OFFICIAL "DOPE" PICKS UNION A WINNER IN THE OPENING CONTEST TODAY

Line-up of Men Who Will Proba- OUIMET, IN POOR bly be Seen in the Game Against St. Lawrence Given Out -Old Stars, Missing This Year, Replaced by Men Who Are Showing Fine Fighting Spirit.

The Union College and St. Lawrence noon for the opening game of the sea-

Coach Dawson believes the eleven from start to finish. There are only of 3 to 2.

son has been working on new forma-The coach believes the line-up. which will represent the garnet this afternoon, will be a well balanced team will be seen again in action to- Bland, reserves. Captain Lewis wishes day. The St. Lawrence eleven is re- his men to report at the club house perted to be fast and determined, a at 3 o'clock. fact which leads those who have followed the garnet at all to believe that

today's contest will be a hard one. Last night the first campus meeting of the fall term was held, at winch President Charles A. Richmond and some of the seniors spoke. A short also held.

The following "dope" was officially given out yesterday,

The probable line-up for this afternoon will be: Left end, Cleveland or Mallen; left tackle, Price; left guard, Page: center, Hokerk; right guard, Jackson; right tackle, Jenkins; right end, Story; quarterback, Starbuck; left halfback, Captain Sarvey; fullback, Wood; right haif back, Steller Cleveland is a new man who has been showing fine smashing ability. and has been doing all around aggres-

sive work at end. Mallen, one of last year's squad, who although out of the game most of the season due to injuries, is rounding into exceptionally good form. Price is a new man who should prove himself a tower of strength on the the steadlest men on the team, and is aggressive. Jackson, also of last year's squad, is eager and has good fighting spirit. Jenkins, who proved Jenkins will be a match for any opposing tackle. Story, last year's end, pital. although rather light, is fast, steady and eager. Starbuck, shifted from end to the new position of quarterback, is proving himself perfectly

He is fast and steady. the varsity for the last three years, is car. faster than ever this season and is celled their game with the Fultons. doing some good kicking. He is steady, consistent and back of his men every minute.

shifted to the position of full back and is showing fine smashing ability. He is steady, eager and fast. Stoller also one of last year's squad is in the pink of condition from summer training and proving himself a fast

Van Duesen looks good. Although very light he has the knack of get. street car pler of an amusement park. ting in on every play and making him- the passengers fought desperately to self felt. Byron, a new man also keep down the flames. As the boat promises to be of value. He has struck the pier they leaped to safety. ability and is improving every day. Soully, another promising member of tank exploded, starting a fire ashore the squad, is showing his old-time which destroyed more than 600 feet of fight, looks good. The officials for the game will be of dollars' damage. Bird and Kilpatrick.

OSTRANDER RESERVES WILL PLAY CARPET CITY ELEVEN

The Ostrander Reserves will wander to Amsterdam tomorrow afternoon, where they will play the fast North Hamptons of that place. The game suit in divorce court asking a decree with the Capitals of Ballston has been because his wife, after forcing him to cancelled. The following players will report at the foot of Crescent Park at 1:15 o'clock: Corcoran, Hickey, Peters, Harlman, Plynn, Pace, Coons, E. Mar-McGanley, Hammond, Cary, T. Martin, E. Glari and Rings.

are requested to meet at the waiting action. room in time to get the 1:30 o'clock

MACCABERS TO PRACTICES. The Young Maccabees will hold their nor Sulzer of New York to say at first practice temorrow afternoon on luncheon in Albany; the fifty acre lot at 2 o'clock. Captain Sam Vinic requests the following play- age to make both ends meet. But do to report: Graubart, Kliwen, you knew how they do it?" Myers, Luria, Steinberg, Eisenberg, Baker, Schaffer, Feigenbaum, Englebart, Silverman, Congress, Sadisky and Pitkin. The Maccaheen average 105 ounds and would like to hear from fast teams in this class.

BROOKLINE, Mass., Sept. 26 .- Francls Oulmet, the open golf champion of football elevens will meet this after-D. Travers, who won the amateur son, for both institutions, on the chamionship 20 days ago, and Gliman Union College campus, at 5 o'clock. P. Tiffany, 4 up and 3 to play, in the The final touches have been added to foursome between the Massachusetts the Garnet team. The new men are and Metropolitan teams for the Lesley in the best of condition and enger for cup. The match was played at the Country Club.

