Number One

A JOINT RESOLUTION.

Proposing an amendment to article

which reads as follows:
"Section 4. No debt shall be creat-

ed by or on behalf of the State, ex-

cept to supply casual deficiencies of revenue, repel invasion, suppress in-

created to supply deficiency in reve-

Section 4. No debt shall be created

by or on behalf of the State, except to supply casual deficiencies of rev-

enue, repel invasion, suppress insur-rection, defend the State in war, or

to pay existing debt; and the debt

created to supply deficiencies in revenue shall never exceed, in the ag-

the General Assembly, irrespective of

issue bonds to the amount of fifty

millions of dollars for the purpose of

improving and rebuilding the high-

Secretary of the Commonwealth.

Number Two.

A JOINT RESOLUTION.

Proposing an amendment to section

seven, article three of the Constitu

tion of Pennsylvania, so as to per-

mit special legislation regulating

Section 1. Be it resolved by the

Amendment to Article Three, Section

Section 2. Amend section seven, article three of the Constitution of Pennsylvania, which reads as fol-

Section 7. The General Assembly

shall not pass any local or special

law authorizing the creation, exten-

ties, cities, townships, wards, bor-

"Regulating the affairs of coun-

'Changing the names of persons or

"Changing the venue in civil or

"Authorizing the laying out, open-

ng, altering, or maintaining roads,

boundaries between this and any

yards, or public grounds not of the

timation of children:
"Locating or changing county-seats, erecting new counties, or

"Incorporating cities, towns, or villages, or changing their charters:

of elections, or fixing or changing the

"For the opening and conducting

"Erecting new townships or bor-

oughs, changing township lines, bor-

"Creating offices, or prescribing the powers and duties of officers in

counties, cities, boroughs, townships,

"Changing the law of descent or

Regulating the practice or juris

diction of, or changing the rules of

evidence in, any judicial proceeding

or inquiry before courts, aldermen,

justices of the peace, sheriffs, com-

missioners, arbitrators, auditors, masters in chancery, or other tribun-

als, or providing or changing meth-

enforcing of judgments, or prescrib-

ing the effect of judicial sales of real

the powers and duties of aldermen.

justices of the peace, magistrates or

public schools, the building or repair-

ing of school houses and the raising

"Affecting the estates of minors or

"Regulating labor, trade, mining

"Creating corporations, or amend-

ing, renewing or extending the

persons under disability, except after

due notice to all parties in interest,

to be recited in the special enact-

of money for such purposes: "Fixing the rate of interest:

ally paid into the treasury

or manufacturing.

charters thereof:

constables:

for the collection of debts, or the

"Regulating the fees, or extending

Regulating the management of

ough limits or school districts:

election or school districts:

"Authorizing the adoption or legi-

roads.

"Relating to cemeteries,

town plats,

grave-

sion, or impairing of liens:

oughs, or school districts:

highways, streets or alleys:

riminal cases:

other State:

"Vacating

streets or alleys:

changing county lines:

place of voting: "Granting divorces:

Seven.

A true copy of Joint Resolution

ROBERT MCAFEE,

ways of the Commonwealth.

Pennsylvania,

follows:

No. 1.

the Commonwealth.

nine, section four, of the Constitu-

tion of the Commonwealth of

JOHNNY M'GRAW DESERVES CREDIT

Champion New York Team Is of His Own Building.

HAS MADE SEVERAL STARS.

Two Years Ago Meyers, Merkle and Marquard Were Known as Boobs, but Are Now Classed With the Best-Mo-Graw Known as Shrewd Trader.

It must be a source of considerable satisfaction to John McGraw, manager of the Giants, that his present champion team is mostly of his own building and developing individually and as a strong whole. The competent managers can develop the smooth and potent machine given the capable unitsthat's what they are there for but Me-Graw, like his great rival, Mack, has an exceptional gift of taking green material, learning quickly whether # is of sufficient potential worth to keep and then with patient skill nursing it



Photo by American Press Association.

