"CEDAR SWAMP"

(Continued from Page 6.)

they knew nothing of gas, and they

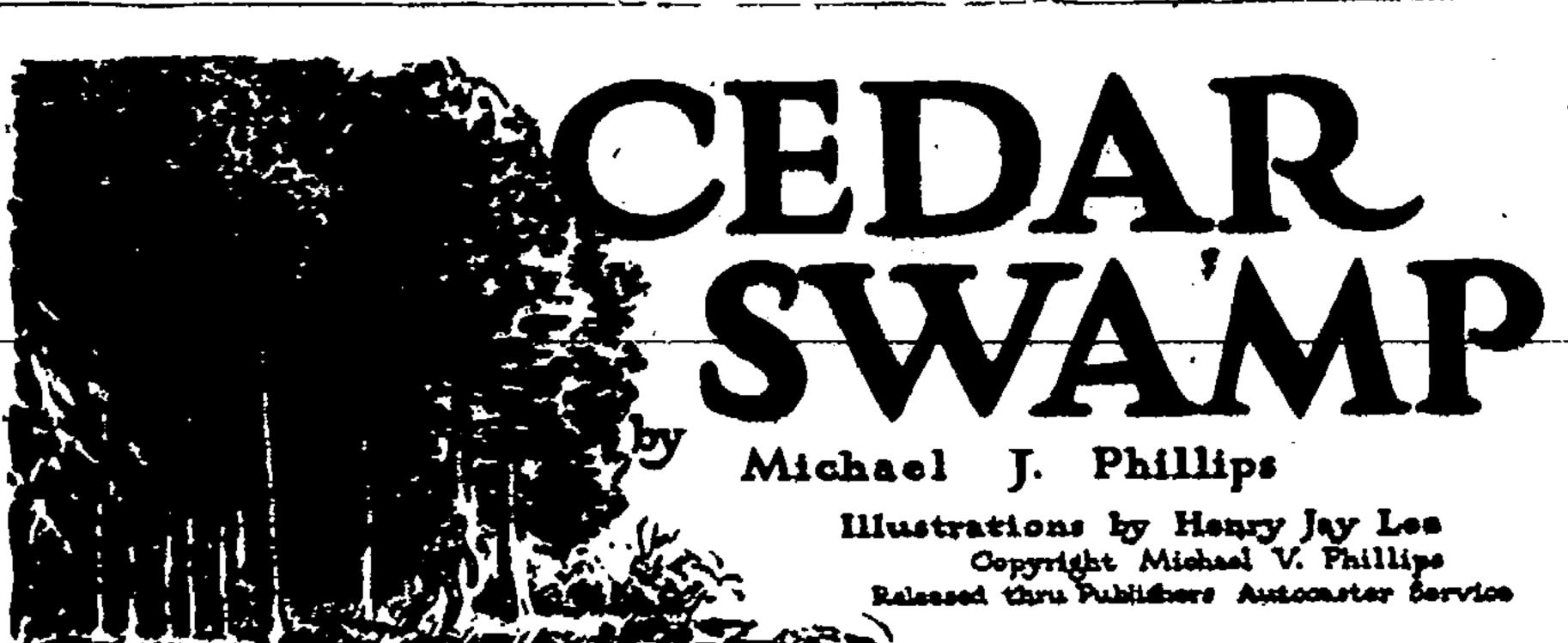
feared it with a panicky fear. Every

hand clutched at the sky, including

the troopers, throwing aside his gas

person with silky brown beard

the plump, tapering fingers of a ro-



death of a woman who has been es unerringly. Little streams play- he had spat on the floor showed. claim to be a friend-cumstantial evidence points to For-clothing. His hands were stiff with was a blazing fire in the fireplace. nearest. bes and rather than tell the truth cold. An endless succession results in a long prison sentence. car jolted uncomfortably. back in Scottdale he and

him is too strong so they migrate up north to some land that has been in the family for years. While there they form the acquaintance of ISAIAH SEALMAN, a shifty neighbor who is anxious to buy | their land. Eddie learns \ months to pay he decides to refuse Sealman's offer of \$1,200 and and get final title to his property---Sealman's offer having led him to think it very valuable. But things! do not go well. Eddie drinks heavily from some bootlegger's potions, is forgiven by Patsy, but soon after falls in with the same gang, gets |

