

Grim's Second Week on Stump

Triumphal Tour Through Northeastern Pennsylvania.

Senator Grim's second week of campaigning was less strenuous than the first, because there were no mountains to climb, like those encountered in Fayette, Westmoreland and Somerset counties.

Senator Grim received an ovation when he arose, Republicans, Keystone men and Democrats joining in the demonstration. In a few crisp sentences at the outset, carrying conviction in their evident sincerity, he disavowed his subservency to any machine or to any interest, pointing to his record in the state senate as the best evidence of his honest intentions and his capable service.

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TARIFF TAX ON PRIMARY EDUCATION

Willie and Ethelinda Pay Tribute to Trusts and School Facilities. (Charles Johnson Post, in New York World.)

Little Willie, Jr. and Ethelinda start off to school— On their blank books they paid a tariff of 25 per cent. On their pencils they also paid 25 per cent tariff tax and in addition 1-3 of a cent each as a specific duty.

The pride of little Willie, Jr.'s heart is one of those combination pencil eraser, penholder and stamp arrangements that he had saved out of his firecracker money. On this he paid 40 per cent tariff tax.

Ethelinda's pride was a little fountain pen for which she had foregone a new doll's cape. On this she paid 30 per cent tariff tax.

On the penholders they paid 25 per cent tariff tax. The chamol-siku penwiper was taxed 50 per cent.

The sponge rubber 40 per cent. For the penknife each had they paid 40 per cent, and then in addition 1-3 of a cent of tariff tax apiece upon each knife.

On the little school boxes in which they kept the above in orderly arrangement the tariff tax was 55 per cent.

Willie, Jr., had a little school slate book for temporary memoranda tariff taxed 25 per cent.

Ethelinda has a school bag of fibre for her school books taxed by the tariff 45 per cent.

Willie, Jr., used a simple strap that is protected by a tariff tax of 40 per cent.

The little girl has a bottle of ink for her fountain pen, taxed by the tariff 25 per cent.

Her brother has a pocket comb of cheap horn for use in the tuseled emergencies after recess, 50 per cent tariff taxed.

He paid a tariff tax of 35 per cent on his marbles.

She paid a tariff tax of 35 per cent on her dollies.

Between them they have a cheap school umbrella, and mother has paid a tariff tax of 50 per cent on that.

If Willie, Jr., has to wear glasses, this fall father will get them and he will pay a tariff tax of 50 per cent on them.

In getting ready for school that morning they had washed with soap tariff taxed 20 per cent, dried themselves on towels tariff taxed 45 per cent, polished their shoes with polish tariff taxed 25 per cent, and brushed their teeth and hair with brushes tariff taxed 40 per cent.

And when they do waste their little allowance once in a while with a riotous candy fest, the tariff taxes them 1/4 of a cent an ounce and adds to that 15 per cent additional tax. This is on cheap candy; if it is a safer purer and better product the tariff taxes the youngsters 50 per cent.

New York's Former Governor Warns of Public Danger.

Former Governor David B. Hill returned to his old home in Elmira the other day to spend a week with his friends, for the first time in four years, and spoke at the Chenango county fair grounds in the afternoon to a large audience. In part he said: "One of the dangers that confront the country today is the already increased and still increasing expenditures of government in nation and state. Good old-fashioned economy seems to have been abandoned, and wild schemes of every character are being substituted in its stead. The extent to which official salaries have been increased in both state and nation is appalling, and the end is not yet. The country cannot long stand such reckless legislation and, in my opinion, it is high time to call a halt."

He then criticised severely the methods of "indirect taxation," saying that "no difference in the result as long as the money comes out of pockets, and he pointed out that the expense of the state government for the fiscal year was \$34,494,629, while under his administration, the heavy expenses were a little over \$14,000,000 a year.

Same Cause in Pennsylvania. [From the Philadelphia Record.]

As a rule Republican journals throughout the country seek to lessen the national importance of the Democratic victory in Maine by assuring their readers that it was won solely upon state issues. Even if true there is not much comfort to be obtained from this explanation. Take, for example, the condition of affairs in Pennsylvania where the corruption and waste in every department of the public service are ten times more flagrant than in Maine. Why should not like political depravity bring about like popular rebuke without reference to locality? Whatever may have been the cause of the Maine overturn the Democratic gain of a United States senator and two representatives in congress is a result of nation wide significance.

Grim the Alternate of Reform.

A strong Democratic party is infinitely more to be relied on as a check upon the Republican machine than an occasional spasm of third-partyism. Persons who realize the necessity of checking the ravages of the Penrose machine have no rational choice therefore, except to vote for Grim who has proved his ability and integrity in public affairs for the past eight years, and whose nomination came to him honestly, as the voluntary act of the members of the Allentown convention and not by the dictation of any boss. Berry, of course, cannot be elected. Voting for him is merely voting into the air. Grim can be elected if the dissatisfied Republicans will join the Democrats for the sake of re-deeming the state.—Philadelphia Record.