CHARLEY HERZOG, GIANTS' THIRD SACKER.

place to keep up the speed of the team.

There is much more to McGraw's high ability than the influence of his personality to keep his men always doing their best and his keen eye for maneuvering, though for awhile these were thought to be his entire stock in trade. He has accomplished a good deal by shrewd trading for material already developed, but he has accomplished more through new material secured through scouts and by his own expert handling of new men.

Merkle, Devore, Snodgrass, Meyers, Marquard, Shafer, Fletcher-a good part of his team—all these have made their greatest improvement, realized their possibilities, under McGraw, Larry Doyle was a pretty good ball player when he joined the Giants, but was made late a better one. Shafer and Fletcher were kept along on the bench for several seasons, but always imbibing knowledge, and when the time came to make regulars of them they jumped in and more than filled the places of those they succeeded. Much that Devore knows about batting he learned from McGraw, who also taught him how to make the best use of his natural speed.

Chief Meyers was a lumbering and just an ordinary catcher when he first gast his fortunes with McGraw and was considered something of a joke But McGraw saw before anybody else that Meyers not only had the making of a first class catcher, but was a won derful natural hitter. Meyers at first was weak on foul flies, but now he is not only good on them, but the most valuable backstop in baseball today.

It is well known how Snodgrass was made into an outfielder and a helpful run getting factor from a catcher; how Marquard, under McGraw's tutelage, when everybody else was con demning him, was transformed from a lemon into a peach; how Merkle, an obscure substitute during the Tenney days, was retained and when he did get his chance developed rapidly into a crack first baseman. It was under McGraw that Herzog came into prominent notice, and he schooled Crandall until that pitcher became the steady, dependable workman he is. Mathewson became famous under McGraw.

All of which goes to show that Me-Graw has made his own team.

Disappointment

By MARGARET BARR

My Dear Helen-I have something to tell you which I am sure will interest you; besides, I wish your sympathy. I have met with a disappointment and a loss at the same time. Oh, PLAYERS ARE ON DOWN GRADE. dear, what a world this is!

But I must not begin at the wrong end or there will be no story.

We are expecting to go abroad next autumn, to be absent at least a year, and I know no language except my own native tongue and French. Since we are to spend the winter in Italy I concluded to study the Italian language. In order to be able to speak well enough to enter society, especially in Rome, where we have advantages in the way of introduction, I concluded to take lessons. I secured a Florence and a member of a good famfly there, so I could be sure that I would get the language pure.

Having only a few months for study in order to progress rapidly I determined to engage an Italian maid. I not the baseball man that he had been advertised for one and received a number of replies. I called for several of them to come to see me, and after inspecting them all I chose one calling ager as ever before. But without playherself Vittoria. She told me her others neither Jennings nor any other man er name, but I was not interested in

the others and because my Italian pennants. teacher, after talking with her, told me that she spoke the language with tolknow, is my personal maid, who at- capable leader. tends me when I am making my toilet, does my hair and all that.

Well, I found Vittoria quite valuable to converse with. While I got nothing from her of the construction of the language, the practice of talking with her advanced me more rapidly than my regular lectons. She spoke French as well as Italian, and she and Clarisse became very good friends. You know how nice it is to have servants who get on well together. If they are at swords' points one has no comfort. Besides they divided the work very well between them. Vittoria would have nothing to do with my toilet, and Clarisse had no reason to fear that the Italian would become necessary to me. The arrangement suited me exactly.