drunk and wakes up in a freight car in Chicago—many miles away. Stricken with remorse he returns to his cabin but finds his wife has left and in her place a ruffian, who orders him out. A fight ensues which Eddie finally knocks his opponent stone cold. After ejecting the intruder, find ing that he seems to be in league with Sealman, Eddie goes to Long Portage and sees Patsy, who is working for Kinnane, a lawyer. She announces that she will not join him

until he definitely quits drinking. for several weeks abstains from the person for the loan which he needbottle that cheers. But one Sunday ed. All had refused him. encounters a series of truck smug- advance the money. But they fearglers. Among them he recognizes ad the bleak disfavor of their neighto Chicago—notwithstanding Forbe hails them in greeting.

is convinced of their present good Scottdale heard only the most dis- Eddie's self-control was suddenly As the men stamped their feet and he rejoices at his fortitude. CHAPTER XVI. oust the motor-tramp and his thresh- usefully educated. They know when

Unwelcome Visitors nant had been distorted into someseen, perhaps he might tell Patsy telegraphic appeal to the governor;

to the cutting of fence-posts and re- railroad office who could see the noon after the mail carrier had rat- the agent silent and discreettled along the trail in his little car. which he was not. But the governor did not write. Long Portage knew his attempts)

south. It was his intention to drive all night and as much of the next that the unbidden guests might un-For the time was get-glance he went to the back door and

THE LEADING CHARACTERS desolate landscapes over which the provisions, as the disordered table wind may prowl untrammeled, in showed. A plate had been broken His answer was to hurl the pister the saturated air. The top of Ed- and the pieces carelessly kicked tols, one by one, out into the darkdent of Scottdale, with an inherent die's car was in bad condition. The aside. Now Culley was chewing to- ness, and Culley spoke again:

of the episode, he stands trial, which chuckholes developed thru which the stood in the center of the table. They had removed their outer soft tissue. "Shut up and get out!" He is soon pardoned, however, but Perhaps he would not have been clothing. Caps and mackinaws were he commanded. so responsive to the miserable thrown on one of the bunks. Across Culley obeyed, carrying his coat PATSY JANE, his trusting wife, weather had his mission been suc-them lay three belts to which were and belt with him. Eddie shepherdagree that public sentiment against cessful. He had trampled on his attached holsters, each holster con-jed them along the path. He kept



Eddie's self-control was suddenly broken. He snatched a shotgun from its pegs over the door. The barrels were loaded only with birdshot, it is true. But birdshot will serve admirably at three feet. "You hogs!" he growled. "You lazy, filthy crooks! Get out

job with Davenant, a rancher, and pride and appealed to every likely taining a large calibre automatic. Eddie Walks on the lake trail and Some would have been willing to came in.' his "friends" who shanghaied him bors. The barrens had been a maybe till noon tomorrow," volun- possible to see farther than a short standing incidents of his life there eat under cover. Good grub you high sea had delayed the Canadian echoed in the town's ears. All fa- got here." He began indolently to rum-runner. She was hours over-After a few preliminaries Eddie vorable angles had been eliminated, roll a cigarette.

Men who live by violence are rain stopped

shotgun, and two dead They had no desire to speculate

who might be spared. He removed the pistols with. one hand and threw the belts Backing again, he pulled, lopen the front door. They saw h "Aw say, kid," remonstrated Cu.

a snarl, "don't throw them gats craving for liquor is held for the spears of rain found the weak plac- bacco, as the brown splotches where "What's the big idea, anyway? You

killed by a bootlegging truck. Cir-led upon him and soaked thru his The others were smoking. There The bulky guard happened to be of And a tall black bottle, partly full, against his flabby stomach so that the twin muzzles dented deeply the To prevent a surprise attack. boozetruck, fieaded north, stood l

the side of the road. They clamber-' ed into the seat, after Oscar had kindled the lights and thundered, away. They hurled back curses and · from a safe distance. die smiled into the darkness after them before turning back to the "I wanted them to think I was al

I simp and an easy mark till something fell on them," he mused. "But I guess the shock of finding out was have been later. Now for a bite to And then it's a case of back At the Office

canvas aprons. Three skiffs floated v the dock in the bootleggers' cove.) There was an attitude of expectancy and impatient waiting over the score of men making up the expe-

September. Yesterday's rain lones and a thick white mist threw "This rain'll hold up the ship a blanket over them. It was im-

patches of blue sky appeared. The

D. W. Satterlee

Hats Cleaned and Reblocked

The shop where you get Quality Work and Prompt Service.