As the Metropolitan team won two to be fast, aggressive and steady, and other matches, the morning round endcapable of putting up a stiff contest ed with a score in favor of the visitors

a few changes in the personnel of this Ouimet showed decided signs of a year's team from that of last season, slump, being wide from the lees and The loss of Dewey and Huthsteiner in through the greens, although his putthe backfield and Ulrich on the line ting was almost as accurate as last is indeed heavy, but the squad this week. Hoyt, his partner and club mate year contains much valuable material from Woodland, was very weak and from which the coach can fill these the New York pair lad from the start. Oulmet was trapped six times and Hoyt Throughout the season Coach Daw- found 14 of the pits. The cards were: Travers and Tiffany 446

445

SOCCOR TEAM TO BLAY. The General Electric soccor team eleven,-a team which will work to- will line up against the Schenectady gether. Last year Union did not play champions at 3:30 o'clock this after-St. Lawrence and since the game two noon at G. E. Park. The G. E. team years ago two or three of the visiting will be picked from the following: team have graduated. Union, on the Jones, Neely, Sanders, Winrow, Morris, other hand, produced an excellent Lewis, Gribbon, Mathewson, Williams, of 314 Delancey street, was so badly team last season and most of that Bland, Wassell and E. Hulme and L.

ST. LOUIS GETS CATCHER.

ST. LOUIS, Sept. 26 .- Manager Huggins, of the St. Louis Nationals, today announced that he has obtained Catcher Pat O'Connor of the Kansas City team. The St. Louis Americans had rehearsal of the songs and cheers was first claim on O'Conner but they cancelled their draft in favor of the Philadelphia Americans. Later they transferred their claim to the St. Louis Nationals for \$2,500.

PLAN POST SEASON GAMES.

CLEVELAND, Sept. 26 .- President C. Somers of the Cleveland American League club announced today that he has received an acceptance from Pregident Barney Dreyfuss of the Pittsdent Barney Dreyfuss of the Pitts- The policeman then ran to the Pennsyl- or obligations which shall not be secured burgh National League club of his vania Hospital with the little sufferer, by adequate collateral security or where challenge for a post season series of games. The clubs-will endeavor to have the opening game October 8.

LOCOS GO TO GLOVERSVILLE. The following members of the Loconotive football team are requested to take the 1 o'clock Gloversville car himself a tower of strength on the from the foot of Crescent Park this W. Lowenthal, proprietor of The Bec where and line, Page, an old veteran, has picked up a great deal of speed since last thews. Russell. MacKay. McDonald. lantic avenues, committed suicide shares of stocks and of said bonds and shares of stocks and shares of season and is in fine condition Iwing, Russell, Hampson, McEwan, Waiting until the store was empty.

INJURIES KILL FOOTBALL PLAYER. ner S. Belyen of Greenfield, halfback of so valuable on the line, is again play- the Norwich University football trum. ing his old position. He is steady and who suffered a broken spine in a game is showing ability in covering punts. with Holy Cross College eleven Wednesday, died today in St. Vincent's Hos-

BASEBALL.

the Scotia Giants and will meet them He had invested all his savings in the capable of handling his new position, on their diamond. The Fultons will meet at 2:30 o'clock this afternoon, Sarvey, the crack ground gainer for going to Scotla by the Mohawk avenue The Empire Juniors have can-

OUTRACE DEATH BY MINUTE. Wood of last year's team has been Four Bonters Goin Pier Just Before

Explosion

NEW ORLEANS, Sept. 25 .- Four men, cruising on Luke Pontchartrain. won by a few seconds a sensational race for life when their gasoline ma-Of the other members of the squad, torboat caught fire a mile from shore. Heading the blazing craft for the Less than a minute later the boat's the pier and caused several thousands

> OLD MAN'S DARLING ON WANE. Combination of Ages of 79 and 17 Leads to Divorce Suit.

PITTSBURGH, Sept. 26 .- Joseph Walters, aged 70, a prominent McKeesport man, who married Ruth Henderson when she was 17 years old, filed a spend his fortune of \$100,000 on her. ran around" with other men.

Walters declared that he was penniless and entirely dependent on a pension of \$21 a month given him by An-The Reserves will practice today on Walters for non-support and the didrew Carnegie. The young wife such the Broadway grounds and all players vorce suit is the culmination of that

EMPTY STOMACHES.

Certain shocking revelations of the underpayment of girls caused Gover-"And yet these poor creatures man-

There was an impressive pause. The governor looked about him.

"How?" cried various voices. "How?" "These girls,' said Governor Sulzer, make both ends meet by leaving the middle empty."

FOOTBALL

UNION vs. ST. LAWRENCE! TODAY at 3 P. M.

Union College Campus

\$444444444444444444444444444

ADMISSION FIFTY CENTS

"OLD RELIABLES" ON GARNET TEAM



Policeman Breaks Down Door in Effort to Save Tiny Victim.

