

County Correspondence

Items of Interest Dished Up for the Delicacy of "Watchman" Readers by a Corps of Gifted Correspondents.

PINE GROVE MENTION.

Ralph Dunlap and William Gardner Jr., are fever victims. Allen Weiland transacted business at Warriorsmark Saturday.

J. H. Strouse and family took a spin down the valley Sunday in his Overland car.

Frank Fishburn and wife, of State College, spent Sunday at Frank Reed's home on Main street.

Mr. and Mrs. Henry Wagner were Sunday visitors at the A. L. Weiland home at Fairbrook.

There were about 126 stay at home votes Tuesday, mostly Democrats. The Republican vote was well out.

Col. D. F. Fortney and Lieut. S. D. Gettig, two of Bellefonte's legal lights, spent Monday afternoon in town.

Mr. and Mrs. Harpster and Mr. and Mrs. Conrad, of Warriorsmark, were Sunday visitors at the S. F. Pouch home.

W. H. Brown and family, in his new Ford car, went to Millheim and were royally entertained at the Charles Stover home.

Harry Sagar, one of Mifflin county's progressive farmers, was here greeting friends of long ago, returning home Saturday.

Ira Hess, Clem Fortney and John E. Everhart, three of Altoona's representative citizens, were among the Grangers on Thursday.

C. W. Woodring, the popular agent from Tyrone, was here Monday and saw that our merchants shelves were filled for the autumn trade.

Aaron Tressler and wife enjoyed a drive down Nittany valley Sunday. Aaron is the popular manager of the Rock Springs creamery.

The lawn social held by the members of the M. E. church at the home of Mr. and Mrs. Charles Briggs, last Friday evening, was a decided success.

You want to brush dust cares aside and be ready for the last outing of the season Saturday, at Pine Hall, under the auspices of Washington Grange.

On going to the barn Friday morning Sumner Miller found one of his best horses dead in the stall. The same day J. A. Fortney had one die of overheating.

Mr. and Mrs. Wm. Loner are receiving congratulations over the arrival of a pair of twins, thus rounding out a round dozen in that happy household. Mother and youngsters are doing nicely.

Charles Mong and family are snugly located on the Henze farm, better known as the Hamilton farm, north of State College. Charley is to be Mr. Henze's right hand man on the plantation, and is the right man in the right place.

Among the Sunday excursionists to Niagara were: Oscar Whitmer, G. F. Miller, Mrs. Ruth Parsons, J. W. Miller, John Stover, John Moore, Samuel Martz, W. S. Tate, Fred Russell, Ed. Rossman, Robert, Fred and Samuel Harpster, Wm. Gummo and lady and Emline Harpster.

Wm. N. Wilson, son of Mr. and Mrs. Samuel Wilson, of Lewisport, and Miss Laura Bell James, daughter of Mr. and Mrs. Willbur James, of Burhanm, were married last Wednesday at the M. E. parsonage, Pine Grove Mills, by Rev. A. A. Price. The young couple are well known.

A surprise party was given at the M. E. parsonage, September 9th, in honor of Mrs. Price's birthday. Friends from Fairbrook, Huntingdon Furnace, Franklinville and Pine Grove filled the parsonage and all had a royal good time. They were laden with the fat of the land, the best the farm could produce, and filled the larder as well as old Dobbin's feed box.

AARONSBURG.

The George S. King house on north 2nd street is now occupied by Prof. Bartlett, who teaches the High school.

Dr. and Mrs. Jordan Desher have left for their home in Glidden, Iowa, after having been here for over one month.

Harvest Home services were held in the United Evangelical church on Sunday, September 19th. The decorations were fine.

Mr. and Mrs. Torrence Bell and family, of East Hampton, L. I., stopped to pay a short visit with his aunt, Mrs. Hull, while on their way to visit his mother and sisters in Bellefonte.

The schools have opened with a fair attendance. We were pleased to have a High school again. Hope it will never again be dropped, as it is a great mistake to allow such a splendid thing to be put away.

Mrs. C. C. Bell, of Huntingdon, is the guest of Mr. and Mrs. Hull, while in town, and will visit among other relatives and friends. She expects to be joined later by Mr. and Mrs. Frank P. Patton.

C. N. Eby returned to his home in New York city one week ago, Mrs. Eby remaining until the 20th inst., when she, too, left after spending four weeks with her mother, Mrs. Caroline Meyer and other friends.