21 E. Fassett St.

Lumber-Doors-Windows

Cement-Lime-Plaster

Shingles, etc.

DELIVERED ANYWHERE

Round Oak Ranges and Heaters

COMMUNITY HEADQUARTERS

WILLIAMSON FURNACES

equipment before you buy

Boyce Hardware Co., Inc.

JESSE L. WITTER

142 Stevens St.

Home Water Plants

Papec Ensilage Cutters

at reduced prices

Reunings'SaltRising

the old-fashioned way

Busy Since 1890

Estate Heatrolas

, our prices on home and farm ?

CLEANING and PRESSING

FOR A SQUARE DEAL JEWELRY and REPAIRING . B. Covill & Sons SHOP at COVILL'S

SOUTH MAIN STREET

78 SOUTH MAIN STREET Windshield and Auto Body Glass 1

Dr. A. Q. Smith Optometrist Hours-9 a. m. to 5 p. m. 103 North Main St.

Phone 135-M

Whippet and Willys-Knight FINE MOTOR CARS

TIRES— —BATTERIES—

down or huddled under protecting Formerly the Army & Navy Store Money-Saving Bargains

Your boy or girl will soon in pictures, always.



AL NORDIN Photographer

And now comes that once-in-a-lifetime

OPPORTUNITY

That we all dream about

John Doherty and Son 50 CANISTEO ST. HORNELL

Quitting Business

Selling Out Everything --

WE here tell you a story that seems impossible; but it is the coldest kind of a cold fact that was ever expounded, so much so, that we hesitate to tell the whole truth, for fear you will not believe us, and yet here are the facts in cold type. After doing business for 26 years, we decided to retire and to do it in the shortest possible time; we'll sell shoes for 39c a pair; Pumps, Slippers and Oxfords at 95c a pair; we'll sell others at \$1.37 a pair and some that sold for \$6 at \$2.95, and so on with all.

SALE STARTS FRIDAY, OCT. 14th at 9 A. M.