PHILADELPHIA, Sept. 26.-While playing with matches in his home last night, Harold Committee, 4 years old. burned that he may die. If the child AN ACT to amend the insurance law, in recovers he will owe his life to House Sergeant McAuliffe, of the Third disburning in his home and after breaking open the front door extinguished the flames. The boy was taken to the mact as follows: Pennsylvania Hospital where the physicians say his recovery is doubtful.

head to foot, attempting to climb | 100 Investments. No domestic life inthrough is closed window in the first surance corporation, whether incorporated floor of the building. McAuliffe rush- by special act or under a general law, ed across the street, burst open the shall invest in or loan upon any shares of front door and with the aid of a rug stock of any corporation, other than a and pieces of carpet succeeded in municipal corporation, nor, excepting government. beating out the flames on the child ernment, state or municipal securities, The policeman then ran to the Pennsyl- shall it invest in, or lean upon, any bonds

BULLET ENDS WORRIES.

Unsuccessful Merchant Kills Himself In His Store.

ATLANTIC CITY, Sept. 26.—Despon- same were acquired, or any bonds or ob-dent over business reverses Samuel ligations of the kinds above described in the rear and sent a pistol buillet WORCESTER, Mass., Sept. 26 .- Ver- into his head. The sound of the shot was not heard by Miss Risley and not until a half hour later was the body ance.

that death was instantaneous. Lowenthal was 40 years old and ame here from Baltimore a year ago No with his wife and a six-year-old child. The Fultons accept the challenge of with whom he resided in a local hotel. store and business has been poor.

> DROWNING CRIES WERE SON'S. Fishing Nearby, Clothes on Bank First Indicated Victim.

WILMINGTON, Del., Sept. 26.-While wimming in the Brandywine Creek, a Rockland, Howard Weldin, aged 16, of Adams street, was selved with cramps corporation is transacting business, or of

His father and his brother were fish- other civil division of any state and maying within 50 yards and heard his cries loan upon the security of improved uninfor help, but did not know who it was cumbered real property in any state worth until the father found his clothing on the bank. The body was recovered an nothing in this section contained shall be hour later.

company from entering into an agreement for the purpose of protecting the in-terests of the company in securities lawfully held by it, or for the purpose of re-organization of a corporation which issued securities so held, and from depositng such securities with a committee or depositaries appointed under such agree-ment; but such agreement and deposit of securities thereunder must first be apof insurance with a statement of his rea-son for such approval. Nor shall this section be construed as preventing such com-pany from accepting corporate stock or bonds or other securities, which may be distributed pursuant to any such agree-ment approved as aforesaid or to any plan of reorganization approved in writing by the superintendent of insurance with a statement of his reason for such approval But If any securities so received shall consist in whole or in part of stock in any corporation or of bonds or obligations which shall not be secured by adequate collateral security or where more thun one-third of the total value of the colinternal security therefor shall consist of shares of stock, then any stock and any such bond or obligation so received shall be disposed of within dive years from the time of their acquisition or before the ex-piration of such forther period or periods of time as may be fixed in writing for that purpose by the superintendent of in-I 2. This act shall take effect immedi-State of New York, Office of the Secrethry of State, sa.: I have compared the preceding with the original law on file in this office; and do

LAWS OF NEW YORK-By Authority.

approval of the Governor. Passed, three-

Accepted by the City.

Section 1. Section seven of chapter sev-

of nineteen hundred and thirteen, is here

The commissioners of the land office of

the state of New York shall enter into negotiations with the city of New York

acting by and through the commissioners

Such commission and the city

ly provided that such quitclaim and re-

lease from the state to the city shall be without prejudice to any claim of title

therete or the assertion of any such claim

same and the per outsided the selection lished by the secretary of war in eighteen hundred and ninety, and if hereafter in any action or proceedings the city shall establish title to such sunken meadow su-

buildings situated north

of the sinking fund of said city for the

Negotiations with city authorities

amended to read as follows:

MITCHELL MAY,

Secretary of State.

CHAP. 799. AN ACT to amend obspice seven bundred and eighteen of the laws of nineteen hundred and four, entitled "An act au-JENKINS (Tackle) thorizing the selection of lands for the New York State Training School for Boys, and establishing the said school, WASHINGTON DEFEATS KEIO. in relation to acquiring the interest of the state of New York in certain lands TOKIO, Sept. 26 .- The University of on Randall's Island in exchange for cer-Washington baseball team today detain lands in the city of New York. feated the Kelo University nine by a Became a law August 8, 1913, with the

said original law.

fifths being present.

enact as follows:

LAWS OF NEW YORK-By Authority. CHAP, 596.

