SEPTEMBER 16, 1909

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 One Column
 40.00
 56.00
 75.00

WEBSTER MILLS.

C. W. Crouse and daughters Zella and Eva, who had been visiting in Harrisburg for some time, have returned fone.

Lewis Crouse and family have moved into the Stouteagle mill property, recently purchased by C. B. Stevens, McConnellsburg. Lewis understands the fine points in milling, and will doubtless turn out a product that will take rank with the best.

D. H. Fatterson and J. C. Patterson-each sold a horse this week to Harman Shives of Mer-

B. W. Logue has recovered from the fatigue occasioned by the long horseback ride he took through Frankin county, Pa., and Washington county, Md., in pursuit of his strayed-away bronchos and mule. He overtook the bunch near Pen-Mar.

Miss Pearl Logue, who has been home several months on a vacation, will return shortly to theGerman Hospital, Philadelphia to resume her duties as a nurse.

Mrs. Josephine Blume is quite ill at the home of her daughter, Mrs. William Carbaugh in the Corner.

Report has it that William Mellott has purchased from Daniel Grissinger the Glazier and Sow ers farms in the Corner.

Mrs Margaret Kendall and her niece Miss Helen Johnston have been visiting friends in Mercersburg during the last few days.

A daughter was born to Mr. and Mrs. Martin Souders last Sunday a-week.

Mr. and Mrs. HerbertHays and daughter, who had been visiting Mrs. Hays' parents, Mr. and Mrs. W. II. Duffy, for several weeks, have returned to their home in Brooklyn, N. Y.

Wm. M. Patterson, of Pittsburg, Pa., spent a few days last week at the home of his parents, Hon. and Mrs. D. H. Patterson, at this place.

Miss "Dot" Patterson, of Pitts burg, is home for several weeks. W. Sloan Warthin has been ap pointed by Forest Commissioner Conkling, to serve as Fire Ward en, for Ayr township and vicini-

Miss Florence Valeant, of Balti more, Md., who had been visiting her nieces, Mrs. W. F. Sapping ton, and Mrs. J. C. Patterson, has returned home.

Night On Bald Mountain.

On a lonely night Alex. Benton of Fort Edward, N. Y., climbed Bald Mountain to the home of a neighbor, tortured by asthma, bent on curing him with Dr. King's New Discovery, that had cured himself of asthma. This wonderful medicine soon relieved and quickly cured his neighbor. Later it cured his son's wife of a severe lung trouble. Millions be heve its the greatest Throat and Lung cure on Earth. Coughs. colds, croup, hemorrhages, and sore lungs are surely cured by it. Best for hay fever, grip, and whooping cough. 50c, and \$1.00. Trial bottle free. Guaranteed by Trout's drug store.

John Edgar, son of the late Dr Edgar, formerly of Wilson College, Chambersburg, died Monday morning of last week, in Charlestown, W. Va., from the to a great deal of embarrassment on effects of the explosinn of a barrel of gasoline. Saturday evening a severe storm broke over the town and Mr. Edgar hastened to the cellar to close some windows Clearola one-half ounce, Ether one which were open. Being unable to find his way through the cellar, he struck a match, not being aware that he was so close to the barrel of gasoline. A spark from the match flew upon the barrel. Before any one could escape the barrel of gasoline exploded, burning Mr. Edgar terribly and practically wrecking the house.

Bass Ball.

At Knobsville, September 11th. Knobsville. Dane. p Chesnut, Spangler, c Peightel, Scheid'eman, Kerlin. 1b Raker,

2h Gress. Gunnels, 3b Connelly, C. ss Connelly, W. Campbell, rf Wible, Kelso, of Morton,

It Fix. Knobsvide -12021520x-13 -205002001-10 Umpire, Roy Wagner.

BACK RUN.

Most of the people of this vicinity are seeding.

Raymond Paylor and Miss May Lake made a flying trip to Everett last Saturday. The form er expecting to spend the winter there attending school.