•	•	•	•		•	<u>'</u>	
•	-	•					•
						OVER	
Amendments to Constitution	to be raised property or	nance or ot therein assessed d by assessed territory, a	ssing the nent upon thall not b	local	of the depart the regents of New York cleasure remo	the university who shall be a comm	raity of lappoi nissions
STATE OF NEW YORK DEPARTMENT OF STATE ALBANY, September 15, 1927.	debt hereas	nd except full ter incur: ec k for a pub be owned by	irther that by the lic improve the city	elty ment	eatlon to be incer of the delegartment of the special be appointed.	pariment. I agricultu nted in a n	The h ire and napner
PURBUANT to the provisions of section lighty of the Election Law, the following proposed amendments to the constitution, designated as Proposed Amend-	after making for repairs the city is	ie city curre ig any nece and mainten liable, in ex	nt net rev stary allow lance for t cess of th	which	scribed by law vided in this all other dep of all boards	constitutions a artments a and commi	on, the and the asions
ments numbers One to Nine inclusive, will be submitted to the voters of this state for approval at the General Election on November eighth, nineteen hun-	installments	aid debt and necessary for excluded in id city to be	l of the a or its amo ascertainin	nnual rtiza-	n this article missions for s pointed by th advice and c	pecial purp 6 governor	oses, sh by and
dred and twenty-seven. ROBERT MOSES, Secretary of State.	indebted, pro- its amortiza- lished and	ovided that a tion shall ha maintained a shall not be	sinking fur ave been e nd that th	od for	nay be remonanted be rext OF 1	ved by the prescribed	e gover
TEXT OF PROPOSED AMENDMENT NUMBER ONE Section 1. Resolved. That the constitu- tion be amended by adding a new article	onue afores: equal the se	riod of time aid shall not aid interest s	when the be sufficie and amortiz	rev-		NUMBER Resolved. ' ree of the	SIX That se const
to follow article four to be article four-a to read as follows: ARTICLE IV-A 1. On or before the fifteenth day of	city of New	and except heretofore York for an estment may	incurred by ny rapid ti libe so exc	y the ransit		enate shall ept as here elected i	l consister elgafter n the
October in the year nineteen hundred and to enty-eight and in each year thereafter the head of each department of the state government, except the legislature and	city therefro	ely to the enterprise to the e	received by the interes s thereof.	said t	shall hold the heir successo years. The a	ir offices to re shall be seembly sh	or two ; choses all cons
judiciary, shall submit to the governor itemized estimates of appropriations to meet the financial needs of such department, including a statement in detail	curring pow which shall	any increase fer of the cit result from eretofore inc	in the del ty of New n the excl	York lusion	nundred and bers of assem housand nine shall hold the	bly elected hundred a eir office fo	l in th e and twe or one
of all moneys for which any general or special appropriation is desired at the ensuing session of the legislature, classi-	available on atruction of rapid transi	ly for the acc properties t or dock pur tl prescribe	quisition of to be use poses. The	con- d for e leg-	their successores years. 2. Resolvenie four of the	d. That se	ction of
fied according to relative importance and in such form and with such explanation as the governor may require. Copies of such estimates shall be simultaneously	which and the aby the city	he terms and amount of an of New Yor	conditions by debt ind k for a re	under urred venue	to read as fol 1. The exection a govern for four years	lows: ecutive pov nor, who sh	ver sha nall hold
furnished to the designated representa- tives of the appropriate committees of the legislature for their information. The governor, after hearings thereon.	shall be de shall be ex with the	mprovement t termined, an cluded excep determination	d no such t in accor so presc	debt dance ribed.	be chosen at same term. governor elec	the same the govern ted next pr	time, a or and receding
of heads of departments and their sub- ordinates, shall revise such estimates ac- cording to his judgment. The represen-	fer appropr pellate divi	ure may in it late jurisdict islon of the judicial dep	tion on the supreme	e ap- court r the	when this s shall take ef and including cember, one	fect, ghall the thirty thousand n	hold of first daine hu
tatives aforesaid of the committees of the legislature shall be invited to attend such hearings, and under regulations to be	purpose of any debt to ness of a	determining be so exclude city valid at tall thereafter	the amou ed. No inde the time	nt of bted-	twenty-eight, be chosen at year. § 3. Resolv	the generaed, That se	l electi ection o
provided by law shall be entitled to make inquiry in respect to the estimates and the revision thereof. Itemized estimates of the financial	by reason of provisions the boundary	of the operation of this section of this section.	on of any a tion. Whe ity are the	of the never same	cle fourteen o ed to read as § 1. Any ar this constitut	follows: nendment c	or amer
presiding officer of each house and of the judiciary certified by the comptfoller shall be transmitted to the governor on or be-	shall includ than one co wholly inclu	a county, or e within its unty, the now uded within	boundaries ver of any o such city t	more county to be-	senate and a shall be agre members ele houses, such	ed to by a cted to e	najor ach of
fore said fifteenth day of October for in- clusion in the budget without revision but with such recommendation as he may think proper.	the county, for the pur	ted shall cease heretofore ex pose of this part of the	kisting, sha section, be	ll not, reck-	amendments journals, and thereon, and	shall be the yeas referred t	entered and n to the