elation to investments of domestic life insurance corporations. Became a law May 17, 1913, with the aptrict police station, who saw the child proval of the Governon Passed, three-

fifths being present. The People of the State of New York, represented in Senate and Assembly, do Section 1. Section one hundred of chap-

ter thrity-three of the laws of nineteen Sergeant McAuliffe was sitting on hundred and nine, entitled "An act in rethe front steps of the Third district lation to insurance corporations, constipolice station last night when he heard | tuting chapter twenty-eight of the consulscreams coming from a house directly [Idated laws," as amended by chapter sevncross the street. The next instant he saw the figure of a child, burning from hand to foot attenuiting to ellerh amended to read as follows:

more than une-third of the-total value of the collateral security therefor shall con-sist of shares of stock. Every such cor-poration which on the first day of June, nineteen hundred and six, owned any shares of stock other than public stocks of municipal corporations, whenever the ty-first day of December, nineteen hun-Lowenthal entered a small room far dred and six, and in each year prior to in the roar and sent a pistol bullet the expiration of said ten years shall make such reduction of its holdings of said securities as may be approved in writing by the superintendent of insur-ance. No investment or ionn shall be discovered by Charles Glasgow, man- made by any such life insurance corporaager of the store. Physicians decided tion unless the same shall first have been authorized by the board of directors or by a committee thereof charged with the duty of supervising such investment or loan participate in any underwriting of the purchase or sale of securities of property. or enter into any transaction for such purchase or sale on account of said cor-peration jointly with any other person, firm or corporation; nor shall any such corporation enter into any agreement to withhold from sale any of its property.

such corporation shall subscribe to or may have been made by the state on but the disposition of its property shall he at all times within the control of its board of directors. Any such corporation, in addition to other investments allowed the provisions of this act. The amount so paid shall be determined by appraiselaw, may invest any of its funds in duly authorized bonds or evidences ment of five competent, disinterested perof debt of any government in which such sons, two of whom shall be named by the governor, two by the mayor of the city of New York, and the fifth by the four and drowned before any one could any state, or of any city, county, town reach him village, school district, municipality or persons so named. In consideration there-of, the state of New York shall agree to fifty per centum more than the amount construed as prohibiting a life insurance York to the state, of said property in the



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of New York and quitcinim and release sof the different offices for which candiisland, in said city and in and to the top to bottom: Justice of supreme court, sunken meadow, so-called, in the East representative in congress, state senator, iver adjacent to Randall's island as above 12. This act shall take effect immedi-

State of New York, Office of the Secretary of State, ss.: I have compared the preceding with the original law on file in this office, and do hereby certify that the same is a correct

transcript therefrom and of the whole of said original law. MITCHELL MAY.

Secretary of State.

LAWS OF NEW YORK-By Authority. CHAP. 800. AN ACT to amend the election law, in relation to reducing expenses in the op-

eration of such law. Became felaw August 11, 1913, without the approval of the Governor. Passed, by a two-thirds vote
The People of the State of New York.

Section 1. The schedule of articles of in relation to the elections, constituting chapter seventeen of the consolidated haws," as amended by chapter eight hun-dred and ninety-one of the laws of nine-

teen hundred and eleven, is hereby amend-

hereby certify that the same is a correct ed to read as follows: transcript therefrom and of the whole of Article 1. Short title; application: definitions (35 1-3). 2. Enrollment of voters (# 4-24).

3. Party organization (II 35-10).
4. Designation of candidates for party nominations or for election to party positions (11 45-55). 4-a. Conduct of primary elections; can-

vass of returns (\$1 20-91). 4-b. Conventions (\$1 110-114). Nominations (1) 120-137).
 Registration of voters (1) 150-154). Board of elections (1) 110-208).

8. Times, places, notices, officers and ex-penses of elections (\$1 399-300). 5. Ballots and stationery (§5 330-315). 10 Conduct of elections and canvass of Votes (15 238-351)

11. Voting machines (\$\$ 290-421). 12 Boards of canvassers (\$\$ 420-444). 13 United States senators, representa-tives in congress and presidential electors

The People of the State of New York, represented in Senate and Assembly, do (#\$ 442-457). 14 State superintendents of elections (11 471-499) 15. Soldiers' and saflers' elections (11 500en hundred and eighteen of the laws of 502) pineteen hundred and four, entitled "An 15 16. Corrupt practices (11 540-582).

17. Laws repealed; when to take effect act authorizing the selection of lands as a site for the New York State Training 12 Section twenty-two of such chapter, School for Boys, and establishing the said school," as amended by chapter one said school," as amended by chapter one hundred and thirty-three of the laws of the relight hundred and finety-one of the hundred and five, chapter six laws or nineteen hundred and eleven, and hundred and seventage of the laws or nineteen hundred and eleven, and hundred and seventien of the laws of as amended by chapter five hundred and nineteen hundred and six, chapter three hundred and eighty-six of the laws of dred and thirteen, is hereby amended to

nineteen hundred and seven and chapter | read as follows: \$ 21. Publication of enrollment. The board of elections of every city of the seven hundred and stxty-two of the laws first class containing within his boun-daries more than one county shall and the board of elections of any county containing a city of the first or second class may, in its discretion, cause to be puband in any city of the first or second class