Murray Ray, wife and family visited Win. Citschall's Sunday

Mrs. Ida Coper visited Wm. Cooper's last Sunday.

Sanner Ray, wife and family visited J. W. Souders' last Sun-

About thirty young people at tended the Ice Cream Social at Wm. Paylor's last Thursday

Mrs. Mary A. Ott is spending some time with her daughter Mrs. Allen Grissinger at Dublin

Jesse Custer is on the sick list Mrs. Philip Ott is spending a lew weeks with her parents Wm Paylor and wife

Absalom Lake, wife and chil dren, Elmer Hann and Miss Nora Paylor are among those who attended Camp meeting at Cito last

Our school is getting along nicely under the management of Miss Nettre Stouteagle.

Powell Bivens and wife, of Hancock, Md., visited the latter's brother Wm. Pavlor recently.

Go With a Rush.

The demand for that wonderful stomach, liver, and kidney cure, Dr. King's New Life Pillsis astounding. At Trout's drug store, they say they never saw the like. It's because they never fail to cure sour stomach, constipation, indigestion, biliousness, jaundice, sick headache, chills, and malaria. Only 25c.

WELLS TANNERY.

Charles Sipe has gone to Saxton to take third year's course in High School.

Rev. Finney, of Shirleysburg, and Rev. Kennedy, of Saxton, were visiting friends in the Valley

Rody Gibson, one of our High School graduates has secured a school at Sandy Run where he will teach this winter. We wish him lots of success.

Paul Baumgardner, who was a student in the Dental Department of the University of Pennsylvania last year, returned to Philadelphia Monday to enter upon the second year's work of the course.

Israel P. Cockley, 87 years old, residing near Spippensburg, was maltreated and his niece, Miss Mary Brindle, also badly treated by a band of three masked robbers who made a raid on their house on Saturday morning about 3 o'clock. The burglars threatened to kill both unless they told where they kept their Mr. Cockley finally pointed toward a trunk and said all his money was in it. It was broken open and \$100 in gold and \$20 bill, all the money the old man had taken. . The burglars escaped. A reward of \$100 is offered by the Commissioners of Cumberland county, for their ap orehension.

A DOCTOR'S PRESCRIPTION FOR

To remove Pimples, Blackheads, Blotches and all forms of skin eruptions, is, according to a well known physician, a very easy matter; he says that many are afflicted with some one of the above ailments, and are subject account of the unsightly appearance which they present, and recommends the following simple, harmless and inexpensive treatment. Go to your druggist and get this prescription filled ounce. Alcohol seven ounces, mix, shake well and apply to the parts affected night and morning, allowing it to remain on the skin at least ten minutes, then wipe off the powder from the skin. Use a soft cloth or sponge in applying the mixture and in from ten days to two weeks your face will be smooth and clear as a marriage bell. Get the Pure Clearola, which is only put up in one-half ounce packages. Ask to see it.

That Lame Back Means **Kidney Disease**

And to Relieve the Lame and Aching Back, You Must First Relieve the Kidneys

all-for the lame and aching nt all-for the lame and aching back is caused by a diseased condition of the kidneys and bladder. It is only common sense, any way -that you must cure a condition by removing the cause of the con-dition. And lame and aching back are not by any means the only symptoms of derangement of the kidneys and bladder. There are a multitude of well-known and unmistakable indications of a more or less dangerous condition. Some of these are, for instance: Extreme Extreme and unnatural lassitude and weariness, nervous irritability, heart irregularity, "nerves on edge," sleep-lessness and inability to secure rest, scalding sensation and sedi-ment in the urine, inflammation of

the bladder and passages, etc.

DeWitt's Kidney and Bladder
Pills are an exceptionally meritorious remedy for any and all affections or diseased conditions of tions or diseased conditions of these organs. These Pills operate directly and promptly—and their beneficial results are at once felt. They regulate, purify, and effecand healthy condition—even in and a trial box of these Pills will be some of the most advanced cases. sent free by return mail postpaid.