§ 2. On or before the fifteenth day of January next succeeding (except in the case of a newly elected governor and then on or before the first day of Febru-	county or containing	eafter to be a city purposes a city of or habitants. or	s, in any o ver one hi	county indred	where assemat the next to assembly. three months	general electrical and shall previous	ction of be pul- to th
ary) he shall submit to the legislature a budget containing a complete plan of proposed expenditures and estimated rev-	of this sta for the pr county or c	ite, in additi rincipal and rity debt, sha reed in any o	ion to pro interest o .ll not in ti	viding the late ag-	making such ture whose a next chosen, amendment	ssembly shas aforesa	nall hav id, suc
enues. It shall contain all the estimates so revised or certified and clearly item- ized, and shall be accompanied by a bill or bills for all proposed appropriations	centum of real and pe or city, to i	the assessed ersonal estate de ascertained	valuation of such of as prescri	of the county bed in	agreed to by bers elected be the duty each proposed	to each ho of the legi	use, th slature
and reappropriations; it shall show the estimated revenues for the ensuing fiscal year and the estimated surplus or deficit of revenues at the end of the current	debt. § 2. Resolution	i in respect t lved, That ar i be amended	ticle eight by adding	of the a new	to the people ner and at s shall prescrib approve and	for appro- uch times be: and if	val in as the the p
fiscal year together with the measures of taxation, if any, which the governor may propose for the increase of the revenues. It shall be accompanied by	tion ten-a. § 10-a. No limitations	follow section to read as for otwithstandin prescribed b	collows: lg any o ly the pre	f the ceding	amendments voting there amendments	by a major on, such shall become	ity of t amen me a p
a statement of current assets, liabilities, reserves and surplus or deficit of the state; statements of the debts and funds of the state; an estimate of its financial	city of Ne nineteen h	bts may be ew York afte undred and action or equ	er Januarv twenty-eigl	first.	constitution of January named TEXT OF	ext after s	such ap
condition as of the beginning and end of the ensuing fiscal year; and a statement of revenues and expenditures for the two	of new rate ceeding the dollars, and	pid transit resum of threed such debts computing the	railroads no e hundred shall not	ot ex- million be in-	Section 1. of article seamended to 1 § 7. The la	even of the	e cons lows:
fiscal years next preceding said year in form suitable for comparison. The gover- nor may before final action by the legis- lature thereon, and not more than thirty	such city for the power wise indeb	or the purpos of such city	se of ascert	taining	or hereafter forest preser be forever They shall	acquired, ve as now kept as v	consti fixed by vild for
days after submission thereof, amend of supplement the budget; he may also with the consent of the legislature, submit such amendment or a supplemental bill at	Section 1	PROPOSEI NUMBER TI Resolved, T	HREE Chat section	n four-	changed, or public or put thereon be	be taken by ivate, nor sold, remov	y any c shall ved or
any time before the adjournment of the legislature. A copy of the budget and of any amend-ments or additions thereto shall be forth-	be amende § 14. Th law the cre	ticle seven of d to read as e legislature eation of a de	s follows: may author bt or debts	rize by of the	Nothing con prevent the state highw Franklin cou	state from ay from inty to Lot	m cons Sarana ng lake
with transmitted by the governor to the comptroller. § 3. The governor and the heads of departments shall have the right, and it	three hund moneys for supervision	exceeding i lred million r the elimina i, of railroad o	ollars, to tail tion, under crossings at	provide r state t grade	fon county a Herkimer co tain lake and shall preven	unty by wa 1 Raquette f the state	ay of t lake, a e from
shall be the duty of the heads of depart- ments when requested by either house of the legislature, to appear and be heard in respect to the budget during the con-	within the state, rails	state, at th road compant hereinafter r a grade cro	ies, countic provided	es and Of the	ing a state from Wilmin mountain The legist	- · · · · · · · · · · · · · · · · · · ·	e top of
sideration thereof, and to answer in- quiries televant thereto. The procedure for such appearance and inquiries shall	debt are a he borne	iny of the proposition of the per cent	roceeds of per centur ad compan	such a n shall y. The	three per construction voirs for mu	the use ntum of s and main	of not uch lar itenance
he provided by law. The legislature may not alter an appropriation bill submitted by the governor except to strike out of reduce items therein, but it may add	hv the starthe crossing and the c	ate and the ag is located, it in which ontain two o	county in or by the it is loca	which e state aten if	canals of the flow of streamstructed.	e state an ms. Such owned and	nd to r reserve 1 contro
thereto items of appropriation provided that such additions are stated separately and distinctly from the original items of the bill and refer each to a single	e except that remaining of eliminat	t if so provi fifty ner centi tion of a grad	ded by lav um of the e le crossing	r, such xpense in any	Take un'? a low lines the lately surve	ofter the broceros bereof shall yed and fix	oundari l have led, and
object or purpose; none of the restrictions of this provision, however, shall apply to appropriations for the legislature or judiciary. Such a bill when passed by both	the county tions of the elimination	shall be bored and such core expense of the borne	ity. The part of a grade of by the sta	propor- rossing ite and	"le notice, that such l public use, proyements	ands are The expensional be a	require se of an apportio