purpose of agreeing on terms and confilshall quitelaim and release to the city of New York all title and interest of the people of the state of New York, if any, in and to lands and buildings on Randail's island in said city, now occupied by the house of refuge for juvenile delinquents in the city of New York, and in and to the sunken meadow, so-called, in the East river adjacent to Randall's isagreement condition upon such quitcless of this section, by the board of elections, one," and increasing in regular numerical and release to the city of New York a transcript of all entries upon the envelope and city of New York shall convey in exchange therefor to the state of provisions of section fifteen relating to envelope and on the back of the stub below the number, the name of the party. All below the number of the party and on the back of the stub below the number, the name of the party. All the number of the number. olled voters of such new party, within of Clarkson any such city, shall be published in the street and extending from Albany avenue manner hereinabove provided between the of such chapter, as amended by chapter to Utica avenue in the borough of Brook- first Tuesday in June and the first Tues- eight hundred and ninety-one of the laws to Utica avenue in the borough of Brook-lyn, city of New York, as are now used day in July of the year in which an en-of nineteen hundred and eleven, is hereby rollment is had of the members of such for state hospital purposes, under lease new party, or in the year nineteen hun-

Heatlon 1 3. Section fifty-eight of such chapter, ed within three years prior to the time dred-and eleven, exclusive of the ballot when title shall revert to the city under form, is hereby amended to read as fol-\$ 58. Official primary ballot. There shall

be prepared, printed and supplied in the ballots, and except as otherwise express-ly provided in this chapter, no other ballot shall be used at an official primary quitciaim and release to the city of New election.
York all the title and interest of the peo- No as

Randall's island and to the sunken official primary hallot, except upon des-meadow, so-called, in the East river ad- ignation duly made as prescribed in this nineteen hundred and eleven, is hereby executing the laws relating to all elecjacent to Randall's island. At the time chapter; nor shall any names, words, or amended to read as follows:

of the conveyance by the city of New signs, or writing whatever he printed. 155. Meetings for registration. Before written, stamped or in any manner placed every general election, the board of in-upon an official primary ballot except as spectors for each election district in ev-

land office shall also as a part of the consideration therefor, quitclaim and release to the city of New York all the title and interest of the people of the state of New York, if any, in and to said lands and buildings on Randall's island and in and to the sunken meadow, so-called, in the East river, adjacent to Randall's Island.

Such conveyance, however, shall express. berough of Brooklyn pursuant to any a space one-sixth of an inch in depth, in- Saturday before such election. Each stead of one-half inch. The ballots of no meeting shall begin at seven o'clock in the Such conveyance, however, shall expresstwo parties shall be of the same color. forenoon, and continue until ten o'clock The secretary of state shall designate the color of ballots for each party. The hai-lot shall be printed upon the same leaf five thourand inhabitants or more, the persons asserting the same in any action of the stub and separated therefrom by board of inspectors of election for each therefrom the land under water surround. perforated line, designated as to the stub. lines for the registration of voters therelot, and shall be of sufficient depth to al-low the following instructions to voters shall extend the entire width of the bal ing such sunken mendow between the same and the pier bulkhead line, estabto be printed thereon in type known as brevier, with the word "Instructions" in larger type above: "This ballot shall be marked in one of

perior to the title of any such person or persons claiming title thereto, the comways with a pencil having black. To vote a straight ticket make a missioners of the land office shall, upon matisfactory proof thereof and upon application by the city of New York accomross X mark within the circle above such ticket. To vote a split ticket, that is, for candidates under different circles, the panied by an accurate map and survey of roter shall make a cross X mark before such land under water surrounding said sunken meadow and between such meadthe name of each candidate for whom he ow and the pier or bulkhead line so estabvotes. If the ticket marked in the circle for the straight ticket does not contain Hahed by the secretary of war without the names of all candidates for whom the further proceedings or consideration, convoter may vote, he may vote for candivoy such land under water surrounding said sunken mendow and within such pler dates so omlitted by making a cross x and bulkheed line, by letters patent, to mark before the names of candidates for the city of New York.

Until the delivery of the deed of said ticket, or by writing the names if they Until the delivery of the deed of and property between Albany avenue and property between Albany avenue and blank column, under the title of the of-Utlea avenue, north of Clarkson street. blank column, under the title of the of-lig the borough of Breeklyn, city of New fice or party position. To vote for a per-York, hereinbefore referred to, the lease axising for the portion of sold premises such person under the title of the office existing for the portion of said premises such person under the title of the office used by the state of New York, for state or party position in the blank column hospital purposes, between the city of New York, New York and the state of New York, used for the purpose of voting, or any shall be extended for a further term of crasure made on this ballot, makes it votd, and no vote can be counted Aeroon. at least five years, unless sooner termi-nated at the option of the said state of If you tear or deface or wrongsfully mark this ballot, return it and obtain another, New York, on the same terms and condi-

tions as new contained therein. The city but only one additional ballot may be of New York acting by and through the thus obtained."
commissioners of the sinking fund of said Upon the face Upon the face of the ballot and directly city is hereby authorized to enter into the perforated line shall be printed ward of any such city within their rethe agreement and lease herein referred the following: Official hallot for the prito, and to execute and deliver to the many election of the mame of party) state of New York a deed for the said party," the name of the county and town