Important to Mothers. Examine carefully every bottle of CASTORIA, a safe and sure remedy for infants and children, and see that it

Bears the Signature of J. C. Ayer & Co. In Use For Over 30 Years. The Kind You Have Always Bought.

Constitutional Amendments

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THIS COMMONWEALTH FOR THEIR READING OR REVISION BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA AND PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVII OF THE CONSTITUTION.

NUMBER ONE. A CONCURRENT RESOLUTION. Proposing an amendment to section twenty-six of article five of the Constitution of the Commonwealth of Pennsylvania.

Resolved (if the Senate concur), That the following amendment to section twenty-six of article five of the Constitution of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:— That section 26 of Article V, which reads as follows: "Section 26. All laws relating to courts shall be general and uniform operation, and the organization, jurisdiction, and powers of all courts shall be general and uniform, so far as regulated by law, and the force and effect of the process and judgments of such courts, shall be uniform; and the General Assembly is hereby prohibited from creating other courts to exercise the powers vested by this Constitution in the judges of the Courts of Common Pleas and Orphans' Courts, be amended so that the same shall read as follows:—

Section 26. All laws relating to courts shall be general and uniform operation, and the organization, jurisdiction, and powers of all courts of the same class or grade, so far as regulated by law, and the force and effect of the process and judgments of such courts, shall be uniform; but, notwithstanding any provision of this Constitution, the General Assembly shall have full power to establish new courts, from time to time, as the same may be needed in any city or county, and to prescribe the powers and jurisdiction thereof, and to increase the number of judges in any courts now existing, or to create new courts, or to reorganize the same, or to vest in other courts the jurisdiction there exercised by courts not of record, and to abolish the same whenever it shall be deemed necessary for the orderly and efficient administration of justice.

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

NUMBER TWO. RESOLUTION. Proposing an amendment to the constitution of the Commonwealth of Pennsylvania, so as to eliminate the requirement of payment of taxes as a qualification of the right to vote.

Resolved (if the House of Representatives concur), That the following amendment to the Constitution of the Commonwealth of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article thereof, by striking out the fourth numbered paragraph thereof, so that the said section shall read as follows:—

Section 1. Every male citizen twenty-one years of age, possessing the following qualifications, shall be entitled to vote at all elections, subject however to such laws requiring and regulating the registration of electors as the General Assembly may enact.

First. He shall have been a citizen of the United States at least one month.

Second. He shall have resided in the State one year or having previously been a qualified elector or native-born citizen of the State, he shall have removed therefrom and returned, then six months immediately preceding the election.

Third. He shall have resided in the election district where he shall offer to vote at least two months immediately preceding the election.

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

NUMBER THREE. A JOINT RESOLUTION. Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, so as to consolidate the courts of common pleas of Allegheny County.

Section 1. Be it resolved by the Senate and House of Representatives in General Assembly met, That the following amendment to the Constitution of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article thereof, by striking out the said section, and inserting in place thereof the following:—

Section 6. In the county of Philadelphia all the jurisdiction and powers now vested in the district courts of Philadelphia shall be vested in one court of common pleas, composed of three judges of equal rank and separate courts of equal and co-ordinate jurisdiction, composed of three judges each, shall be designated respectively as the court of common pleas number one, number two, number three, number four, and number five, the number of judges in any of said courts, or in any county where the establishment of an additional court may be authorized by law, may be increased, from time to time, and whenever such increase shall amount in the whole to three, such three judges shall compose a distinct and separate court as aforesaid, which shall be numbered as aforesaid.

In Philadelphia all the jurisdiction and powers now vested in the several numbered courts of common pleas shall be vested in one court of common pleas, composed of all the judges in commission in said courts. Such jurisdiction shall be exercised in all proceedings at law and in equity which shall have been instituted in the several numbered courts, and shall be exercised in the same manner as provided by law. The president judge of said court shall be selected as provided by law. The number of judges in said court may be by law increased from time to time. This amendment shall take effect on the first day of January succeeding its adoption.

A true copy of Joint Resolution No. 3. ROBERT MCAFEE, Secretary of the Commonwealth.

NUMBER FOUR. A JOINT RESOLUTION. Proposing an amendment to section eight, article nine, of the Constitution of Pennsylvania.

Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, or any other public body, shall never exceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law; but any city, the debt of which now exceeds seven per centum of such assessed valuation, may be authorized by law to increase the same three per centum, in the aggregate, at any one time, upon such valuation, so as to read as follows:—

Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed seven per centum, upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law; but any city, the debt of which now exceeds seven per centum of such assessed valuation, may be authorized by law to increase the same three per centum, in the aggregate, at any one time, upon such valuation, except that any debt or debts hereinafter incurred by the city and county of Philadelphia for the construction and development of subways for transit purposes, or for the construction of wharves and docks, or the reclamation of land to be used in the construction of a system of wharves and docks, as public improvements, owned or to be owned by said city and county of Philadelphia, and which shall yield to the city and county of Philadelphia current net revenue in excess of the interest on said debt or debts and of the annual installments necessary for the cancellation of said debt or debts, may be excluded in ascertaining the power of the city and county of Philadelphia to become otherwise indebted. Provided, That a sinking fund for their cancellation shall be established and maintained.

