USED AGAINST HER.

Congratulations the Actress Received on Her Engagement.

A London music tall belle who had just successfully "landed" an old and wealthy nobleman sued an unpopular manager, alleging that he had not paid her sufficiently well for her engage ment at his hall. She won the case and was immediately inundated with flowery congratulations from but friends, all of whom were glad to see the manager go down.

Not content with her victory, how ever, the belle must needs crow over her beaten manager by packing up the choicest of these telegrams and dispatching them to his house, with the intimation that he might make what use of them he thought proper.

She regretted this last concession the next morning. Taking her at her word, the manager pasted the telegrams on a board outside the music hall, headed them "What Miss Flightle's friends think of her engagement" and left the public to assume which engagement. the professional or the matrimonial. was meant.

Then followed such messages as "Good for you, old girl!" "Pinned the old horror at last!" "Don't let him wriggle off the book!" "Stick to him till you get the dibs!" "Congratulations on your splendid haul!"

Another action for damages against the manager is now pending.

Sammy Told.

Mrs. Smith was showing a visitor a new hattree she had recently purchased when little Samuel came in and neglected to remove his hat. Thinking to teach him a lesson she said. "Samuel, what did I buy that hattree for?" "For \$1.98," answered Samuel promptly. "but you said I wasn't to tell anybody."

He Could Go.

At the death of the Duke of Wellington the whole diplomatic corps was invited to the funeral at St. Paul's. The French amhassador on receiving his invitation was very much upset. He hurried off to his colleague of Russla, Baron Brunnow, and confided to him the difficulty in which he was placed.

"The queen," he said, "expects us to go to St. Paul's to the funeral of the Duke of Wellington. How can 1 go. considering the injuries which the duke inflicted on my country? What shall I do?"

Baron Brunnow listened gravely to his colleague's exposition and then replied. "As the duke is dead," he said, "I think you can safely go to the funeral. If you were asked to attend his resurrection I should say refuse the invitation."

Life.

Life is a good deal of a puzzle, but if we were more resolute in our determination to earlich it by worthy service than we are in our desire to solve its mysteries we should be happier. If we put more into it we should get more out of it.-Epworth Herald.

Not In His Lifetime.

A well known scientist was lecturing on the sun's heat and in the course of his remarks said: "It is an established fact that the sun is gradually but surely losing its heat and in the course of some 70,000,000 years it will be exhausted. Consequently this world

PROPOSED AMENDMENTS TO THE THE CITIZENS OF THIS COMMON-THE CITIZENS OF THIS COMMON-WEALTH FOR THEIR APPROVAL OR REJECTION, BY THE GENERAL AS SEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA. AND PUB-LISHED BY ORDER OF THE SECRE-TARY OF THE COMMONWEALTH. IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION. A JOINT RESOLUTION Proposing amendments to sections eight

A JOINT RESOLUTION Proposing amendments to sections eight and twenty-one of article four, sections eleven and twelve of article flive, sec-tions two, three, and fourteen of article eight, section one of article flive, sec-tions two, three, and fourteen of article eight, section one of article twelve, and sections two and seven of article four, sections two and seven of article four, teen, of the Constitution of Pennsyl-vania, and providing a schedule for carrying the amendments into effect. Section 1. Be it resolved by the Senate and House of Representatives of the reard Assembly met, That the following are proposed as amendments to the Con-stitution of the Commonwealth of Pennsyl-sylvania, in accordance with the provi-sylvania, in accordan stitution of the Commonwealth of Penn-sylvania, in accordance with the provi-sions of the eighteenth article thereof:-

stons of the eighteenth article thereof.-Amendment One-To Article Four, Sec-tion Eight. Section 2. Amend section eight of article four of the Constitution of Pennsylvania, one are to be chosen; they shall be com-ented as follows:-

