

AWAITING THE MONUMENT

The material for the Soldiers' monument has not yet been shipped from North Carolina. Railroad transportation has been much interrupted by the excessive floods that have occurred in that section during the couple of weeks past.

A communication received from the Van Amringe Granite company states that the monument can not be shipped until the 10th inst. There is no way of telling how long the several cars containing the material may be on their way.

The frost has played havoc with the flowers in the park as well as elsewhere. The plants that had been planted this year are not yet in bloom. These public spirited and enterprising persons contemplating doing still better next year, and unless their plans miscarry, not only will the handsome beds of carnations, coleuses, geraniums, elephant ears, etc., be in evidence but also a lot of other flowers that will add to the decorations and make the park literally a bowyer of beauty.

At present the persons interested in flowers are making arrangements to set out tulips on the park beds this fall to the end that with the first awakening of spring, long before the season for the other blooms arrives, the public park will appear resplendent with these beautiful and variegated early flowers.

One group of residents, living near the park, has purchased one thousand bulbs, which in a short time will be set out in the triangular bed near the Upper Mulberry street entrance. Another group of residents has raised six dollars in money for the purchase of tulip bulbs which will be planted on the "star" near the lower end of the park. The money has already been placed in the hands of Florest LeDuc, who will set out the bulbs at the proper time.

No provision has as yet been made for the large bed near Bloom street. Persons who desire to show their civic pride and their appreciation of the beautiful can not do better than to unite in the purchase of tulip bulbs sufficient to fill this remaining bed, which owing to its location near the concrete walk would be seen and admired by everybody.

PERSONALS.

Mr. and Mrs. William Linker, and the Misses Emma and Gertrude Linker left yesterday for Shamokin, where they will witness the firemen's parade.

William Treas left yesterday for Philadelphia to be present during the observance of Founders' week.

Mr. and Mrs. Abram Robinson, of East Rochester, New York, are guests at the home of their uncle, J. P. Bare, Lower Mulberry street.

Mr. and Mrs. Samuel Robinson, of Rochester, New York, are visiting at the home of the former's sister, Mrs. Harry Bensch.

W. C. Williams, proprietor of the Baily house, is spending this week in Philadelphia, taking in the celebration of Founders' week.

Rev. John Conley Grimes, of Riverside, will leave this morning for New York City, where he will remain until Saturday, returning to Riverside Saturday evening.

Miss Franke Sterner, of Dewart, is the guest of Miss Hattie Nicholas, Lower Mulberry street.

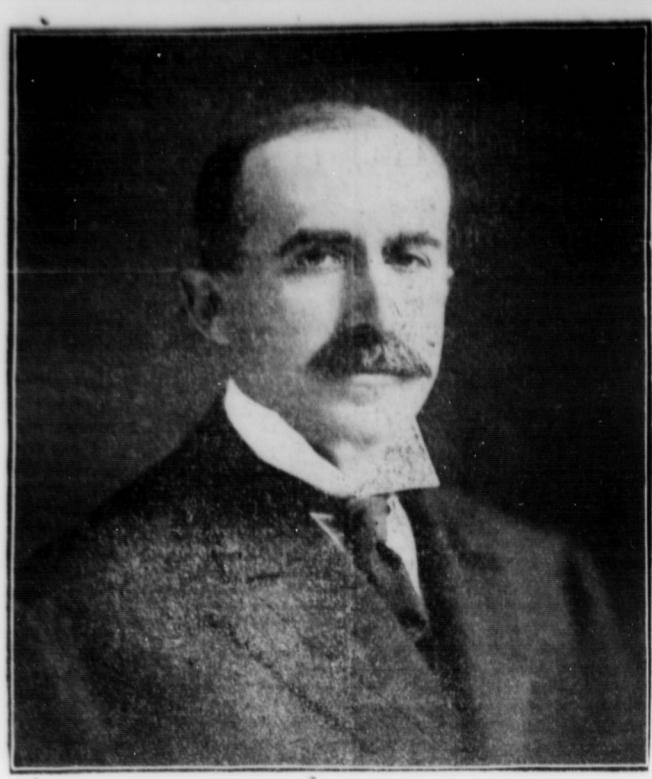
Mrs. Thomas Brennen, son Paul and daughter Catherine, of Pittston, are visiting at the home of Mr. and Mrs. Lewis Anderson, East Market street.

Mrs. C. A. Sidler, of Sunbury, spent yesterday with relatives in this city.

Mr. and Mrs. William Dawson and Edward Dawson, Cooper street, left yesterday for a several days' visit in Philadelphia.

John Moyer, of Tamaqua, arrived yesterday for a several days' visit with friends in this city.

Mrs. John M. Hinckley, of Riverside, left yesterday for a visit with her father, Hon. S. J. Keys, at Elkton, Maryland.



JOHN G. McHENRY, Candidate for Second Congressional Term.

