OCTOBER 15, 1908

Dr. Remsburg Gives His Reasons for Being an Independent Candidate. EDITOR NEWS:-

I want to give the people of Fulton county just two reasons why l have decided to be an independent candidate for representative.

First, I claim we are paving too much tax from which we derive no benefit With only one election each year. an assessment only every five years, only one tax collector, pay him two per cent. for handling the money, do away with the Registrars, and with to use for sore feet, as well as for other retrenchments we could save the County between \$2,500 and \$3,000 each year. Had this been done the last 25 years it would put a substantial bridge across every large stream in the county at public roads. Money thus spent too, for piles. Try it! Sold unwould be beneficial to all, add to the der guarantee at Trout's drug convenience of the farmer and taxpayer, and enhance the value of property all over the county, or the money left in the pockets of the taxpayer.

The second and principal reason is, to defeat, if possible, the proposed vaccination law, which will make it obligatory for all parents to have their children vaccinated down to one year old. This, I claim, would be a cruel, useless, and dangerous operation. I claim that a child one year Mary. Better use spectacles old is too young to be vaccinated. Children are generally very busy about that time getting their teeth, which, in muny cases, taxes their vitality to the utmost to pull through. Almost all parents dread the teething period, and all physicians of experlence will say that dentition is a critical time in life; that there are many diseases incident to that period that annually carry off thousands of children. Shall we add to this mortality by still weakening the already delicate and nervous child by forcing it through the mill of vaccination? Ask the father and he will say no. "Ask the mother, whose love surpasses any earthly love, as she holds her little darling to her bosom, and she will answer no. She would risk her life to save her child from such useless suffering. As a physician of thirty-four years' experience in the profession, I year old, without it was exposed to small-pox. Then I would reluctantly

This is certainly a very serious question and should arouse every paternal feeling in the breast of every parent and grandparent in the State. A man who would advocate such a measure would be a rival for old Herod who slew the infants to kill the infant Jesus. It would be terrible indeed if this should become a law. If elected I will do all I can to defeat it or any other measure that will increase the mortality among children. such a measure more successfully than | day. any other profession, as he could plead both from a scientific and an experimental knowledge. I believe defeated. Help me save your children | mght.

Very truly yours, A. J. REMSBURG. Warfordsburg, Pa.

SAVED HIS BOY'S LIFE.

fever and was in an awful condi- er, Mr. Joseph Snyder. tion. I gave him two dozes of Foley's Orino Laxative and the next morning the fever was gone and he was entirely well. Foley's Orino Laxative saves his life." A. Wolkush, Casimer, Wis. Trout's drug store.

W. H. Spade, of Amaranth, has just returned from a visit to Republic, O, where he rented a good farm and bought the stock, and expects to move to it about the first of December. There is already quite a colony of Fulton county people in the neighborhood of Republic, and William is likely to find his new home pleas-

********** When your Watch Stops You cannot make it go by shaking it.
When the bowels are



constipated you can disturb them with cathartics but, like the watch, they will not be able to do their allotted work until they are put into proper condition to do it.

time.

One cannot mend a delicate piece of mechanism by vio-lent methods, and no machine made by man is as fine as the human body.

The use of pills, salts, castor-oil the violent method. The use of the herb tonic laxative,

Lane's Family Medicine

gent people.

Headache, backache, indigestion, constipation, skin diseases—all are benefited immediately by the use

School Report.

Report of McConnellsburg Primary school, first month.

Number enrolled, 42; average attendance, 38; per cent. of a' tendance; 93. Those who attend ed every day: Helen Bender Mazie Hamil, Mary Fisher, Doro thy Harris, Myrtle McQuade, Nettie Mellott, Mary Pittman, Winnie Mellott, Anna Mary Sipes, Helen Steach, Martha Taylor, Helen Washabaugh, Ted Hamil, Carl Houpt, Francis Houpt Chas, Lynch, Keller Mentzer, Bruce Ray, Frank Shimer, Floyd Sipes, Dwight Steach, Tommy Woodal,-Nora Fisher, teacher.

FOR SORE FEET.

"I have found Bucklen's Armca Saive to be the proper thing healing burn, sores, cuts, and all manner of abrasions," writes Mr. W. Stone, of East Poland, Maine, It is the proper thing

NEW GRENADA.

In last week's items from this place you got a little twisted in some of them, and made it read, John McClain instead of John C. Nicholson, of Six Mile Run; and May Berkstresser, instead of without any glasses in them, or

get your scribe a typewriter. Run, speut a few days in our of Knobsville, as it was the occacommunity hunting.

among his friends in Valley and New Grenada.