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 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 er by law to appoint; he shall have power to file 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 happen, in of-fices to which he shall expire at the end of their next session; he shall have power to fill any vacancy that may happen, in of-fices to which he is or may be authorized to fill; if the vacancy shall 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 elec-tive office which he is or may be au-thorized to fill; if the vacancy shall hap-pen during the session of the Senate, the groper person to fill said vacancy; but

the Governor shill hominate to the sch-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 maid office at the next general election, unless the vacancy shall happen within three calendar months immediately pre-ceding such election in which case the 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 Senate shall sit with open doors, and, in confirming or rejecting the nominations of the Governor, the vote shall be taken by yeas and mays, 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 re-cess of the Senate, by granting commis-sions 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 Treas-urer Secretary of Internal Affairs of "Db

urer, Secretary of Internal Affairs of 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 dur-ing the session of the Senate, the Gov-ernor shall nominate to the Senate, be fore their final adjournment, a prope-person to fill said vacancy; but in any such case of vacancy, in an elective of-fice, a person shall be chosen to said offee 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 yeas and mays, and shall be entered on the journal.

on the journal. Amendment Two-To Article Four, Sec-tion Twenty-one.

and civil causes, with jurimitation not exceeding one hundred domains and courts shall be held by magnetic for these term of office shall be a they shall be elected on by the qualified vaters at by the qualified vaters ht attracted by the qualified vaters ht attracted the election of the said anguitates voter shall vote for more than two all of the number of persons to be at when more than one are to so error when more than one are to to they shall be compensated only in

salaries, to be paid by sold course shall exercise such jurisdiction, en-

shall be elected on general ticket at the municipal election, by the qualined voters at large; and in the election of the sold magistrates no voter shall vote

even-numbered year, but the General As-sembly may by law fix a different day, two-thirds of all the members of each 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, Sec-tion Three. Section 7. Amend section three of article electic which reads as follows:—

Bection 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 cir-cumstances may require. All elections for judges of the courts for the several indicial districts, and for county, city. 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 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

Amendment Seven-To Article Eight, Sec

Amendment Seven- to Arricle Fight, Se-tion Fourteen. Section S. Amend section fourteen of article eight, which reads as follows:-"District election boards shall consist of a judge and two inspectors, who shal be chosen annually by the citizens. Each elector shall have the right to vote for the index and one inspector and each inspect judge and one inspector, and each inspect or shall appoint one clerk. The first else-tion board for any new district shall be selected, and vacancles in election boards filled, as shall be provided by law. Elec-tion officers shall be privileged from ar rest upon days of election, and while en-gaged in making up and transmitting regaged in making up and transmitting re-turns, except upon warrant of a court of record or judge thereof, for an elec-tion fraud, for felony, or for wanted breach of the peace. In cities they may claim exemption from jury during their terms of service," so as to read:-District election boards shall consist of independent interpretation when the 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 As-sembly may require said boards to be appointed in such manner as it may by law provide. Laws regulating the ap-pointment of said boards may be enacted to anyly to cities only; Provided That

to apply to cities only: Provided. The

such laws be uniform for cities of the same class. Each elector shall have the

service.

In the year one thousand nine hundred and elseen and every fourth year there-after; 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 appoint-ment of an elector of the proper county who shall have voted for the commis-sioner or auditor whose place is to be filled. filled.

Schedule for the Amendments.

Section 12. That no inconvenience may arise from the changes in the Constitu-tion of the Commonwealth, and in order to carry the same into complete opera-tion, it is hereby declared that-

Ion, it is hereby declared that— In the case of officers elected by the people, all terms of office fixed by act of Assembly at an odd number of years shall each be lengthened one year, but the Legislature may change the length of the term, provided the terms for which not officers are decided that

of the term, provided the terms for which such officers are elected shall always bu 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 ex-

officers, whose terms of office, under ex-isting 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 to an office the regular term of which is two years, and also all elec-tion officers and assessors chosen at that election, shall serve until me first Mon-day of December in the year one thouday of December in the year one thou-sand nine hundred and eleven All offi-cers chosen at that election to offices the cers chosen at that election to diffices the term of which is now four years, or is made four years by the operation of 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 peace, magistrates, and aldermen, chosen at that election, shall serve until the first Mon-day of December in the year one thou-sand nine hundred and fiteen. After the year nineteen hundred and ten, and until the Legislature shall otherwise provide, all terms of city, ward, borough, townthe Legislature shall otherwise provide, all terms of city, ward, borough, town-ship, and election division officers shall begin on the first Monday of December in an odd-numbered year. All city, ward, brough, 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 sev eral 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



WHEN THE ENGINE COMES

no time to be regretting your neglect to get insured. A little care beforehand is worth more than any amount of re gret.