A true copy of Joint Resolution No. 4. ROBERT MCAFEE, Secretary of the Commonwealth.

55-31-13t Secretary of the Commonwealth.

CLASTER'S ANNUAL OPENING.

FALL OPENING.

We announce our Second Annual Fall Opening with a deep feeling of gratitude to our many patrons who have helped make our store such a grand success. We have received so many kind words, such flattering encouragement and substantial tokens of hearty approval in the practical shape of public patronage from all classes in Bellefonte and surrounding country that words fail to express our gratitude.

We open the Fall Season with the Grandest stock of

Men's, Youths' and Boys' Clothing

Hats, Caps, Shoes and Furnishings ever brought to this city. You are cordially invited to look over our show windows and our stock, and by your critical verdict we propose to stand or fall, and as it is with the Clothing for Men and Boys so it is with Hats, Shoes and Furnishings. If there be a man or woman at all skeptical concerning the great bargains we offer in Men's and Boys' Clothing,

Hats, Shoes and Furnishings

They are the very people of all the people we want to reach, we want to preach to them the doctrine of true economy and conviction will quickly follow once they visit us. It is truthful advertising that made us what we are, the busiest store, the recognized leaders, the commercial thermometer of the clothing business, the envy of every competitor. We strive incessantly to please you and your patronage is our reward.

Grand Opening

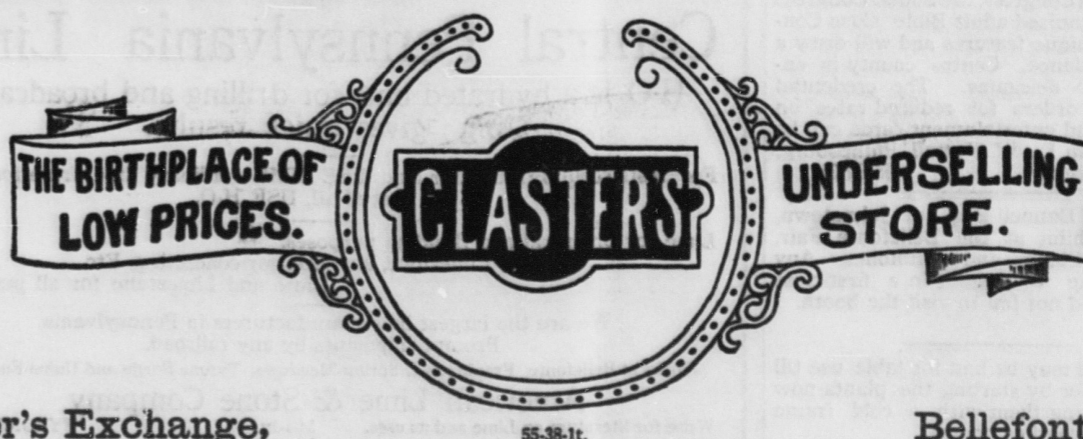
SATURDAY, OCTOBER 1, 1910.

Our display will be a sight worth seeing, you will find here many surprises in the way of new style features and new low prices. We have arranged many special attractions and here they are.

SPECIAL FOR OUR OPENING.

- 25 dozen Heavy Coat Sweaters worth \$1. Special price.....69c
Men's regular \$3.00 Corduroy pants, in light and dark colors.....\$1.98
Men's and Young Men's Suits, fine worsteds, chevots and cassimeres, \$10.50 val. Fall opening price...\$7.95
Men's \$12.50 Suits, made of fine wool materials, in all the newest shades. Fall opening price.....\$9.95
Men's \$13.00 Suits, made of fine wool materials, in all the newest shades. Fall opening price.....\$12.95
Men's all-wool worsted and cassimeres Suits, equal to any \$18.00 Suit. Fall opening price.....\$12.95
Men's Hand Tailored Suits, made of finest imported woolsens—Michael Stern & Co., Rochester. Made equal to any suit sold from \$20.00 to \$25.00. Fall opening price \$15.00 to \$19.00.
A fine line of Men's, Young Men's and Children's Overcoats and Cravenets, latest styles. Fall opening price from.....\$1.98 to \$16.50.
Men's \$1.25 Flannel Shirts, in all shades, size 14 1/2 to 17. Fall opening price..... 89c.
Ladies' fleece lined and ribbed Underwear, 50 cent value. Fall opening price..... 39c.
Special Men's \$1.75 Corduroy Pants, lined throughout. Our price.....\$1.19

It would please us greatly to have you call on us during this our opening week. Our openings are always enjoyable occasions and a glad hand awaits your coming. Remember the date and be with us.



Crider's Exchange.

55-38-1t.

Bellefonte, Pa.