all the title and interest of the people of the state of New York, if any, in and to the state of New York, if any, in and to the said lands and buildings on Randall's such columns in the following order, from is made, the board of elections top to bottom: Justice of supreme court, ver adjacent to Randall's island as above member of assembly, county and city of-roylded, and the commissioners of the ficers in the order in which they respecland office shall execute the quitcialm and tively will appear upon the official ballot each election district within such city, or, release of such sunken meadow as above at the general election, delegates to state in the city of New York, within each asconvention, member of state committee. member of county committee, and other committees in such order as the custodian of primary records shall determine. The titles of the public offices or party positions shall be printed in a space one-half inch in depth and at least two inches in width, divided by horizontal light ruled lines. Below the space containing the title of a public office or party position shall be printed the name of the candi-date or mandidates for such office or posttion, separated by light herizontal lines with a blank space on the left thereof one-quarter of an Inch in width by one-sixth of an Inch in depth, inclosed by heavy dark lines which space is called the voting space. Below the names of the several candidates or group of candidates designated for the same public of-fice or party position shall be printed a heavy line across the entire width of the ballot. If there be more than forty comrepresented in Senate and Assembly, do mitteemen to be elected the names of enact as follows: tion of the custodian of primary records chapter twenty-two of the laws of nine-teen hundred and nine, entitled "An act case the emblems shall be repeated at the top of such columns in the space above the heavy black line, but without under the the circle, and in the space heavy black line the name of the party esition or office with the word "contin used" printed in Italies. Above the titles of the different offices for which candi-dates are to be nominated or party posttions to be filled, in the center of a suffi-clent space separated therefrom by a of such city or county. The boards of heavy black line, shall be printed the em-blem of the party committee or the emblem of such lists of registered "elections with selected by the petitioners as the case may be by whom such candidates were desigparty fall to unite in selecting the same committee emblem, the custodian of primary records shall select the same, to be printed in the appropriate space at the head of the committee column, upon all ballets to be used within his jurisdicti Immediately below the emblem and in the same space, shall be printed in the center of such space a blank circle one-half inch in diameter, defined by heavier lines than the lines dividing the blank space before the names of candidates, as herein pro-vided. The candidates designated by party committee shall be so arranged in the column to the extreme left. Candidates

designated by petition shall be arranged | dred and six of the laws of nineteen hunin the other columns of the ballot from dred and twelve, is hereby amended to left to right in the chronological order in read as follows: which the designations were filed, but with the titles of the public offices and with the titles of the public offices and There shall be a board of elections in party positions and the candidates designered of the first class in this state. nated therefor directly opposite the same which does, or shall, contain within its titles and the names of candidates desig- boundaries more than one county, to connated for the same offices or party posi-tions in the committee column. To the board of elections in each of the other right of the ballot shall be a column, or the same number of columns there are for the committee designations, in which shall and twenty thousand inhabitants such be printed only the titles of the public of- board shall consist of two persons. In fices and party positions opposite the cor- other countles of the state such board. responding titles, respectively, under shall consist of two or four members as which the names of the candidate or can-

didates have been printed. Beneath each such title the spaces shall be the sume size and arranged in the same manner as lished, if in a city containing more than where the names of candidates are print-one county, for each assembly district. ed beneath the corresponding title, except that the voting space shall be omitted.
On the back of the ballot below the stub within a county over which such board and immediately at the left of the center has jurisdiction, for each ward of such of the ballot shall be printed the name and city, in pamphlet form, and at public ex-pense a transcript of the enrollment books of each election district in any such city. mary ballot for," and after the word "for" omitting all entries except the names, the shall follow the designation of the polling residence addresses, and the party, if any, place for which the ballot is prepared, recorded opposite the respective names, the date of the primary election, and a Where an independent body shall have facsimile of the signature of the officer heretofore or hereafter become a party who has caused the ballot to be printed. at a general election held after the en- Immediately above the center of such in-New York acting by and through the rollment, of which the lists may have dorsement and upon the back of the shall be printed the consecutive number cliv are hereby authorized to execute an first or second class under the provisions of the ballot beginning with "number cliv are hereby authorized to execute an first or second class under the provisions of the ballot beginning with "number cliv are hereby authorized to execute an first or second class under the provisions of the ballot beginning with "number cliv are hereby authorized to execute an first or second class under the provisions of the ballot beginning with "number cliv are hereby authorized to execute an first or second class under the provisions of the ballot beginning with "number cliv are hereby authorized to execute an first or second class under the provisions of the ballot beginning with "number cliv are hereby authorized to execute an first or second class under the provisions of the ballot beginning with "number cliv are hereby authorized to execute an first or second class under the provisions of the ballot beginning with "number cliv are hereby authorized to execute an first or second class under the provisions of the ballot beginning with "number cliv are hereby authorized to execute an first or second class under the provisions of the ballot beginning with "number cliv are hereby authorized to execute an first or second class under the provisions of the ballot beginning to the cliv are hereby authorized to execute an first or second class under the provisions of the ballot beginning to the cliv are hereby authorized to execute an first or second class under the provisions of the ballot beginning to the cliv are hereby authorized to execute an first or second class the cliv are hereby authorized to execute an first or second class the cliv are hereby and the cliv are hereby authorized to execute an first or second class the cliv are hereby authorized to execute an execute and the cliv are hereby authorized to the cliv are hereby and the cli