The friendship between Clarisse and Vittoria seemed to be continually grow ing. It appeared that there must be some bond between them. I questioned Clarisse about it, but got no satisfaction. Then Clarisse began to look worried. Again I tried to get out of her if there was anything on her mind, but she would not tell me. One day 1 tried Vittoria, asking her what was the matter with Clarisse. She told me that Clarisse had a lover. She had told her (Vittoria) about him and had introduced him to her. Vittoria took a great dislike to him and advised Clarisse to have nothing to do with him. Vittoria also asked me to say nothing to Clarisse about the information she had given me, for Clarisse would certainly regard it as a betrayal of con-

This seemed to me a very satisfacalong until it is of top notch caliber tory explanation. Vittoria after hav-and ready to be shoved into a regular ing informed me of Clarisse's infatuatory explanation. Vittoria after havtion and that she was trying to induce her to give up an unworthy lover, made no effort to conceal their interest in one another and once or twice they asked to have the same afternoon off. This I granted, of course, wishing to give Vittoria every opportunity to argue with Clarisse against yielding to a love that would likely turn out unfortunately. I suppose it was very selfish in me, but I have been so dependant on Clarisse for so long that to lose her through a marriage or from

any other cause would break my heart. So matters drifted on. One afternoon I returned from a bridge party and went to my room. It was Clarisse's afternoon out. A bureau drawer containing my jewels in use, which I kept always locked, stood open and the jewels gone. Suspecting that burglars had been in the house, I rushed to a closet where I kept an iron box containing my most valuable gems. It, too, had been rifled. I called for Vittoria. She did not reply. Great heav ens! What did it mean? My jewels. worth many thousands of dollars, had been taken, and my Italian maid, who was expected to be close at hand when my French maid was absent, did not

answer when called, In the midst of my confusion Clarisse came in. When I showed her my empty jewel boxes I thought she would faint. I was obliged to support her. She tried to say something to me, but

her voice failed her. "Never mind, Clarisse," I said soothingly. "I know what you would say. Vittoria has turned out to be a thief. She has deceived us both. She told me that you had a lover who was unworthy of you and she was trying to

dissunde you from him." "She," repeated Clarisse, covering her face with her hands. "Vittoria is

a man."

'Great heavenst" "He confided his secret to me; told me that for love of me he had dressed as a woman that he might be near me. I knew I was wrong to listen to him. but I did. My faith! What shall I

How women may be hoodwinked by men. I don't care so much for the jewels, since I can buy those of later style, but I am so disappointed at losing my practice in speaking Italian.

SOME SPICY SPORT CHATS

Jennings Not to Blame For Poor Showing of Detroit Team.

Give Hughey a Good Ball Club and He Will Make a Winner Out of It-Takes Time to Build Up Strong Team-Oth-

By TOMMY CLARK.

Owner Navin of the Detroit team seems to have changed his mind anent Hughey Jennings, and he is out with a statement that Jennings is not to blame for the failure of the Tigers this teacher who was born and educated in year. Most every one familiar with the conditions was aware of that fact before Mr. Navin, and the story printed several weeks ago to the effect that he was disgusted with his manager created the impression that Navin was given credit for being.

Give Jennings some ball players and he will prove himself as good a mancan have a winner. It requires a good ball team to play good ball consistent-I chose Vittoria because she seemed ly, and all the brains and knowledge to be of so much higher grade than cannot make a lot of weak players win

Surely a manager is not to be blamed when a majority of his players start erable correctness. Since this was all on the down grade and are unable to any debt, may authorize the State to I wanted her for I decided to give her deliver the goods. With a good ball the position at once. Clarisse, you team Jennings has proved himself a

> Al Palzer looks like the real thing in white hopes today. In his fight with Bombardier Wells in New York recently he showed the fighting instinct, which sends a man back for more after he kas been punished. When Wells scored a knockdown in the first



Photos by American Press Association.

THREE VIEWS OF PALZER

[No. 1, his fighting face; No. 2, ready for a mill; No. 3, reeting.]

round many a fighter in Palzer's place would have quit for the evening satisfied that the other man could not only outbox but outpunch him.