REBERSBURG.

Miss Byrd Stover is slowly recovering from an attack of yellow jaundice.

Milan Hoy and wife, of State College, spent a short vacation with the latter's mother, Mrs. Grenninger, of Smulton.

Clarence Weber postponed his departure for Buckle, where he intended to take up his studies, on account of the death of his mother, Mrs. John Breon.

Peaches are shipped in from Snyder county and are sold at 40 cents a basket. They had a bumper crop in Union and Snyder counties, and can't dispose of them as fast as they ripen.

EAST BRUSHVALLEY.

Mrs. W. J. Miller is on the sick list. Winkleblech's saw mill shut down last week for the picnic.

Carl Mowery was unfortunate enough to contract the ivy poison.

Potato raising and corn cutting were the program for this week.

Sam Mowery is busy filling silos. Der Sam saught des date Mocha.

Milton fair, court, and an old-fashioned house cleaning are on the list for next week.

A different countenance is noticed on everybody since Grangers' picnic and the primaries.

John Day, Ira Brungard, Scott Stover, and Dock Scholl are assisting Sam Mowery at filling his silo.

Some one has said that Elijah's chariot is still burning, and that was the cause of last week's intense heat.

Quite a number of our people attended the funeral services held over the remains of Mrs. John Breon on last Thursday.

E. T. Yeager and wife, of Hayes Run, and Miss Elsie Weaver, of Lock Haven, spent Saturday night at the home of Howard Weaver.

Several sick horses were reported through this section during the past week; a sudden change of climate being the cause.

Earl Phillips, who had been employed by S. C. Yearick during the summer months, quietly handed in his resignation on Monday of this week.

S. L. Gephart and family, W. T. Hubler and wife, Miss Anona Yearick, Mr. Thos. B. Stitzer and Mr. J. A. Wert were Sunday visitors at the Stover home.

One of A. W. Weber's black horses was unfortunate enough to tramp on a rusty nail which immediately began festering, and the animal is practically paralyzed at this writing.

Three pet dogs, Tippy, Pug, and Rover, passed from labor to reward on last Saturday forenoon for O. F. Stover, and they are now sitting in Dog Heaven where broom sticks and thunder showers are no more.

WOODWARD.

Miss Mary Boone, who has spent the summer months at the Woodward house, has gone home to stay.

Mrs. Harry Zeime, of Pittsburgh, was home a few days to visit her parents, Mr. and Mrs. Charles Hosterman.

Luther Weaver, Lewis Orndorf, Stewart Hosterman and Oscar Meyer, of Coburn, were to Altoona on business a few days, bringing home two new Overland cars, as Mr. Weaver is agent for them.

Enchanted Valparaiso.

The night view of Valparaiso from the balconies of the cliff dwellers is one of the great sights of the world.

The vast sickle of the shore lit for nearly two hundred thousand people, the scores of ocean vessels lying at anchor, the harbor lights, the glowing avenues below from which rises mellowed the roar of nocturnal traffic, the rippling water under the moonlight and the far horizon of the illimitable Pacific produce an effect of enchantment.—Edward Elsworth Ross "South of Panama."

People One "Runs Across." "I don't like people I run across—women, especially. I should be a nervous ghost by this time if I had stopped to like people. Fancy all one's chance encounters, turning into pulls on one's affection—like the ropes the Lilliputians tied round Gulliver. 'If I had been Gulliver, I should have gone mad. I'd rather be tied with one stout steel cable than with a million threads.'"—Scribner's Magazine.

City's Eight Pension Funds. New York city has eight pension funds. They are the public school teachers' retirement fund, the police pension fund, the fire department relief fund, the department of health fund, the College of the City of New York fund, the supreme court appellate division fund, the street cleaning department fund, and the city of New York employees' retirement fund.

Make Flour From Bananas. Experiments in Jamaica have converted the banana into flour, the wholesale price of which is said to yield a profit so fair that the making of the flour may soon be a regular enterprise. The late Sir Isaac Holden, who lived to be a centenarian, always used banana flour.—London Chronicle.

Name on Umbrella. Stencil your name on your umbrella and see how much sooner it will be returned when borrowed. A fine brush and white paint are the best things to use. The stencil will not be hard to cut if care be taken, but give the paper stencil a coat of shellac before using it.

More Convenient Now. It is good news that comes from Denver, where a doctor has discovered a method of weighing a man's head without removing it from his body. The old-fashioned way had certain disadvantages, especially to the man most interested.—Pittsburgh Sun.