E. C. DeWitt & Co., Chicago, Iil., want every man and woman have the least suspicion that they heal and restore the kid- are afflicted with kidney and bladneys, bladder and liver, to perfect der diseases to at once write them,

For Sale at Trout's Drug Store.

Big Cove Rifle Club Range, Webster Mills,

	Septemb	September II, 1909.	
Names.	200 Yards	300 Yards	50) Yards Total.
Capt. Gunning	4 3 5 5 5 22	4 3 5 3 3-18	5 4 5 5 5 5 3-3275
John Gordon	3 3 4 3 4-17	3 3 3 3 3-15	5 4 2 2 4 3 3-23 55
James Gordon	3 4 2 3 3-15	3 3 3 4 2-15	0 2 5 3 5 5 0-2050
Henry Hann	4 3 0 5 3-15	4 0 4 4 4-16	8 4 4 2 5 5 5-2859
J. C. Patterson	4 4 3 2 5-18	3 0 2 4 3-12	4 2 4 4 2 2 2 20 50
Harvey Gordon	25424-17	0 3 3 3 0- 9	5 4 0 3 2 3 4-2147
Dr. Sappington	4 2 4 4 8-17	3 4 3 4 4-18	5 4 4 3 3 5 3- 27 65
George Keefer	4 4 5 3 4-20	4 3 3 0 4-14	4 2 3 4 5 5 3-2660
Watter Cooper	2 3 3 4 2-14	3 2 0 3 3-11	2 3 4 3 2 2 2-18-48
Sloan Warthin	4 4 3 4 4-19	4 3 4 4 3-18	2 3 5 2 0 5 5-2259
D. E Crovse	3 3 3 4 3-16	02004-6	0 2 0 0 0 2 0- 426
Frank Smith	4 3 3 2 5-17	3 4 4 4 4-19	not present 36
John Reese	4 3 3 2 5-17	8 2 2 4 3-14	not present 31
Reynold Miller	not present		3 3 2 2 3 4 5-22
Luther Bishop	not present		2 4 5 4 3 5 5-28
Lewis Crouse	not present		4 4 4 2 5 4 3-26
	not present		4 2 5 5 5 2 5—28 .

BRUSH CREEK. Our farmers are busy seeding. Russell Akers spent Sunday

afternoon with Bruce Barton. R. M. Bussard and family, of Clearville, spent Sunday in the

home of Mrs. M. W. Hixson. Miss Della Whitfield left last Sunday for Everett, where she has employment.

Quite a number of people from the Vailey attended the dedication at Breezewood last Thurs-

Chas. Lodge, who recently re-

turned from a visit to the West, is spending a few days with his nother, Mrs. E. H. Lodge. Miss Ada Barton left Satur-

to take charge of her school in Union township. Sebert Barton spent Saturday

evening and Sunday in the home of O. A. Barton. Hunter Jackson and Miss Esta

Akers spent a couple days last week at Bedford Springs. The Medicine Show at Akers-

ville was well attended last week. Esta Akers received the silver set and Norman Duvail the baby

J. C. Barton made a business trip to the County Seat last Sat ucday.

Miss Ella Barton spent Sunday afternoon with Iva Hixson. Caera Hixson and family spent Sunday at P. D. Hixson's.

THE ROAD TO SUCCESS

has many obstructions, but none so desperate as poor health. Suc cess to day demands health, but health builder the world has ever known. It compels perfect ac tion of stomach, liver, kidneys, bowels, purifies and enriches the blood, and tones and invigorates the whole system. Vigorous body and keen brain follow their use. You can't afford to slight Electric Bitters if weak, rundown or sickly. Only 50c. Guar anteed by Trout's drug store.