KRAFT & CONGER,

CLEARING SALE

The Giant Event of the Season's End

Every Passing Season finds our Stock Broken in every department. Small lots are bound to accumulate here and there in a busy store like ours. We never have and never will carry over goods from one season to another, no indeed, Sir, the policy of this house demands that the wearableschere mentioned leaves us when the season does, so to this end we go through all departments and clip down the prices unmindful of the cost to us. July is not a time for profits. Here following we mean to speak in deeds of many saving opportunities not in words galore; so if that means anything to yon read on

| STRAUSE BROS. CLOTHES | -ALL | LAN | DAN | BRA | ND | CLOTHES- | -ALL |
|---|----------|---------------|--------|-------------|-----------|-----------------------------------|-----------------|
| SIZES, | | | SIZES. | | | | |
| \$15 Suitsn | ow \$10 | \$10 | Suit | | | n e | W 87 |
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| \$20 Suitsn | ow \$15 | \$8 | Suits | | | no | w \$5 |
| \$25 Suitsn | ow \$18 | 87 | Suits | (A) (A) (A) | стэ: | no | w \$4 |
| CHILDRENS' CLOTHES - SIZES, | | М | EN'S | | SS SIZ | SHIRTS—/ ES. | LL |
| \$3 Suits | w \$2.75 | resp \$1.5 | | Coat lue | cu | h grade in t, cuffs atta at | ched: \$1.00 |
| BOYS' WASH SUITS-ALL | SIZES. | | | - | | | |
| 50c., 75c., to \$1.00-Worth the Price. | Double | TRU | | | | ESS SUIT C PRICE. | ASES |

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The Era of New Mixed Paints !

This year opens with a deluge of new mixed paints. A condition brought about by our enterprising dealers to get some kind of a mixed paint that would supplant CHILTON'S MIXED PAINTS. Their compounds, being new and heavily advertised, may find a sale with the unwary.

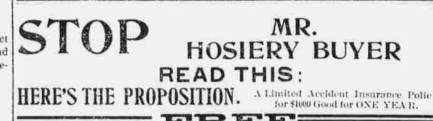
THE ONLY PLACE IN HONESDALE CHILTON'S MIXED PAINTS Is JADWIN'S PHARMACY.

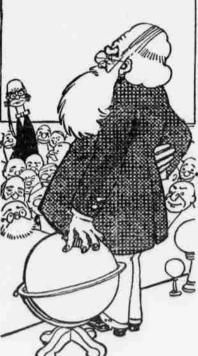
There are reasons for the pre-eminence of CHILTON PAINTS 1st-No one can mix a better mixed paint.

2d-The painters declare that it works easily and has wonderful covering qualities.

3d-Chilton stands back of it, and will agree to repaint, at his own expense, every surface painted with Chilton Paint that proves defective.

4th--Those who have used it are perfectly satisfied with it. and recommend its use to others.





grante. "HOW MANY YEARS DID YOU SAY IT WOULD BE?"

of ours will be dead and, like the moon, unable to support any form of

At this juncture a member of his audience rose in an excited manner and said:

"Pardon me, professor, but how many years did you say it would be before this calamity overtakes us?"

The Professor-Seventy millions, sir, "Thank God," was the reply, "I thought you said 7,000,000,"-Success Magagine.

Time to Rebel.

For three weeks he had borne all the horgors of housecleaning without a murmur. Then his patience gave

"And you," sobled his wife-"you used to tell me I, was your queen." "Yes," he said, with a wild glare in

his eyes, "but when a man finds his queen has used his best tobacco jar for pale oak varnish and his meerschnum pipe for a tack hammer be petuth de."