His Desire. "I'm going down to the hotel," said old man Bentover, "to consult that ere celebrated surgeon who advertises to perform operations entirely without pain. I want to get him to cut off my worthless son-in-law."—Judge.

Put your ad. in the WATCHMAN.

A Big Program for Sunday School Convention.

Centre county will be well represented at the State Sunday school convention at Erie, October 5th, 6th, 7th, 8th, 1915.

Great interest is being manifested all over the State in the coming State Sunday School Convention to be held in the city of Erie, October, 5th, 6, 7th and 8th next.

Centre county is entitled to thirty delegates and applications for credential cards are now coming in to Darius Waite, of Bellefonte, who is the corresponding secretary for the Centre County Sunday School Association.

The Convention will open with a general meeting on Tuesday evening, October 5th, in connection with a "get acquainted social" in care of the local committee.

The State Teacher Training Alumni Association will have a meeting and banquet on Thursday, October 7th.

Teachers' Training Graduates from all parts of the State will attend.

A call has been sent out for 500 older boys and older girls to attend special conferences especially designed to give a vision for leadership.

Among the big speakers to be heard at Erie, the following names appear on the program: W. C. Pearce, Chicago; Bishop Homer C. Stuntz, South America; T. Alex. Cairns, Ph. D., Newark, N. J.; Mrs. Mary Foster Bryner, Chicago; Miss Helen Forbes, St. Louis, Mo.; Dean Walter G. Fiske, Oberlin, Ohio. The whole program is rich with talent. Every county in the State will send delegates.

Medical.

Comforting Words

MANY A BELLEFONTE HOUSEHOLD WILL FIND THEM SO.

To have the pains and aches of a bad back removed—to be entirely free from annoying, dangerous urinary disorders, is enough to make any kidney sufferer grateful.

The following advice of one who has suffered will prove comforting words to hundreds of Bellefonte readers.

Mrs. J. F. Thal, 23 W. Thomas St., Bellefonte, says: "I suffered from backache and severe pains across my loins. I also had headaches and dizzy spells. My kidneys caused me a lot of annoyance. I got Doan's Kidney Pills at Green's Pharmacy Co., and one box removed the backache and trouble from my kidneys."

Price 50c, at all dealers. Don't simply ask for a kidney remedy, get Doan's Kidney Pills, the medicine that Mrs. Thal had. Foster-Milburn Co., Props., Buffalo, N. Y. 67-38.

New Advertisements.

SHERIFF SALE.—By virtue of a writ of Fieri Facias issued out of the Court of Common Pleas of Centre County, Pa., and to me directed, there will be exposed to public sale, at the Court House, in the Borough of Bellefonte, Pa., on

MONDAY, SEPTEMBER 27TH, 1915, at one o'clock p. m., the following described real estate, viz: A piece of ground situated on North Front street in the Borough of Philadelphia, Centre County, Pennsylvania, bounded and described as follows:—

On the North by lot of Mrs. Wm. Jones; on the East by North Second street; on the South by lot of Doan's Kidney Pills; on the West by North Front street, being sixty-six (66) feet front on North Front Street and extending back two hundred forty (40) feet to the lot of Doan's Kidney Pills. Seized, levied upon, taken into execution and to be sold as the property of W. H. Wolf.

TERMS OF SALE.—No deed will be acknowledged until the purchase money is paid in full. ARTHUR B. LEE, Sheriff, Sheriff's Office, Bellefonte, Pa., September 3rd, 1915. 60-36-3t.

SHERIFF SALE.—By virtue of a writ of Fieri Facias issued out of the Court of Common Pleas of Centre County, Pa., and to me directed, there will be exposed to public sale, at the Court House, in the Borough of Bellefonte, Pa., on

MONDAY, SEPTEMBER 27TH, 1915, at one o'clock p. m., the following described real estate, viz: All the defendant's right, title and interest (being the undivided one-half) in and to that certain messuage, tenement, building and premises situated on the west side of Centre County, Pennsylvania, bounded and described as follows:—

On the North by Burrows Alley; on the East by Spring street; on the South by lot formerly of William Gahagan, now of lot of Bolton; on the West by Spring Creek. It being a lot fronting fifty-five (55) feet on Spring street, and extending back two hundred and sixty (260) feet to Spring Creek; there erected a two-story frame dwelling house and out buildings.