Section one hundred and twenty-two

for state hospital purposes, under the party, v. the form said city, or as a potter's field by said city of New York, upon condition that should such premises be ever abanthat should such premises be ever abanthat should such premises be ever abanthat the careful of the name of those can be carefully and the careful of the name of those can be carefully and the careful of the name of those can be carefully and the careful of the name of those can be carefully and the careful of the name of the careful of the that should such premises be ever abandoned by the state of New York for state hospital purposes the title thereto shall addresses and the name of the party relations of nominations are made shall addresses and the name; provided, nomination. Independent nominations of nomination. doned by the state of New York for state hospital purposes the title thereto shall addresses and the name of the party reevert to the city of New York. Such conveyance shall also contain a provision that in case the state of New York shall have been thus created, the by all the voters of the state can only be live hundred thousand and less than that in case the state of New York shall have been thus created, the by all the voters of the state can only be live hundred thousand and less than the state can only be live hundred thousand the salary of a commissioner shall not exceed three thousands. cease to use such premises for state hos-pital purposes, the city shall pay to the script relates may be placed at the head the state; provided however, that in makmade by six thousand or more voters of state the value at the time of such abanof the list and need not be repeated opfrom the state provided however, that in maksand dollars, and the expenditure foring up such number at least fifty voters
derk hire, including stenographer each
been erected and of all improvements that been erected and of all improvements that shall provide all such transcripts for pub- of Fulton and Hamilton to be considered lars. In each county having a population as one county) shall subscribe the cersuch premises. Provided, however, that no compensation shall be made for any improvement which shall have been erecting in the laws of nineteen hunders. Independent nominations of canvoters of any political subdivision of the state can only be made by five per centum of the total number of votes cast for governoe at the last gubernatorial election such political subdivision, excepting manner hereinnfter provided, for use at that not more than three thousand elec-official primary elections, official primary tors shall be required to make an independent nomination in any political sub-division; and excepting that not more than one thousand five hundred electors shall be required to make an independent No names of candidates for any nomi- nomination for a borough or county office. ple of the state of New York, if any, in nation to public office or election to a \$ 5. Section one hundred and fifty of and to the said buildings and lands on party position shall be printed upon the such chapter, as amended by chapter six

The part above the such election district shall hold two meet first and second meetings for registration. which meetings shall begin at seven o'clock in the forenoon and continue until ten o'clock in the evening.

\$ 6. Section one hundred and fifty-seven of such chapter, as amended by chapter six hundred and forty-nine of the laws of nineteen hundred and eleven, is hereby amended to read as follows: 1 157. Preparation and distribution of

registry lists; investigation of false registration. The board of inspectors of each election district shall, immediately after the close of the last day of registration, make and complete one list of all persons registered in their respective districts, in the numerical order of the street numbers thereof, which list shall be signed and ertified by the board of inspectors. Such that shall be delivered by the chairman f the board of inspectors to the pelic aptain of the precinct, if any, in which the election district is located, or an offi-ter thereof, or to the town clerk, who shall forthwith deliver the same to the follows: twelve renumbered eight; thirs board of elections in the county in which | teen renumbered nine; fourteen renumber The board of elections of each county

containing a city of the first or second class and the board of elections of the efty of New York shall, as soon as posnot less than six days prior to the day of election, print in pamphlet form for each spective counties, or for each assembly district in the city of New York, not less to, and to execute and deliver to the state of New York a deed for the said party," the name of the county and town or city; the name of the county and town or city; the name of the county and town or city; the name of the county and town or city; the name of the county and town or city; the name of the county and town of city; the name of the county and town than twenty-five times as many copies than twenty-five times as there are city of city; the name of the county and town than twenty-five times as there are city of city; the name of the county and town than twenty-five times as there are city of city; the name of the county and town than twenty-five times as there are city of city; the name of the county and town than twenty-five times as there are city of city; the name of the county and town than twenty-five times as there are city of city; the name of the county and town than twenty-five times as there are city of city; the name of the city of city; the name of the county and town than twenty-five times as there are city of city; the name