Mrs. Scott Rinedollar spent the time from Friday evening to Sunday evening at the home of her parents, Mr. and Mrs. James F. Boor, of Saxton.-Everett Re-

Mrs. Mollie Mowery, widow of Andrew Mowery, who was killed in the railroad wreck at Red Rock cut, below Riddlesburg, has made settlement with the Huntingdon & Broad Top Mountain Railroad Company for \$1,000. In addition the expense of preparing the body for burial and bringing it to Everett station was borne by the

NEW GRENADA.

Mrs. Olive Noonan, of Mount Inion, is visiting friends in New Grenada and Wells Valley.

Cloyd Black, who has been at Pickering, Mo., all summer, has returned home.

Geo, Shafer lost a valuable cow. E. D. Omans, of Homestead, Pa., agency supervisor of Equitable Life Insurance Co., spent a few days with their agent here, L. L. Cunningham, who is doing a good business.

Mrs. Geo. Shafer and Mrs. N. G. Cunningham are on the sick

Mrs. Nicholas Metzler, of Burnt Cabins, is visiting at the home of her son, S. P. Metzler,

Jay McClain sold his nice little Shetland pony and cart to J. S.

Snapiro, Broadtop City. Teddy Repper was admitted to Girard C dlege last Tuesday.

Geo. Rimsey, of Alteona, Pa., is visiting at the home of his brother Thomas, and is on the sick list.

Mrs. Carrie Lunkin, of Allegheny City, Pa., is visiting at th home of her brother, F. G. Mills. Miss Helen Watkin, of Saltillo, teacher of Pine Grove school, Wood township, Huntingdon county, near New Grenada, arrived there Sunday evening.

Miss Edith Shater, who has been at Mount Union a few weeks arrived home on Friday evening.

News reached us on Saturday of the death of Harry H. Houp, of Hollidaysburg, once a resident of Wells Valley. His death Electric Bitters is the greatest leaves only one member of the family iv ng, Mrs. V. D. Scenck, now at Wells Tannery.

Asberry Black and four of his children, of Broadtop City, have typhoid fever.



MOTOR-STOVE-

Three special grades. Made from Pennsylvania Crude Oil, Give instantaneous, powerful, clean explosion. Postively will not form carbon deposits on spark plugs or in cylinders. Ignitee readily—never fails. Ask your dealer, Waverly Oil Works Co. Independent Oil Reducts Pittsburg, Pa.

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THIS COMMON-WEALTH FOR THEIR APPROVAL OR REJECTION, BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

A JOINT RESOLUTION

A JOINT RESOLUTION A JOINT RESOLUTION
Proposing amendments to sections eight
and twenty-one of article four, sections
eleven and tweive of article five, sections two, three, and fourteen of article
eight, section one of article twelve, and
sections two and seven of article fourteen, of the Constitution of Pennsylvania, and providing a schedule for
carrying the amendments into effect.
Section I, Be it resolved by the Senate carrying the amendments into effect.
Section I. Be it resolved by the Senats
and House of Representatives of the
Commonwealth of Pennsylvania in General Assembly met. That the following
are proposed as amendments to the Constitution of the Commonweafth of Pennsylvania. In accordance with the provisions of the eighteenth article thereof:
Amendment One—To Article Four, Section Eight.

Section 2. Amend section eight of article tion Eight.

Section 2. Amend section eight of article our of the Constitution of Pennsylvania, which reads as follows:

"He shall nominate and, by and with

the advice and consent of two-thirds of

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 officer to which he may appoint during fill all vacancies that may happen, in of-fices to which he may appoint, during the recess of the Senate, by granting commissions which shall expire at the end of their next session; he shall have power to fill any vacancy that may hap-pen, during the recess of the Senate, in the office of Auditor General, State Treasurer, Secretary of Internal Affairs or Superintendent of Public Instruction, in a judicial office, or in any other elecin a judicial office, or in any other elective office which he is or may be au-thorized to fill; if the vacancy shall hap-pen during the session of the Senate, the Governor shall nominate to the Senthe Governor shall nominate to the Sen-ate, before their final adjournment, a proper person to fill said vacancy; but in any such case of vacancy, in an elec-tive office, a person shall be chosen to said office at the next general election, unless the vacancy shall happen within three calendar months immediately pre-ceding such election, in which case the election for said office shall be held at the second succeeding general election. In acting on executive nominations the 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 by years and nays, and shall be entered on the journal," so 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 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 Treastheir 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. or shall nominate to the Senate, be fore their final adjournment, a proper person to fill said vacancy; but in any such case of vacancy, in an elective of fice, a person shall be chosen to said of fee 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

Senate shall sit with open doors, and, it confirming or rejecting the nominations of the Governor, the vote shall be taken by yeas and nays, and shall be entered on the journal.

Amendment Two—To Article Four, Sec-

tion Twenty-one.
Section 3. Amend section twenty-one of article four, which reads as follows:
"The term of the Secretary of Interna.
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 persor elected to the office of Auditor General or State Treasurer shall be capable of holding the same office for two consecu-tive terms," so as to read:— The terms of the Secretary of Interna-

Affairs, the Auditor General, and th 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. office of Auditor General or State Treas-urer shall be capable of holding the same office for two consecutive terms. Amendment Three—To Article Five, Sec-tion Eleven.

tion Eleven.

Section 4. Amend section eleven of article five, which reads as follows:—
"Except as otherwise provided in this Constitution, justices of the peace or aldermen shall be elected in the severa. dermen shall be elected in the severa 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 per-on 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 that one alderman shall be elected in each one alderman shall be elected in each ward or district," so as to read.—
Except as otherwise provided in this Constitution, justices of the peace or aldermen shall be elected in the several

es follows:

"In Philadelphia there shall be established, for each thirty thousand inhabitants, one court, not of record, of police ants, one court, not of record, of police and civil causes, with jurisdiction not exceeding one hundred dollars; such courts shall be held by magistrates whose term of office shall be 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 yote for more than two-thirds of the number of persons to be elected when more than one are to be chosen; they shall be compensated only by fixed salaries, to be paid by said county; and shall exercise such jurisdiction, civil and criminal, except as herein provided, as is now exercised by aldermen, subject to such changes, not involving an increase of civil jurisdiction or conferring political dutics, 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 petab-

italied, for each thirty thousand inhabits ants, one court, not of record, of police and civil causes, with jurisdiction not exceeding one hundred dollars; such courts shall be held by magistrates whose term of office shall be six years, and they shall be elected on general ticket at the municipal election, by the qualified voters at large; and in the election of the said magistrates no voter shall vote for more than two-thirds of the number of persons to be elected when more than for more than two-thirds of the number of persons to be elected when more than one are to be chosen; they shall be compensated only by fixed salaries, to be paid by said county; and shall exercise such jurisdiction, civil and criminal, except as herein provided, as is now exercised by aldermen, subject to such changes, not involving an increase of civil jurisdiction or conferring political duties, as may be made by law. In Philadelphia the office of alderman is abolished.

Amendment Five—To Article Eight, section Two.

Section 6. Amend section two of article eight, which reads as follows:—
"The general election shall be held annually on the Tuesday next following the first Monday of November, but the 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 biennially on the Tuesday next following the first Monday of November in each even-numbered year, but the General As-sembly may by law fix a different day, two-thirds of all the members of each House consenting thereto: Provided.
That such election shall always be held
in an even-numbered year.
Amendment Six—To Article Eight, Section Three.

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

Amendment Seven—To Article Eight, Section Fourteen.

Section 8. Amend section fourteen of article eight, which reads as follows:—
"District election boards shall consist of a judge and two inspectors, who shall be chosen annually by the citizens. Each elector shall have the right 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 privileged from arrest upon days of election, and while engaged in making up and transmitting re-Amendment Seven-To Article Eight, Sec tion 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 during their terms of service," so as to read:—District election boards shall consist of a judge and two inspectors, who shall be chosen biennially, 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 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 privileged from arrest upor days of election, and while engaged ir 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 during their terms of service.