Seized, levied upon, taken into execution and to be sold as the property of Enoch H. Hastines, heirs at law.

TERMS OF SALE: No deed will be acknowledged until the purchase money is paid in full. ARTHUR B. LEE, Sheriff, Sheriff's Office, Bellefonte, Pa., September 3rd, 1915. 60-36-3t.

SHERIFF SALE.—By virtue of a writ of Fieri Facias issued out of the Court of Common Pleas of Centre County, Pa., and to me directed, there will be exposed to public sale, at the Court House, in the Borough of Bellefonte, Pa., on

MONDAY, SEPTEMBER 27TH, 1915, at one o'clock p. m., the following described real estate, viz: All that certain messuage, tenement and premises situated in the Borough of Philadelphia, County of Centre, and State of Pennsylvania, bounded and described as follows, to-wit: Being a lot post on the northwest corner of Eighth and Spruce streets; thence in a westerly direction along the line of Spruce street sixty (60) feet, more or less, to line of lot of Ella M. Ward; thence in a northerly direction along the line of same and parallel with Eighth street one hundred and thirty-two (132) feet, more or less, to line of M. T. Orwig; thence in an easterly direction along the line of same and parallel with Spruce street sixty-six (66) feet to the West line of Eighth street; thence in a southerly direction along said West line of Eighth street, one hundred and thirty-two (132) feet, more or less, to the northwest corner of Eighth and Spruce streets and the place of beginning. Having erected thereon a single two-story frame dwelling house with porches and additions thereto.

Seized, levied upon, taken into execution and to be sold as the property of Mrs. Rebecca T. Lingenfelter.

TERMS OF SALE: No deed will be acknowledged until the purchase money is paid in full. ARTHUR B. LEE, Sheriff, Sheriff's Office, Bellefonte, Pa., September 3rd, 1915. 60-36-3t.

Meat Market.

Get the Best Meats.

You save nothing by buying poor, thin or gristly meats. I use only the

LARGEST AND FATTEST CATTLE and supply my customers with the freshest, choicest, best blood and muscle making Steaks and Roasts. My prices are no higher than poorer meats are elsewhere.

I always have DRESSED POULTRY Game season, and any kinds of good meats you want.

TRY MY SHOP. P. L. BEEZER, High Street. 34-34-1y. Bellefonte, Pa.

Hood's Sarsaparilla.

Scrofula and All Humors Give Way

There are many things learned from experience and observation that the older generation should impress upon the younger. Among them is the fact that scrofula and other humors, which produce eczema, boils, pimples and other eruptions, can be most successfully treated with Hood's Sarsaparilla.

This great medicine is a peculiar combination of the most effective blood-purifying and health-giving roots, herbs, and oils, which are gathered especially for it.

Hood's Sarsaparilla has stood the test of forty years.

Get a bottle today—now—from your nearest drug store. Always keep it on hand. 60-38

Constitutional Amendments

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THE COMMONWEALTH OF PENNSYLVANIA BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND THE HOUSE OF REPRESENTATIVES OF THE COMMONWEALTH OF PENNSYLVANIA, IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

Number One. A JOINT RESOLUTION

Proposing an amendment to section one, article eight of the Constitution of Pennsylvania.

Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, that the following amendment to the Constitution of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:—

That section one of article eight, which reads 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 resided in the State for six months) immediately preceding the election district where he or she shall offer to vote at least two months immediately preceding the election.

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

Fourth. If twenty-two years of age and upwards, he shall have paid within two years a State or county tax, which shall have been assessed at least two months and paid at least one month before the election.

Fifth. Wherever the words "he," "his," "him" and "himself" occur in any section of article VIII of this Constitution the same shall be construed as if written, respectively, "he or she," "him or her," "him or her," and "himself or herself."

A true copy of Joint Resolution No. 1. CYRUS E. WOODS, Secretary of the Commonwealth.

Number Two. A JOINT RESOLUTION

Proposing an amendment to section eight of article nine of the Constitution of Pennsylvania.

Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, that the following is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:—

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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 9. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 10. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 11. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 12. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 13. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 14. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 15. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 16. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 17. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 18. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 19. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 20. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 21. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 22. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 23. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 24. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 25. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 26. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 27. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 28. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 29. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 30. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 31. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 32. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 33. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.

Section 34. 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 located within such municipality or district, and shall not be increased by any indebtedness to an amount exceeding two per centum upon the assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law.