mittee of any political party entitled to a separate column upon the official ballot to be voted at the election for which the regthe case may be, shall respectively deliver to such chairman five copies of each assembly district or ward pumphlet for sembly district of the county which such county committee represents. Two pain-phlets containing the lists of the registered persons in the election districts within his precinct shall be furnished to each police captain in all such cities. It shan be the duty of every police captain in every city of the state to forthwith cause an hivestigation of each name reg-istered in his precinct to be made and to report to the state superintendents of election at their office in such city or at such other office as they may in writing designate any cuse of fulse registration there found. In any city of the state in which registration lists are not printed. tounty or of such city to afford necessary facilities, including ciercal assistance, to every such police captain in transcribing the whole or any part of the registration lists in aid of the duty of investigation imposed on him under the provisions of this section. The board of elections in each county shall furnish to the state Buperintendents of elections three copies of ach pamphlet printed by it. The remaining pamphlets so printed shall be dis-tributed in the discretion of the said boards, which shall have respectively the power to charge for each pamphlet a sum not exceeding ten cents a conv. and any shall be paid to the comptroller of the

city of New York or county treasurer of elections shall contract for the printing whom such candidates were designer of any such contract shall only be awarded after proper public notice and to the lowest

Such lists shall be made and printed as near as may be in the following form, to

Residence number

or other designation. Smith John M. 17. Section one hundred and ninety of such chapter, as amended by chapters six hundred and forty-nine and seven hundred and forty of the laws of nineteen

hundred and eleven and chapter four hun-1 190. Boards of elections established. counties of the state, but in counties having a population of less than one hundred may by resolution determine. In every such other county where four commissioners of election have been appointed and the number of said commissioners is reduced to two, the board of supervisors shall within sixty days after this amendment takes effect reduce the number of commissioners to two, by designating the two who are to continue; and from the time of such designation the offices of the others shall be deemed abolished. Except in the city of New York the sularies of such commissioners and their expendi-

tures for clerk hire shall be fixed by the board of supervisors of each county, but shall not exceed the following amounts: In each county having a population of less than one hundred thousand and which does not contain within its bounclass the salary of a commissioner shall not exceed one thousand dollars, and the expenditure for clerk hire, including stenegrapher, each year, shall not exceed fifteen hundred dollars. In each county having a population of less than one hundred thousand and containing within its boundaries at least three cities of the population of one hundred thousand and less than one hundred and twenty thousand the salary of a commissioner shall not exceed fifteen hundred dollars, and the expenditure for clerk hire, including stenographer, each year, shall not exceed three thousand dollars each year. In each commissioner shall not exceed three thouof five hundred thousand and less than it not exceed three thousand dollars. population of the various counties of the state referred to in this section shall be fixed and determined according to the latest preceding federal census, or enumeration. Not more than two of such commissioners, if the board of elections consists of four members, and not more than one of such commissioners if said

tions held within their respective cities or countles, except as otherwise provided 18. Section one hundred and ninetythree of such chapter, as amended by chapter six hundred and forty-nine of the awa of nineteen hundred and eleven and chapter four hundred and six of the laws of nineteen hundred and twelve, is hereby

board consist of two members, shall be-

the same political opinion on state or na-

such bourds of elections shall be desig-

nated "commissioners of elections." Each

of the said boards of elections shall be

and is hereby charged with the duty of

The persons composing

amended to read as follows: 1 193. Salaries of commissioners of elections. The salary of each commissioner of elections in the city of New York shall be five thousand dollars a year, payable in equal monthly instalments. The salaries of all other commissioners of elections shall be fixed by the board of supervisors appointing said commissioners and may be changed from time to time by resolution of the said board of supervisors, but shall not exceed the amounts specified in section one hundred and

ninety. Section one hundred and ninety-1 9. seven of such chapter, as amended by chapter six hundred and forty-nine of the laws of nineteen hundred and eleven and chapter four hundred and six of the laws of nineteen hundred and twelve, is hereby amended to read as follows:

4 187. Appointment of employees. Every board of elections shall have power to fix the number, salaries, duties and rank of its chief clerks, clerks, assistant clerks and stenographers and to appoint and remove at pleasure and to fix the salaries of all employees of said board, but not in excess of the amounts specined in section one hundred and ninety; except that in a county having a popula tion of less than one hundred thousand the board may have one clerk only and his salary show sor exceed nine hundred dollars per e . nor shall the aggrefor stenograp . exceed the amount spe-1 th The following articles of such chapter are hereby severally reed ten; fifteen renumbered eleven; alxteen renumbered twelve; seventeen numbered thirteen; eighteen renumbered fourteen; nineteen renumbered fifteen;

twenty renumbered sixteen; and twenty-This act shall take effect immedia

State of New York, Office of the Secre-I have compared the preceding with the hereby certify that the same is a correct transcript therefrom and of the whole of sald original law.

MITCHELL MAY, Secretary of State

*So in original

the city of New York.