In Congress, May 27, 1908, Against the ALDRICH-VREELAND CURRENCY BILL.

This bill further provides that interest at the rate of not less than 1 per cent per annum shall be paid upon all special Government deposits; which means that the Wall street banks, which now have \$160,000,000 of the people's money, and for which they are paying no interest, shall continue to hold such deposits and not pay any interest. But the little country bank which receives a deposit shall pay 1 per cent. The banks all should pay not less than 2 per cent for the use of the Government deposits, and I presented a bill—and which the Banking and Currency Committee refused to consider—requiring all surplus Government moneys to be deposited with all the national banks in the country, giving to each bank its pro rata share and requiring the payment of 2 per cent annual interest.

IMPORTANT ACT DECLARED VOID

Contending that the corrupt practices act, in so far as it concerns candidates for public office, is unconstitutional, an appeal was taken to the superior court and argued Tuesday, the case being that of Judge John Q. Van Swearingen, of Fayette county.

In accord with his interpretation of the act, which was passed by the legislature in the 1906 special session, Judge Van Swearingen filed an account of his campaign expenses in 1906. To this exception was taken by W. M. Likins and other voters of the county.

An audit of the Van Swearingen account was ordered, but a motion to quash the petition followed, and was sustained upon the grounds that part of the act was unconstitutional for the reason that, in the special call for the 1906 legislative session, Governor Pennypacker had not designated as a subject the requiring of political candidates to file accounts.

It is provided in the constitution that all special legislation must have been designated in the governor's proclamation. The corrupt practices act, in so far as it relates to political managers and parties, was so specified.

A Square Deal

It assured you when you buy Dr. Pierce's family medicines—for all the ingredients entering into them are printed on the bottle-wrappers and their formulas are attached under each as being complete and correct. You know just what you are paying for and that the ingredients are gathered from Nature's laboratory, being selected from the most valuable native medicinal roots found growing in our American forests. Even its potent ingredients are perfectly harmless to the most delicate women and children. Not a drop of alcohol enters into their composition. A much better agent is used both for coating and preserving the medicinal ingredients from the air, and the purest refined glycerine. This agent possesses intrinsic medicinal properties of its own, being a most valuable antiseptic and antiferment, nutritive and soothing demulcent.

Glycerine plays an important part in Dr. Pierce's Green Medical Discovery in the cure of indigestion, dyspepsia and weak stomach, attended by sour risings, heart-burn, foul breath, coated tongue, poor appetite, gnawing feeling in stomach, biliousness and kindred derangements of the stomach, liver and bowels.

Besides curing all the above distressing ailments, the "Golden Medical Discovery" is a specific for all diseases of the mucous membranes, as catarrh, whether of the nasal passages or of the stomach, bowels or bladder. Even its ulcerated surfaces it will yield to this sovereign remedy if its use be persevered in. In Chronic Catarrh of the Nasal passages, it is well, while taking the "Golden Medical Discovery" for the necessary constitutional treatment, to cleanse the passages freely two or three times a day with Dr. Sage's Catarrh Remedy. This thorough course of treatment generally cures the worst cases.

In coughs and hoarseness caused by bronchial, throat and lung affections, except in its advanced stages, the "Golden Medical Discovery" is a most efficient remedy, especially in those obstinate, hang-on coughs caused by irritation and congestion of the mucous membranes. The "Golden Medical Discovery" is not so good for acute coughs arising from colds, nor must it be expected to cure consumption in its advanced stages—no medicine will do that—but for all the obstinate, chronic coughs, which, if neglected, or badly treated, lead up to consumption, it is the best medicine that can be taken.

Jerry Fisher, aged 40 years, of Lansford, Carbon county, who was employed as a night pump runner at the Hauto Dam, lost his balance on Monday, fell into the water and was drowned.

Proposed Amendments to the Pennsylvania Constitution

A BILL TO AMEND THE CONSTITUTION OF THE COMMONWEALTH OF PENNSYLVANIA. PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

A JOINT RESOLUTION Proposing amendments to the Constitution of the Commonwealth of Pennsylvania as to consolidate the courts of criminal and municipal jurisdiction in Allegheny county, and to give the General Assembly power to establish a separate court in Philadelphia county, with criminal and municipal 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 the Commonwealth be adopted, and the same are hereby proposed 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, 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 have heretofore 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 provided by law. The president judge of each of said courts shall be selected as provided by law. The number of judges in each of said courts may be, from time to time, increased or decreased. This amendment shall take effect on the first Monday of January succeeding its adoption.

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 detail one or more of their judges to hold the courts of oyer and terminer and of assize, 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 such other matters as may be provided by law.