houses shall be a law immediately with our further action by the governor, except that appropriations for the legislature and judiciary and separate items	- county, stand city - section, shapt to be	ate and city. under the reall be determent. Aw. Laws sh	provisions mined by o nall be ena	of this or pur- cted to	nublic and nalities ben henefits rec shall alway	efited to t reived. Ar	the ext ny suc
added to the governor's bills by the legis lature shall be subject to his approval as provided in section nine of article four. § 4. Neither house shall consider fur	- provide.—e s payment to in aid of	o-far-as-pro o the state of rhilroad cou of such tim	' moneys ad mpanies, c	lvanced ountles	and the leader that the harge upon the state up	the proper d for a re	rty and asonab
ther appropriations until the appropriation bills proposed by the governor shall have been finally acted on by both	the state the portion	rith interest a shall be able a of the state which shall b	at such rat to pay wh debt equal	te, that len due l to the	property of ices of the fixed for t years and h	the state is state rende- erms of i	used ar red, wh not ex-
houses; nor shall such further appropriations he then made except by separate bills each for a single work or object which bills shall be subject to the government.	e vanced, at t. visions of with this	this article, ection, relation	hereon. The incoming to the latest the second contracts the second contract the second contracts the second contract the s	he pro- nsistent ssuance	any term. It he created of the works. A	nsanitary o r continue violation (condition d by an of any o
mon's approval as provided in section more of article four. Nothing herein contained shall be construed to prevent the general from recommending that one of	e shall ann't ated nurs	noturity and c to a state o ment to this	payment debt or deb s section;	thereof. ots cre- except	sions of the suit consent of the division, on	of the pe he supreme notice to the	eople o e court he atto:
more of his proposed bills be passed in hance of the others to supply the immediate needs of government or to meet an emergency.	t without s	aw authorizin lebt: or debts ubmission to section four	shall-take the neop of this	e effect- le pur- article.	at the suit TEXT OF Section 1.	-	es es Fight
TEXT OF PROPOSED AMENDMEN' NUMBER TWO Section 1. Resolved, That section ten of	or debts v to this sec	earte amount which may be ction, as here d the differ	e created poby amende ence betwe	ursuant d. shall en the	of article amended to § 7. Wh	one of the read_as fo en private	ne con Nows: prope
article eight of the constitution be arrended to read as follows: § 10. No county, city, town or village shall hereafter give any money or property, or loan its money or credit to or i	amount of created of former pro	t the debt of authorized by authorized by avisions of the ree hundred r	r debts he by law, un is section, nillion dolla	retofore der the and the irs; and	taken for a tion to be compensation shall be aso	made the on is not a certained b	erefor. made b y a jur
aid of any individual, association or corporation, or become directly or indirectly the owner of stock in, or bonds of, an	the legisla y require a y portion of	ture, by law, county to bea the expense atlon, hereto	may auth r all or par of any suc	orize or t of the h cross-	but not with the court of rec	th a refer commission ord, as sha	ree, or ners ap all he r
herociation or corporation; nor shall an such county, city, town or village be a lowed of incur any indebtedness excertor county, city, town or village put	thorized. or village	which was in of this section therein.	mposed by on on a cit	former <u>v. town</u>	manner to every case the amoun	be prescrib the necess t of all d	bed by ity of lamage
Poses This section shall not prevent such county, city, town or village from making such provision for the aid comport of its poor as may be authorized.	TEXT OF Resolve	F PROPOSE NUMBER ed, That sections the constituti	FOUR tion six of	article	fained by first determ and such a nenses of	the opening ined by a mount, top	ig ther jury of sether
allowed to become indebted for any pur pose or in any manner to an amoun which including existing indebtednes	read as for \$6. Each shall rece		of the leg services an	islature annual	by the per of property agricultura	son to be for the dr	benefiti ainage declai
shall exceed ten per centum of the assessed valuation of the real estate of such county or city subject to taxation as it appeared by the assessment rol	dollars. shall also for every	The member receive the ten miles the	s of eithe sum of on hey shall t	r house e dollar ravel in	passed peri of swamp struct and	nitting the or agricult maintain	owner tural la for
of said county or city on the last as sessment for state or county taxes price to the incurring of such indebtedness; an all indebtedness in excess of such limits	of meetin most usu senate ald	and returning g. once in east al route. Some is convented to the convented	ach ses sio n enators, w ed in extra	on the hen the ordinary	dykes upo proper rest nensation.	ecessary d n the land crictions on and such	is of c makin comp
be absolutely void except as herein other wise provided. No county or city who	he court and such	for the trial members of nine in nu	the assemmber, as	chments. bly. not shall be	may be realinst and into the realinst and in	assessed. y property cial laws s	wholly benef
Interent indebtedness exceeds ten permitted of the assessed valuation	te boll race	managers of ive an addit	i an impea ional allow	coment.	such purpo The leg	ses. slature m	ay aut