Mrs. Evaline McClain had a new roof put on her dwelling last

nights in town was the only at iting relatives in this vicinity. traction during the week. He gives a nice show of ventriloquism freshments by the hospitable and sleight of hand.

Jesse B. McClain, manager of induced to vaccinate a child only one Arthur A. Cunningham, solicitor good cheer and music. for same, of Mt. Union, spent few insurance business.

> Elva Black who has typhoid fever is slowly recovering.

a Bryan wave.

I claim that a physician could combat City, visited friends here on Sun-

William Alloway, D. D. G. M., installed the officers of Lodge that the measure can and should be No. 773, I. O. O. F., on Thursday

A Card of Thanks.

"My three year old boy was ance during the sickness and that consumption seemed inevibadly constipated. had a high death of the husband and fath- table, when a friend recommend-

Five Ways to Cheat.

baduess in paint:

something like that, (2) barytes, better than chalk,

know it's there:

(3) benzine in the oil, or water, or other such stuffing; (4) too thin-too much liquid,

whatever it is, for the solid; (5) short measure; Now will you buy by the price

per "galion?" We have a state chemist's cer-

tificate of analysis that tells what's in Devoe. J. A. Boyd, Mercersburg.

John McFadden, residing at Charlestown, near Foltz, Franklin county, was found dead in his ily of the Cove, spent last Sunday bed last Wednesday morning. He with C. D. Hixson and family. had been in ill health for some

A Jeweler's Experience.

C. R. Kluger, The Jeweler, 1060 Virginia Ave., Indianapolis, Ind., writes: "I was so weak from kidney trouble that I could Hon, and Mrs. D. A. Nelson spent hardly walk a hundred feet. Four last Saturday in Franklin County. bottles of Foley's Kidney Remedy cleared my complexion, cured my backache, and the irregularities disappeared, and I can now so weak and exhausted that they attend to business every day, are only half alive. Foley's Kidand recommend Foley's Kidney ney Remedy makes healthy kid-Remedy to all sufferers, as it cur- neys, restores lost vitality, and ed me after the doctors and oth- weak, delicate people are restorer remedies had failed. Trout's ed to health. Refuse any but drug store.



as low as you please a no smell. That's there's no smell. because the smokeless device prevents smoke or smellthat means a steady flow of glowing heat for every ounce of fuel burned in a

PERFECTION Oil Heater

(Equipped with Smokeless Device)

You can carry it about and care for it just as easily as a lamp. Brass oil font holds 4 quarts burning 9 hours. Handsomely finished in japan and nickel. Every heater warranted.

The Rayo Lamp adds cheeriness to the long winter evenings. Steady, brilliant light to read, sew or knit by. Made of brass, nickel plated, latest improved central draft burner. Every lamp warranted. If your dealer cannot supply Perfection Oil Heater or Rayo Lamp write our nearest agency for descriptive circular.

ATLANTIC REFINING CO.



Family Reumion.

and a company

Last Saturday was a day long Easton Stunkard, of Six Mile by Rev. and Mrs. David W. Kelso burg. sion of a delightful home gather-Rev. J. T. Fleegal and family, ing of their children all of whom last week with the former's parof Three Springs, was visiting were present except one daugh- ents, Mr. and Mrs. J. C. Kelly of ter, Mrs. Clem Chesnut of Hus. Decorum. tontown, and two grand children.

of Mr. Kelso's niece and her tontown. husband from Kansas, who have Prof. Henderson's show two been spending several weeks vis. Joseph Snyder was largely at

After the serving of elegant rehost, all present were assembled ty seat on Monday. and photographed by C. E. Sethe Prudential Life Insurance ville of McConnellsburg. The re-

Those present were: Mr. and days in this corner looking up Mrs. Lewis Kelso and children; Mr. William Kelso and two children, Mr. and Mrs. Samuel Wilson and daughter, Mr. and Mrs. Work is again starting up at Reuben Helman and family, Mr. North Point mines. Guess it is and Mrs. G. W. Wagner and grandson, Mr. and Mrs. J. P. Asbury Black, of Broad Top Joe Davis, of Kansas.

Every one departed feeling that it was good to have been there. B. O. P.

Why James Lee Got Well.