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

A BILL TO AMEND THE CONSTITUTION OF THE COMMONWEALTH OF PENNSYLVANIA. PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

A JOINT RESOLUTION Proposing an amendment to the Constitution of the Commonwealth, allowing counties, cities, boroughs, townships, school districts or other municipalities, incorporated districts, to increase their indebtedness.

Be it resolved by the Senate and House of Representatives in General Assembly met, That section eight, article nine, of the Commonwealth of Pennsylvania, reading as follows: "Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as hereinafter provided, shall not exceed seven per centum upon such assessed value of the taxable property therein, nor shall any such municipality or district incur any such debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed value of property, without the assent of the electors of such municipality or district, in such manner as shall be provided by law; but any city, the debt of which now exceeds seven per centum of such assessed value, may, by a majority vote of the electors, 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 eighteenth article of the Constitution, so that the said section, when amended, shall read as follows: Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as hereinafter provided, shall not exceed ten per centum upon the assessed value of property without the assent of the electors thereof at a public election, in such manner as shall be provided by law.

A true copy of Joint Resolution No. 2. ROBERT McAFEE, Secretary of the Commonwealth.

A BILL TO AMEND THE CONSTITUTION OF THE COMMONWEALTH OF PENNSYLVANIA. PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

A JOINT RESOLUTION Proposing amendments to sections eight and twelve of article five, 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 Constitution of Pennsylvania, and providing a schedule for carrying 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 amendments to the Constitution of the Commonwealth be adopted, and the same are hereby proposed in accordance with the eighteenth article thereof: Amendment One—To Article Four, Section Eight.

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 Attorney General during their pleasure. A Superintendent of Public Instruction for four years, and such other officers of the Commonwealth as he or she 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 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 fill said office at the next general election, unless the vacancy shall happen within three calendar months immediately preceding the election, in which case the election for said office shall be held at the second succeeding general election. In acting on executive nominations the Senate may, by granting commissions, and in refusing or rejecting the nominations of the Governor, the vote shall be taken by yeas and nays, and shall be entered on the journal, 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 or she 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 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

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REGISTER'S NOTICES.

TO ALL CREDITORS, LEGATEES AND OTHER PERSONS INTERESTED—Notice is hereby given that the following named persons died on the date affixed to their names, be the account persons, deceased, and in the estate of those persons, and that the same will be presented to the Probate of Wills and granting of Letters of Administration, in and for the County of Montour, and that the same will be presented to the Orphan's Court of said county, for confirmation, and for the meeting of the Court on the 10th day of October, 1908, at the meeting of the Court in the afternoon.

June 30.—First and Final Account of Henry Klarsch, Executor of Matthias Klarsch, late of Liberty Township, Montour County, deceased.

July 23.—First and Final Account of The Union Trust Company, Guardian of the estate of George W. Hartzell, late a minor.

Aug. 21.—First and Final Account of Dr. C. Shultz, Executor of Hannah Welliver, late of West Hemlock Township, Montour County, deceased.

Aug. 27.—First and Final Account of R. S. Patten, Executor of Mary Hiner, late of the Borough of Danville, Montour County, deceased.

WM. L. SIDLER, Register, Danville, Pa., Sept. 10th., 1908.

Front Repainted. Arthur M. Peters has repainted the front of his oyster establishment on Mill street. The color selected is yellow, the same used in decorating the store for many years past.

Kennedy's Laxative Cough Syrup. Relieves Colds by working them out of the system through a copious and healthy action of the bowels. Relieves coughs by cleaning the mucous membranes of the throat, chest and bronchial tubes.

Children Like It. For BACKACHE—WEAR SHOES TO Dr. Williams' Kidney and Bladder Pills—Same and Such For Sale in Danville & Co.

A Reliable Remedy FOR CATARRH Ely's Cream Balm. It is quickly absorbed. Gives Relief at Once. It cleanses, soothes, heals and protects the diseased membrane resulting from Catarrh and drives away a Cold in the Head quickly. Restores the Senses of Taste and Smell. Full size 50 cts. at Drugists or by mail. Liquid Cream Balm for use in atomizers 75 cts. Ely Brothers, 55 Warren Street, New York.

60 YEARS' EXPERIENCE PATENTS. TRADE MARKS DESIGNS COPYRIGHTS & C. Anyone sending a sketch and description will quickly ascertain our opinion free whether an invention is new. Send drawings to MUNN & CO. Patent Attorneys, 361 Broadway, New York.

R-I-P-A-N-S Tablets. Doctors find A good prescription For Mankind. The 5-cent packet is enough for most occasions. The family bottle (60 cents) contains a supply for a year. All drug gists.

WINDSOR HOTEL. W. T. BRUBAKER, Manager. Midway between Broad St. Station and Reading Terminal on Filbert St. European, \$1.00 per day and up. American, \$2.50 per day and up. The only moderate priced hotel of reputation and consequence in PHILADELPHIA.

Widow—Well, Mr. Brief, have you read the will? Brief—Yes