closed upon said election day, at the places and within the hours and in accordance with the provisions of the laws of Pennsylvania governing elections, and amendments thereto. Such amendment shall be printed upon the ballots in the form and manner prescribed by the election laws of Pennsylvania, and shall in all respects conform to the requirements of such laws.

A true copy of Joint Resolution No. 3. Secretary of the Commonwealth.

Section 1. Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, that it is hereby enacted by the authority of the same, That the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:—

Amendment to Article Nine, Section Eight. That section eight of article nine of the Constitution be amended by striking out the said section and inserting in place thereof the following:—

Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as provided herein, and in section fifteen of this article, shall never exceed seven (7) per centum upon the assessed value of the taxable property therein, but the debt of the city of Philadelphia may be increased in such amount that the total city debt of said city shall not exceed ten per centum (10) upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two (2) per centum upon such assessed valuation of property, without the consent of the electors thereof at a public election in such manner as shall be prescribed by law. In ascertaining the borrowing capacity of the said city of Philadelphia, at any time, there shall be excluded from the calculation and deducted from such debt so much of the debt of said city as shall have been incurred, and the proceeds thereof invested, in any public improvements of any character which shall be yielding to the said city an annual current net revenue. The amount of such deduction shall be ascertained by capitalizing the annual net revenue from such improvement during the year immediately preceding the time of such ascertainment; and such capitalization shall be estimated by ascertaining the principal amount which would yield such annual current net revenue, at the average rate of interest, and sinking-fund charges payable upon the indebtedness incurred by said city for such purposes, up to the time of such ascertainment. The method of determining such amount, so to be deducted, may be prescribed by the General Assembly. In incurring indebtedness for any purpose the city of Philadelphia may issue its obligations maturing not later than fifty (50) years from the date thereof with provision for a sinking-fund sufficient to retire said obligations at maturity, the payment to such sinking-fund to be in equal or graded annual or other periodic instalments. Where any indebtedness shall be or shall have been incurred by said city of Philadelphia for the purpose of the construction or improvement of public works of any character from which income or revenue is to be derived by said city, or for the reclamation of land to be used in the construction of wharves or docks owned or to be owned by said city, such obligations may be in an amount sufficient to provide for, and may include the amount of the interest and sinking-fund charges as required by which may accrue thereon throughout the period of construction, and until the expiration of one year after the completion of the work for which said indebtedness shall have been incurred; and said city shall not be required to levy a tax to pay said interest and sinking-fund charges, until the expiration of said period of one year after the completion of said work.

A true copy of Joint Resolution No. 4. Secretary of the Commonwealth.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania, that the following amendment to the Constitution of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:—

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania, 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 six of article five be amended so as to read as follows: "In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county."

Section 6. In the county of Philadelphia all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county.

Section 7. In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county.

Section 8. In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county.

Section 9. In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county.

Section 10. In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county.

Section 11. In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county.

Section 12. In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county shall be vested in one court of common pleas in said county.