Everybody in Zanesville, O., knows Mrs. Mary Lee, of rural route 8. She writes: "My husband, James Lee, firmly believes Mrs. J. H. Snyder an d family he owes his life to the use of Dr. desire to thank their friends and King's New Discovery. His ueighbors for their kind assist lungs were so severely affected ed New Discovery. We tried it, and its use has restored him to perfect health." Dr. King's New There are these five ways of Discovery is the King of throat and lung remedies. For coughs (1) stuffed out with chalk, or and colds it has no equal. The first dose gives rehef. Try it! Sold under guarantee at Trout's but no covering to it; nobody drug store, 50c, and \$1 00. Trial bottle free.

Big Cove.

Amos Fields, of near Everett, spent last Saturday and Sunday with his nephew Charles D. Hixson of the Cove.

E. H. Richards lost two fine cows last week by eating too much corn.

There is quite a crop of clover seed in the Cove this fall. Some nave laid it at two thousand bush

Warrie Johnston will have pub he sale on the fifth of November. Charles Akers, of Brush Creek Valley, and John Spade and fam-

Some of the people in the Cove are going to the Hagerstown fair this week

John Hixson and sons, and Wilson Williams, of Akersville spent last Thursday at the Horse Show in town. Call again, boys. we are always glad to see you.

ARE YOU ONLY HALF ALIVE? People with kidney trouble are Foley's. Trout's drug store.

BURNT CABINS.

Oct. 5. Walter Haas, spent to be held in sweet remembrance Sunday afternoon at Fannetts

Mrs. P. J. Waters, and two children, Ira and Hazel, spent

Cora Kelly and Nellie Bowman The event was planned in honor spent Sunday afternoon at Hus

The funeral on Monday of

Mr. and Mrs. Daniel Skipper made a business trip to the coun-

Mr. and Mrs. D. P. Bowman and daughter Goldie, spent Sunemphatically say no. I could not be Company., of Huntingdon, and mainder of the day was spent in day with relatives near Harrison-

Rev. S. J. Pittinger, is now holding his protracted meeting at Shade Gap with great success

Mildred Cisney, is at present housed with the mumps.

Mrs. Maggie Parson of Mount Union and Mrs. Annie Thomas John Houck and Annie Ewing Peck and daughter Blanche, of Saltillo were called home sudvisited friends over Sunday at Melvina Hershey, William Greer, dealy on account of the illness of California, and Mr. and Mrs. and death of their father. Joseph

> Mr. and Mrs. J. L. Waters visited the latter's brother, A. S. Cisney, at Nossville on Sunday

Executor's Notice.

Letters testamentary on the estate of Jo z 2. Metz er, late of Licking Creek township, Fulton county, Pa., deceased, have been grated of ny the Register of Wiles of Fulton county, to the undersigned all persons indebted to see to the undersamed all persons indested to a destate are requested to make immediate p.y. ment, and those having legal claims agai at the same will present them without delay. THOS. S. METZLER. Executor

C. M. RAY. Auctioneer,

Postoffice Address; McConnellsburg, Pa. Fitteen Years' Experience. Owing to the in creasing number of calls for my services. I have decided to notify the public in this man-ner that I shall hold myself in readless for public sales, auctions, &c. Prices moderate, and satisfaction guaranteed. 41-8, iy.

Buggies and Wagons

I have just refilled my sheds with a fine lot of Buggles and Wagons which I am selling under a written guarantee at

Rock Bottom Prices

I also have in stock-a lot of Buggy Wheels and Buggy Poles. l want your trade. Please come and see my stock before you make a purchase.

Thanking the public for liberal patronage in the past, and soliciting a continuance of the same in the future, I am yours, Very respectfully,

> W. R. EVANS, Hustontown, Pa.

KILL THE COUCH AND CURE THE LUNGS WITH Dr. King's

New Discovery FOR COUCHS PRICE AND ALL THROAT AND LUNG TROUBLES. GUARANTEED SATISFACTORY OR MONEY REFUNDED.

Kodol Byspepsia Cure igests what you out.

ENSOP THIS COMMONWEALTH FOR THEIR APPROVAL OR REJECTION BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENN-BYLVANIA, PUBLISHED BY ORDER OF THE SECRETARY OF THE COM-MONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITU-TION.

A JOINT RESOLUTION

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. He it resolved by the Scinte
and House of Representatives in General
Assembly met. That the following amendments to the Constitution of Pennsylvania be, and the same are hereby, pronis be, and the same are hereby, pro-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 Aliegheny all the jurisdiction
and powers now vested in the several
numbered courts of common pleus, 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 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 provided 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 adop-tion.