But nix on the quit stuff for Palper. He loves the game and is stopped dividual the right to lay down a rail- tion day; namely, the Tuesday next only when unconscious. Some day he may win the heavyweight title.

special acts may be passed: TED TO THE CITIZENS OF THIS

COMMONWEALTH 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. "Nor shall any law be granting powers and privileges in any case where the granting of such powers, and privileges shall have been provided for by general law, nor where the courts have jurisdiction to grant the same or give the relief asked for,"-so as to read as follows:

shall not pass any local or special A true column authorizing the creation, extention No. 3. sion or impairing of lines: Regulating the affairs of counties,

cities, townships, or school districts: townships, wards, poroughs,

authorizing the State to issue bonds to the amount of fifty millions of dollars for the Changing the names of persons or improvement of the highways of Changing the venue in civil or

riminal cases: Authorizing the laying out, opening, altering, or maintaining roads, highways, tsreets or alleys:

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following amendment to the Con-Relating to ferries or bridges, or incorporating ferry or bridge com-panies, except for the erection of stitution of the Commonwealth of Pennsylvania be, and the same is hereby, proposed, in accordance with bridges crossing streams which form boundaries between this and any oththe eighteenth article thereof:That section four of article nine,

Vacating roads, town plats, streets

Relating to cemeteries, graveyards, or public grounds not of the State: Authorizing the adoption, or legitimation of children:

surrection, defend the State in war, or to pay existing debt; and the debt Locating or changing county-seats, erecting new countles or changing county lines:

nue shall never exceed, in the aggregate at anyone time, one million of Incorporating cities, towns or vil-lages, by changing their charters: dollars," be amended so as to read as For the opening and conducting of elections, or fixing or changing the

lace of voting: Granting divorces: Erecting new townships or

oughs, changing township lines, borough limits or school districts: Creating offices, or prescribing the powers and duties of officers in coun-

ties, cities, boroughs, townships, elecgregate at any one time, one million of dollars; Provided, however, That tion or school districts: Changing the law of descent or

evidence in, any judicial proceeding or inquiry before courts, aldermen, General Assembly may be paged on the peace shorter. justices of the peace, sheriffs, com-missioners, arbitrators, auditors, masters in chancery or other tribunals, or providing or changing methods for the collection of debts. or the enforcing of judgments, prescribing the effect of judicial sales of real estate:

Regulating the fees, or extending the powers and duties of aldermen, justices of the peace, magistrates or constables:

Regulating the management of public schools, the building or re-pairing of school houses and the raising of money for such purposes: Fixing the rate of interest:

Affecting the estates of minors or persons under disability, except after due notice to all parties in interest, to be recited in the special enact-

Remitting fines, penalties and foritures, or refunding moneys legally

paid into the treasury: Exempting property from taxation: Regulating labor, trade, mining or salaries, the hours of work or labor, and make provision for the protec-tion, welfare and safety of persons employed by the State, or by any county, city, borough, town, towncounty, city, borough, town, town-ship, school district, village, or other civil division of the State, or by any contractor or sub-contractor per-

railroad track: Nor shall the General Assembly in-

directly enact such special or local law by the partial repeal of a general law; but laws repealing local or special acts may be passed:

Nor shall any law be passed grantwhere the granting of such powers and privileges shall have been provided for by general law, nor where the courts have jurisdiction to grant the same or give the relief asked for. A true copy of Joint Resolution

ROBERT MCAFEE, Secretary of the Commonwealth.

Number Three. A CONCURRENT RESOLUTION.

Proposing an amendment to section three of article eight of the Con-stitution of Pennsylvania. Section 1. Be it resolved by the

House of Representatives of the Commonwealth of Pennsylvania (if the Senate concur), That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article

Section 2. Amend section three of

article eight, which reads as follows: 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 the elections for judges courts for the several judicial dis-tricts, and for county, city, ward, borough, and township officers, regular terms of service, shall be held on the municipal election day; namely, the Tuesday next following the first Monday of November in each odd-numbered year, but the General Assembly may by law fix a different day, two-thirds of all the members "Remitting fines, penalties and of each House consenting thereto: forfeitures, or refunding moneys leg- Provided, That such elections shall always be held in an odd-numbered