Amendment Eight—To Article Twelve

Amendment Eight—To Article Twelve
Section One.
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 by law: Provided, that elections of state officers shall be held on a general election day, and elections of local officers shall be held on a municipal election day, except when, in either case, special election may be required to fill unexpired terms.

Amendment Nine—To Article Fourteen

may be required to fill unexpired terms.

Amendment Nine—To Article Fourteen.

Section Two.

Section 10. Amend section two of article fourteen, which reads as follows:—

"County officers shall be elected at the general elections and shall hold their offices for the term of three years, 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 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 their filled filled in successors. vacancies not otherwise provided for shall be filled in such manner as may b

shall be filled in such manner as may be provided by iaw.

Amendment Ten—To Article Fourteen, Section Seven, Section Seven, article fourteen, which reads as follows:—

"Three county commissioners and three county auditors shall be elected in each county where such officers are chosen in county where such officers are chosen, is the year one thousand eight hundred and 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 of tranty 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

addermen shall be elected in the several wards districts, beroughs or townships by the qualified electors thereof, at the municipal election, in such manner as shall be directed by law, and shall be commissioned by the Governor for a term of six years. No township, ward district or borough shall elect more than two justices of the peace or aldermen without the consent of a majority of the qualified electors within such township, 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.

Amendment Four-To Article Five, Section 5. Amend section twelve of article five of the Constitution, which reads as follows:—

"In Philadelphia there shall be estab-

Schedule for the Amendments.

Section 12. That no inconvenience may arise from the changes in the Constitution of the Commonwealth, and in order to carry the same into complete operation, it is hereby declared that—

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

The above extension of official terms shall not affect officers elected at the general election of one thousand nine hundred and eight; nor any city, ward, borough, township, or election division officers, whose terms of office, under existing 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 heretofore; but all officers chosen at that election is an office the regular term

of which is two years, and disc all dis-tion officers and assessors chosen at that election, shall serve until the first Mon-day of December in the year one thou-sand nine hundred and eleven. All offi-cers chosen at that election to offices the term of which is now four years, or is made four years by the operation at these amendments or this schedule, shall serve until the first Monday of December in the year one thousand nine hundred and thirteen. All justices of the peasa magistrates, and aldermen, chosen at that election, shall serve until the first Mon-day of December in the year one thou-and nine hundred and fifteen. After the year nineteen hundred and ten and unto

and nine hundred and fitteen. After the year nineteen hundred and ten and unit 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 odd-numbered year.

All city, ward, borough, and township officers holding office at the date of the approval of these amendments, whose terms of office may end in the year one thousand nine hundred and eleven, shall continue to hold their offices until the first Monday of December of that year.

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

A true copy of the Joint Resolution ROBERT MCAFEE, Secretary of the Commonwealth,

Secretary of the Commonwealth

DIVORCE NOTICE.

Milton Unger, Libellant, vs. Annie E. Unger,

Respondent. In the Court of Common Pieas of Fulton coun-ty, Pa., allas sup in divorce. A. V. M No. 1. March Term, 1939.

l'o Annie E. Unger, Respondent: Please take notice that you are required to be and appear at the Court of Common Pleas of Fulton County, Penn's, to be held at MecConnellsburg, Pa., on the first Monday of October, A. D. & B. being the 4th day of the mosts to show cause, if you have any, why the said J. Milton Unger should not be divorced from the bonds of matrimony entered into with you, according to the libel filed in said Cont. and in default of such appearance you will be liable to have a divorce granted by your absence; personal service on you having failed on account of your absence.

ence: personal service on you having a n account of your absence.

Sheriff's Office.

EConnellsburg. Pa.,

August 4, 1996.

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