Section 2. That article five, section eight, be amended by making an addition 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 over and terminer and the courts of quarter sensions 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 nower to establish 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 ex-clusive jurisdiction in criminal cases and in such other matters as may be provid-A true copy of Joint Resolution No. 1.

ROBERT Meafer, Secretary of the Commonwealth,

A MENDMENT TO THE CONSTITU TION PROPOSED TO THE CITI-EIR APPROVAL OR REJECTHE GENERAL ASSEMBLY E COMMONWEALTH OF PI SYLVANIA, PUBLISHED BY ORDER OF THE SECRETARY OF THE COM-MONWEALTH, IN PURSUANCE OF MONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITU-TION.

A JOINT RESOLUTION

Proposing an amendment to the Consti-tution of the Commonwealth, allowing countles, cities, boroughs, townships, school districts, or other municipal or incorporated districts, to increase their

Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly not. That section eight, article nine, of the Commonwealth of Pennsylvania, read-

"Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed seven per centum upon the as-sessed 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 valu-ntion 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 oth article of said Constitution, so that

as follows:

Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed ten per centum upon the as-sessed 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 exelection, in such manner as shall be pro-vided by law.

A true copy of Joint Resolution No. 2. 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-

PION.

NUMBER THREE.

A JOINT RESOLUTION

Proposing 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 Corelitution of Pennsylvania, and providing the amendments into affect.

Section 1. Be it resolved by the Senate

ing the amendments into effect.
Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met. That the following proposed as amendments to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:—Amendment One—To Article Four, 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

Secretary of the Commonwealth and a Attorney General during pleasure, a Steperintendent of Public Instruction for for years, and such other officers of the Commonwealth as he is or may be authorized by the Constitution or he had been as a constitution of the constit monwealth 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 offices to which he may appoint, during the recess of the Benate, by granting commissions 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 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, before their nnal adjournment, a proper person to fill said vacancy; but in any such case of vacancy, in an elective office, a person shall be chosen to said office at the next general election, unless 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 second successions general election. election for and office shall be held at the second succeeding general election. In acting on executive hominations the Senare shall sit with open doors, and, in confirming or rejecting the nominations of the Governor, the vote shall be taken by year and mays, and shall be entered on the journal," we as to read 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 offices to which he may appoint, during the recess of the Senate, by granting commissions which shall expire at the end of their next sension; he shall have power to fill 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, before their final adjournment, a proper person to fill said vacancy; but in any such case of vacancy, in an elective office, a person shall be chosen to said office on the next election day appropriate to such office, according to the provisions 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 year and nays, and shall be entered on the journal.

Journal
Amendment Two-To Article Four, Section 3. Amend section twenty-one.
Section 3. 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 connecutive terms," so as to read:

The terms of the Secretary of Internal

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 one thousand nine hundred and nine, shall serve for three years, and his successors shall be elected at the general 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 Treasurer shall be capable of holding the same office for two consecutive terms.

Amendment Three—To Article Five, Sec-tion Eleven.

Section 4. Amend section eleven of ar-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 ticle five, which reads as follows:of the qualified electors within such township, ward or borough; no person shall be elected to such office unless he shall have resided within the township, borough, ward or district for one year next preceding his election. In cities containing over fifty thousand inhabitants, not more than 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 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, ward or borough; no person shall be elected to such office unless he shall have resided wittin the township, borough, ward or district for one year next preceding 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 Five, Section Twelve.

Section 5. Amend section twelve of ar-cle five of the Constitution, which reads

as follows:
"In Philadelphia there shall be established, for each thirty thousand inhabitants, one court, not of record, of police and civil causes, with jurisdiction not extending one hundred dollars; such courts shall be held by magistrates whose term of office shall be five years, and they shall each be lengthened one year, but shall each be lengthened one year. 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 no voter shall vote for more than two-thirds of the number of persons to be elected whem 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 political duties, as may be made by law. In Philadelphia the office of alderman is abolished, so as to read as follows:

In Philadelphia there shall be established, for each thirty thousand inhabitants, one court, not of record, of policand civil causes, with jurisdiction not exceeding one hundred dollars; such courts shall be held by magistrates whose term of effice shall lie 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 salar 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 compensated only by fixed salaries, to be paid by said county; and shall exercise such jurisdiction, civil and criminal, except as herein provided, as hereing from the provided the terms provided the term, provided the terms provided the terms of officers are elected at the general election of one thousand nine hundred and ten.

