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REPUBLICAN STATE TICKET. dge of the Superior W. D. PORTER, of Allegheney. Electors at Large. MORRIS L. CLOTHIER, Philadelphia

For Congress 17th District, E. W. SAMUELS

REPUBLICAN COUNTY TICKET. County Treasurer, W. A. GUMBLE. Member of Assembly, L. B. ZANER. County Commissioners, F. W. PEALE and W. H. ROGERS. County Auditors, G. E. WILCOX, HARRY BOTSFORD.

EVERY MAN NOW ON FRING LINE

Field Marshal Andrews Has Forces in Fine Fettle.

REPUBLICANS ARE AGGRESSIVE

With An Old-Fashioned Campaign Now at Its Height, and With Party Fervor and Enthusiasm Aroused On Every Hand, Pennsylvania is Destined to Cive a Tremendous Majority For Taft and Sherman.

> [Special Correspondence.] Philadelphia, Oct. 20.

With election day but two weeks off there is now a lining up of the Re publican forces throughout Pennsylvania such as has never been seen in the history of the grand old common-

Colonel Wesley R. Andrews, the Republican field marshal, has his army in splendid condition for the coming battle of the ballots.

He reports that every county com

mittee is making an aggressive can-vass, and that there never has been evinced such enthusiasm for the cause and the candidates as is witnessed on every hand throughout the state. The party workers have taken up

Colonel Andrews' call for an old-fash icned campaign.

They are bolding rallies with old-

me fervor and patriotic enthusiasm. Campaign glees have been formed in very county, and they have been supplied by Colonel Andrews with copies of campaign songs specially written for use in this state. The county chairfor use in this state. The county chair-men have inaugurated a system or plan of opening mass meetings with the singing of "America" by the en-tire audience. Interspersed between the speeches they have the campaign songs, lauding Taft and Sherman and poking fun at Bryan and the Demoratic donkey. During the course of the evening the audiences join in sing-ing the new state anthem, "Pennsylvania," and the gatherings are usually brought to a close by the singing of the "Star Spangled Banner."

As in Days of Old.

"It brings me back to the days of the old "Wide Awakes," said Colonel Andrews today, in commenting upon the enthusiasm that has been exhib ited throughout Pennsylvania for the Republican nominees. "We want more of this patriotism, this love of country and love of party, and I am proud to see Pennsylvania lead the way in this revival of old-fashioned methods of campaigning. It is an education to the young men as well as an inspiration to

Great preparations have been made for the closing days of the canvass.

Big mass meetings have been ar-

ranged for in all parts of the state, and some of the most noted orators on of the Republican national committee are to appear at these

executive committee of the national committee, and the fact that he is de-voting practically all of his time working for Tait at the headquarters in New York, give him opportunities to see that important meetings in this state are well supplied with speakers Vice Presidential Nomines German Senators Enor. Burrows and Lepew Speaker Cranco. General Sic Ics and Congression Longworth and others of like prominence are booked for Pent sylvania meetings.

Six-year-old tharry wanted to be his sister a little birthday present. If heart throbbed with joy at the though though he had in his pocket out cents. Nevertheless a week ahead of time he went around the shops and came back with a very satisfied look. His mother asked him what he had

"I got her a cream puff." he said.
"Well, you know, Harry." said his
mother. "that won't keep fresh for a

'That's what I thought after I bought it, mother," replied Harry calmly, "and so I ate it."--Ladies Home Journal,

THE COMMONWEALTH FOR THE COMMONWEALTH FOR THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENN-3YLVANIA, PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ALTICLE XVIII OF THE CONSTITUTION.

NUMBER ONE.

A JOINT RESOLUTION
Proposing amendments to the Constitution of the Commonwealth of Pennsylvania so as to consolidate the courts of common pleas of Philadelphia and Allegheny counties, and to give the General Assembly power to establish a separate court in Philadelphia county, with criminal and miscellaneous jurisdiction.
Section 1. Be it resolved by the Senate and House of Representatives in General Assembly met, That the following amendments to the Constitution of Pennsylvanie be, and the same are hereby, proposed in accordance with the eighteenth article thereof:—
That section six of article five be amend—

posed in accordance with the eighteenth article thereof:—
That section six of article five be amended by striking out the said section and inserting in place thereof the following:
Section 6. In the counties of Philadelphia and Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas, shall be vested in one court of common pleas in each of said counties, composed of all the judges in commission in said courts. Such jurisdiction 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 venue as previded by law. The president judge of each of the said courts shall be selected as provided by law. The number of judges in each of said courts may be, by law, increased from time to time. This amendment shall take effect on the first Monday of January succeeding its adoption.

Section 2. That article five, section

tion.

Section 2. That article five, section eight, be amended by making an addition thereto so that the same shall read as

thereto so that the same shall read as follows:
Section 8. The said courts in the counties of Philadelphia and Allegheny respectively shall, from time to time, in turn, detail one or more of their judges to hold the courts of oyer and terminer and the courts of quarter sessions of the peace of said counties, in such manner as may be directed by law: Provided, That in the county of Philadelphia the General Assembly shall have power to establish a separate court, consisting of not more than four judges, which shall have exclusive jurisdiction in criminal cases and in such other matters as may be provided by law.

d by law.

A true copy of Joint Resolution No. 1.

ROBERT McAFEE,
Secretary of the Commonwealth.