section seven appointed by a

EWS, FRIDAY, OCT. 14, 1927. overnor, in a tofore authorized for elimination of grade law.

MENDMENT share to be met by the state and locali
was being stripped off. It could be answered it did not. ties together, instead of being divided seen that the deck was piled high the dock clasped his arms about his town or village, shall be divided between with boxes of handy size. They stomach and fell into the shallow were cases of Canadian liquor, hun- water. dreds of them, retailing at current quotations at one hundred and twen-| "He's done. Don't throw, men." FORM OF SUBMISSION OF PROPOSED AMENDMENT NUMBER FOUR ty-five dollars per case. The cargo Shall the proposed amendment to the was worth a fortune. Shall the proposed amendment to the gines, the forward motion ceased.

Constitution, making the governor the head of the executive department, be ap-AMENDMENT NUMBER SIX AMENDMENT NUMBER SEVEN HIGHWAY IN FOREST PRESERVE

Read the Classified Ads.

nac lake in face and tarry for a little space, It was every city clothes was tilted against the ke in Hamil- you'd find these rhymes, altho they balk, a darn sight better than my and nothing talk. When we go calling out our way I seldom know just what to say. the waiting vehicles. speak of weather and the crops

What shall I ped, but his mask rested on his head ged in by the hair. If he came out moves, or-" he drew back his arm The truck crews were made say, "Ain't this hell, you know, and Fid reply, "You said it, bo."—BOB mainly of men who had dodged service in the great war. They had

abundant courage, and would have shot it out with the troopers.

The skiffs put out from the dock, mask as he came. "I'll get him out!" rowed briskly by two men in each. he cried. For the runner who had A man in the bow of the tug raised fallen was too valuable to be drownhis hand and shouted. She had ed. It was Scoots Libbey, whose FORM OF SUBMISSION OF PROPOSED | come inshore as far as it was safe | mishandling of a liquor truck months and, with the reversal of her en-before had started all his trouble. It was within a few minutes of The crew gatherer at the rail, re-live o'clock, closing time in the moving the final lashings. As the county offices, when Eddie mounted skiffs came alongside and were the steps of the new brick building made fast, they handed down the wearily. A sense of responsibility tiously to the dock, laden to the in the county jail. For it had been senators from two years to four years water's edge. The waiting group his telephone call of the night beformed a chain. The cases were fore which had precipitated the constitutional amendments they were piled up on the nearest state's history. to the next legislature having a newly truck. In a few minutes the skiffs Fortunately, a troop of the state were empty and were rowed to the L Two motorboats shot out from with their fast motor cruisers, had a notch in the shoreline, just above been beating the north for rumthe cove. High banks on either runners, and were stationed only a of members to the top Whiteface mountain, be ap- side of the shelter and thick, over- few miles away. Orders from Lanhanging vegetation had effectually sing had started them during the concealed them before. The boatsinight to the rendezvous he had sewere long, high in the bow and lected. The rain had helped them equipped with roaring engines that to establish themselves undetected sent them flying thru the water at in position to spring their coup.

structing parks public places, highways racing speed. Each was armed by Now there was a let-down, a dessufficient to form suit; a half dozen young men, in the pairing sense of loss and failure. able building sites abutting thereon, and forest-green uniform of the Michi- He was conscious that he had eaten portion of such lands not needed for such gan state police. Every man was only sketchily for two days, that he armed, and a machine-gun thrust a was not shaven, and that his mis-FORM OF SUBMISSION OF PROPOSED | ominous snout forward from the shapen, wrinkled clothing had been All hands went up on the tug and and had been wet again to dry provided the annexation the skiffs. There was no hope. The again. He wondered rather stupidresiding in the territory to tugs were too slow to run away and ly why he was going to the courtastitution be be annexed, given by a majority vote on her crew could not hope to stand house at all, he had no money to completeness of the surprise made the thought of organizing resistance Eddie found. There was the youth he had beaten up for trespass. He The crowd on shore looked on was sitting on a straight-backed with horrified pine chair and Nance Encell was beamazement. The jig was up-up side him. A keen young man in

cape and they turned frantically to paused uncertainly. The stranger lands for the proper talk at proper places. While arisen from among the sand dunes, and said cheerily, "Hello, Eddie.

These were armed with rifles and Well, I see you made it after all."

> Sweet vanish. At all druggists in 3 sizes.

> > CAPSULES