The aBove extension of official terms shall not affect officers elected at the general election of one thousand nine hundred and ten.

In the year one thousand nine hundred and ten the municipal election is an office the regular term of which is now four years.

In the year one thousand nine hundred and eleven, All officers are decided when more than one the provided and thire first Monday of December in the year one thousand nine hundred county; and shall exercise such jurisdic-tion, civil and criminal, except as herein provided, as is now exercised by alder-men, subject to such changes, not involv-ing an increase of civil jurisdiction or conferring political duties, as may be made by law. In Philadelphia the office of alderman is abolished.

made by law. In Philadelphia the office of aiderman is abolished.

Amendment Five—To Article Eight. Section Two.

Bection 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 General Assembly may by law fix a different day, two-thirds of all the members of each House consenting thereto," so as to read:—

The general election shall be held blennially on the Tuesday next following the first Monday of November in each even-

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 evennumbered year.

Amendment Six-To Article Eight, Sec.

Amendment Bix—To Article Eight, 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 elections of the Siste at intge may be elected at either a general or municipal election, as circumstances may require. All elections for judges of the courts for the soveral 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 Monday of November in each old-numbered year, but the General Assembly may by law fix a different day, two-thirds of all the members of each House consenting theretto: Provided, That such election shall always be held in an odd-numbered year.

Amendment Beveo—To Article Eight, Section 2 Amendment Beveo—To Article Eight, Section 2 Amendment Beveo—To Article Eight, Section 2 Amendment Beveo—To Article Eight, Section 3 Amend section fourteen of article cight, which reads as follows:—
"District election boards shall consist of a judge and two inappetors, who shall be chosen annually by the citizets. Each glector shall have the right to vote for

or shall have the right to vote for

the judge and one inspector, and each inspector shall appoint one cierk. The first slection board for any new district shall be selected, and vacancies in election boards filled, as 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 cities they may claim exemption from jury duty doring their terms of service," so as to read:

District election boards shall consist of a judge and two inspectors who shall be chosen blendally, by the citizens at the municipal election; but the General Assembly may require said boards to be appointed in such manner as it may by law provide. Laws regulating the appointment 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 inspector, and each inspector shall appoint one cierk. 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 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 febony, or for wanton breach of the peace. In cities they may claim exemption from jury duty during their terms of service. Amendment Eight - To Article Twelve,

Amendment Eight - To Article Twelve, Section One. Section One.

Section 5. Amend section one, article twelve, which reads as follows:—

"All officers, whose selection is not provided for in this Committution, 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.

cept when, in either case, special elec-

Section Two.
Section 10. Amend section two of article

Section 10. Amend section two or arrived 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 onces for the term of three years, begin-ning 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 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, beginning 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 dilled in such manner as may be provided by law.

Amendment Ten-To Article Fourteen, Section Seven.
Section II. Amend section seven, arti-cle fourteen, which reads as follows:—

"Three county commissioners and three county auditors shall be elected in each county where such officers are chosen, "Three county commissioners and three county auditors shall be elected in each county where such officers are chosen, in the year one thousand eight hundred and seventy-five and every third year thereafter; 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 commissioner or county auditor shall be filled, by the court of common pleas of the county in 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 is 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, in the year one thousand nine hundred and eleven and every fourth year thereafter;

the year one thousand nine hundred and eleven and every fourth year thereafter; 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 commissioner or county auditor shall be filled, by the court of common pleas of the county in which such vacancy shall occur, by the apsuch vacancy shall occur, by the ap-pointment of an elector of the proper county who shall have voted for the commissioner or auditor whose place is to be filled.

arise from the changes in the Constitu-tion of the Commonwealth, and in order

ing law, end in the year one thousand 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 heretofors; but all officers chosen at that election to an office the regular term of which is two years, and also all election officers and issessors 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 smendments or this schedule, shall serve until the first Monday of December 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 Monday of December 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 Monday of December in the year one thousand nine hundred and afteen. After the year nineteen hundred and ten, and until

year nineteen hundred and ten, and until

year nineteen hundred and ten, and until the Legislature shall otherwise provide, all terms of city, ward, borough, township, and election division officers shall begin on the first Monday of December in an add-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 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 proval 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. L. Becretary of the Commonwealt

W. M. COMERER,

agent for THE GEISER MANUFAC-TURING COMPANY, BURNT CABINS, PA. for the sale of Traction and

Portable Engines, Gasoline, Separators, Clover Hullers, Sawmills, &c.

Engines on hand all

the time.