A MENDMENT TO THE CONSTITU-TION PROPOSED TO THE CITI-ZENS OF THIS COMMONWEALTH FOR THEIR APPROVAL OR REJECTION BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENN-SYLVANIA, PUBLISHED BY ORDER OF THE SECRETARY OF THE COM-MONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITU-TION.

NUMBER TWO.
A JOINT RESOLUTION

A JOINT RESOLUTION
Proposing an amendment to the Constitution of the Commonwealth, allowing countes, cities, boroughs, townships, school districts, or other municipal or Incorporated districts, to increase their indeltedness.

school districts, or other municipal or Incorporated districts, to increase their indebtedness.

Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That section eight, article nine, of the Commonwealth of Pennsylvania, reading as follows:—
"Section S. The debt of any county, city, borough, township, school district, er other municipality or incorporated district, 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 increase its indebtedness to an amount exceeding two per centum upon such assessed valuation 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 exceeds 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," be amended, in accordance with the provisions of the eightenth article of said Constitution, so that said section, when amended, shall read as follows:—
Section 8. The debt of any county, city.

the Sencie, before their final adjournment, a proper person to fill said vacancy; but in any such case of vacancy, in an elective effice, a person shall be chosen to said office at the next general election, niless the vacancy shall happen within three calendar months immediately preceding such election, in which case the election for said office shall be held at the eccound succeeding general election. In

election for said office said the second succeeding general election. In acting on executive hominations the Sentimum or rejecting the nominations of the Governor, the vote shall be taken by yeas and nays, and shall be entered on the journal," so as to read as follows:—He shall hominate 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 the permittendent of Public Instruction for four years, and such other officers of the Commonwealth as he is or onay be authorized by the Constitution or by law to appoint; he shall have power to fill all vacancles that may happen, in offices to which he may appoint, during the recess of the Senate, by granting commissions which shall expire at the end of their any vacancy that may happen, during the recess of the Senate, by granting commissions which shall expire at the end of their any vacancy that may happen, 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 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, the Governor shall nominate to the Senate, the Governor shall nominate to the Senate of the

city, howeady, we have didn'ted, every confirmation of the process of the control of the control of the process of the control of the control

to vote for the judge and one inspector, and each inspector shall appoint one clerk. The first election board for any new district shall be selected, and vacancies in election boards filled, as shall be provided by law. Election officers shall be provided by law. Election officers shall be provided by law. Election officers 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 clies they may claim exemption from jury duty during their terms of service. Amendment Eight—To Article Twelve, Section 9. Amend section one, article twelve, which reads as follows:—"All officers, whose selection is not provided 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 chail be held on a general election day, and elections of local officers shall be held on a numicipal election day, and elections of local officers shall be held on a numicipal election day, and elections of local officers shall be held on a numicipal election day, except when, in either case, special elections may be required to fill unexpired terms.

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, beginning on the first Monday of January
next after their election, and until their
successors shall be duly qualified; all
yacancies not otherwise provided for vacancies not otherwise provided f shall be filled in such manner as may provided by law" so as to read:—

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WE WHISK!

cers, 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 thousand nine hundred and twelve.

A true copy of Joint Resolution No. 3.

ROBERT MCAFEE,
Secretary of the Commonwealth.

Administrator's Notice. In the estate of Anna H. Sadler, late Hillsgrove township, Sullivan County,

Pa., deceased.

Letters of Administration in the above estate having been granted to the undersigned, all persons indebted to said estate are requested to make immediate payment; and those having claims against said estate are requested to present the same, without delay for payment.

C. W. SADLER, Administrator.

F. W. Meylert, Atty.

Notice of Transfer.

Notice of Transier.

Notice is hereby given that a petition for the transfer of a wholesale liquor license heretotore gravted to Edwin A. Garey in the village of Lopez, Colley twp. Sulivan County, Pa., to Abe Goodman, has this day been filed in my office and the same will be presented to the Court of Quarter Sessions of Sullivan County, on Monday, Oct. 26, 1908, at 11 o'clock a. m. ALBERT E HEESS, Clark a. m. ALBERT E. HEESS, Clerk. Clerk's office, Laporte Pa., Oct. 15, 1908.

Administrator's Notice.

Notice is hereby given that letters of Notice is nereby given that reters of administration upon the estate of Ellis Swank, late of Davidson Township, Sullivan County, Pa, have been granted to the undersigned. All persons indebted to said estate are requested to make payment, and those having claims or demands against the same will make them known without delay to without delay to EMMA SWANK, Admrx. of

Ellis Swank, Dec'd. Sonestown, Pa., Sept. 4, 1908.

The teachers and pupils of the Laporte borough High School wish to extend their sincere thanks to the gentlemen of the village for their liberal contribution, for the purpose of buying running suits for the boys who took part in the athletic meet at Forksville Oct. 7th. 1908.

Carl O. Birk, Teacher.



Notice.

Whereas, my wife, Sarah Brown has left my bed and board without any just cause or provication, I forbid all persons to harbor or trust her on my account or expense for I will not pay any bills of her contraction after this date. AULSBERY S. BROWN.

Shunk, Pa., October 6, 1908.

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are always being searched for Lose no time in making a thorough examination of the New Line of Merchandise Now on

EXHIBITION ? ? ? ??? ? ? ?

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V**ern**on Hull's Large Store.