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; and of the Audi-tor 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 consecu-tive terms." so as to read:-The terms of the Secretary of Internal Affairs, the Auditor General, and the State areasurer shall cach be four years: The terms of the Secretary of Internal Affairs, the Auditor General, and the State Treasurer shall cach be four years: The terms of the Secretary of Internal Affairs, the Auditor General, and the State Treasurer shall cach be four years: The terms value of the Secretary of Internal Affairs, the Auditor General, and the State Treasurer shall cach be four years: The terms value of the Secretary of Internal Affairs, the Auditor General, and the State Treasurer shall cach be four years: State Treasurer shall cach b article four, which reads as follows:-"The term of the Secretary of Internal Affairs shall be four years; of the Audi-

days of election, and while engaged ir making up and transmitting returns, ex-cept 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 exemp-tion from jury duty during their terms of service. State Treasurer shall each be four years: and they shall be chosen by the qualified electors of the State at general elections; service. Amendment Eight-To Article Twelve. Section One. Section 5. Amend section one, article twelve, which reads as follows:-"All officers, whose selection is not pro-vided 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 pro-vided for in this Constitution, shall be elected or appointed as may be directed by law. Provided, That elections of State officers shall be held on a general election but a State Treasurer, elected in the year one thousand nine hundred and nine, shall serve for three years, and his suc-cessors shall be elected at the general

cessors 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 Treas-urer shall be capable of holding the same office for two consecutive terms. Amendment Three-To Article Five, Sec-tion Eleven

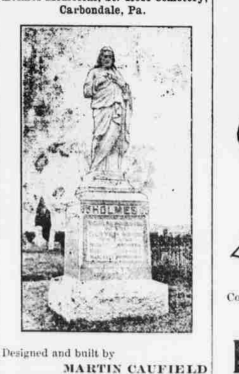
In officer of two consecutive terms.
Amendment Three-To Article Five, Section 4. Amend section eleven of article five, which reads as follows: Section 4. Amend section eleven of article five, which reads as follows: Texcept as otherwise provided in this formative or and the directed by law, and shall be elected in the several at the time of the electron of constability ward, district or borough shall elect more than two fustices of the peace or aldermen shall be elected in such the ward or borough shall elected may of the gualified electors within such town shift as elected to such office unless he shall be directed by law, and shall hold their offices and shall hold their such town shift are rested to such office unless he shall be directed to the several the several district for one year next preceding the lection such the several first Monday of January next after their election, and until their successors shall be directed at the several district for one year next preceding the directed by law, and shall hold their first Monday of January next after their election and shall hold their first Monday of January next after their election and shall hold their first Monday of January next after their election and until their successors shall be directed at the several district for one year next preceding the directed by law, and shall hold their first Monday of January next after their election and shall hold their first Monday of January next after their election and shall hold their for the terms of the peace or aldermen shall be elected in the several first Monday of January next after their election and shall hold their for the terms of the peace or aldermen the base to townshift, ward or borough thall be person shall be elected in the several first Monday of January next after their election and shall hold their for the consent of a majority of the gualified electors thereof, in the first Monday of January next after their election and shall hold their fo

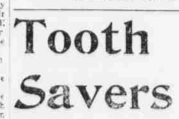
Section 5. Amend section twelve of arti-cle five of the Constitutor, which rends as follows:

to he from " source rol "In Philadelectic there shall be estab-lished for each shirty thousand inhabit-ents one court, not of record, of police where where such officers are chosen.

General Insurance Agents HONESDALE PA.

Holmes Memorial, St. Rose Cemetery,





We have the sort of toolh orpshes that are made to thorodichiy cleanse and sove the teeth.

They are the kind that elemeteeth without caving your month full of bristles.

We recommend these costing 25 cents of more, as we can guarantee them and will re-place, free, sty this show detects of manu-incture within three months,

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FREE with every box of 6 pairs of our Insured Hose for \$1.50.

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INSURANCE CO. of Chicago. A company who have been in business for 23 years, and have a surplus and assets of over \$625,000.00.

THE POLICY PAYS AS FOLLOWS:

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| For Loss of both Eyes | 1,000.00 | | |
| For Loss of both Hands | 1,000.00 | | |
| For Loss of both Feet | 1,000.00 | | |
| For Loss of One Hand a | nd | | |
| One Foot | 1,000.00 | | |
| For Loss of One Hand | 250.00 | | |
| For Loss of One Foot | 250.00 | | |
| For Loss of One Eye | 100.00 | | |
| Seven and 50-100 Dollars per w | ook for 6 weeks | | |

as per policy in case of accident.

THE HOSE

is a Two Thread Combed Egyptian Reinforced Heel and Toe All Value.

Retails for \$1.50 a box of 6 pairs.

Come in Black and Tan. Sold with a Six Months' Guarantee on Every Pair.

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