"Exempting property from taxa- year," so as to read: Section 3. All judges elected by the electors of the State at large may be elected at either a general or municipal election, as circum-stances may require. All elections for judges of the courts for the sev-"Granting to any corporation, as-sociation or individual any special city, ward, borough, and township or exclusive privilege or immunity, or officers, for regular terms of service to any corporation, association or in- shall be held on the municipal elecfollowing the first Monday of Novemroad track. following the first Monday of Novem-"Nor shall the General Assembly ber in each odd-numbered year, but indirectly enact such special or local the General Assembly may by law fix

PROPOSED AMENDMENTS TO law by the partial repeal of a general a different day, two-thirds of all the THE CONSTITUTION SUBMIT- law; but laws repealing local or members of each House consenting local or members of each House consenting i: thereto: Provided, That such elec-e passed tions shall be held in an odd-numbered year Provided further, That all judges for the courts of the several judicial districts holding office at the present time, whose terms of of-fice may end in an odd-numbered year, shall continue to hold their of-fices until the first Monday of January in the next succeeding even-Section 7. The General Assembly numbered year.

A true copy of Concurrent Resolu-

ROBERT MCAFEE, Secretary of the Commonwealth.

A JOINT RESOLUTION.

Proposing an amendment to section one of article nine of the Constitution of Pennsylvania, relating to taxation.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylva-nia in General Assembly met, That the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof: -

Section 2. Amend section one of article nine of the Constitution of Pennsylvania, which reads as fol-

"All taxes shall be uniform, upon the same class of subjects, within the territorial limits of the authority levying the tax, and shall be levied and collected under general laws; but the General Assembly may, by general laws, exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit, and institutions of purely publie charity," so as to read as follows:

All taxes shall be uniform the same class of subjects, within the territorial limits of the authority levying the tax, and shall be levied and collected under general laws, and the subjects of taxation may be property used for public purposes, actual places of religious worship places of burial not used or held for private or corporate profit, and in-stitutions of purely public charity. A true copy of Joint Resolution

ROBERT MCAFEE, Secretary of the Commonwealth.

Number Five. A JOINT RESOLUTION. Proposing an amendment to the Con-

stitution of Pennsylvania. Be it resolved by the Senate and

House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, That the following is proposed as an amendment to the Constitution of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:-

Article IX.
Section 15. No obligations which have been heretofore issued, or which may hereafter be issued, by manufacturing; but the legislature any county or municipality, other may regulate and fix the wages or than Philadelphia, to provide for the construction or acquisition of waterworks, subways, underground rail-ways or street railways, or the appurtenances thereof, shall be con-sidered as a debt of a municipality within the meaning of section eight of article nine of the Constitution of Pennsylvania or of this amendment forming work, labor or services for the State, or for any county, city, borough, town, township, school dis-either before or after the acquisition borough, town, township, school dis-trict, village or other civil division thereof; either before or after the acquisition thereof, or, where the same is con-structed by the county or munici-Creating corporations, or amend- pality, after the completion thereof, ing, renewing or extending the shall have been sufficient to pay in-charters thereof: narters thereof:
Granting to any corporation, assoing said period upon said obligaciation or individual any special or tions, or if the said obligations shall exclusive privilege or immunity, or be secured by liens upon the respecto any corporation, association, or tive properties, and shall impose no individual the right to lay down a municipal liability. Where municipal railroad track: gations to provide for the construction of property, as herein provided, said municipalities or counties may also issue obligations to provide for the interest and sinking-fund charges accruing thereon until said ing powers or privileges in any case ties shall have been completed and in operation for a period of one and said municipalities and countles shall not be required to levy a tax to pay said interest and sink-ing-fund charges, as required by section ten of article nine of the Con-stitution of Pennsylvania, until after said properties shall have been operated by said counties or municipalities during said period of one year. Any of the said municipalities or counties may incur indebtedness in excess of seven per centum, and not exceeding ten per centum, of the as-sessed valuation of the taxable property therein, if said increase of in-debtedness shall have been assented to by three-fifths of the electors voting at a public election, in such man-ner as shall be provided by law. A true copy of Joint Resolution

ROBERT MCAFEE Secretary of the Commonwealth.

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