

THEN AND NOW.

When Washington was President, As cold as any icicle. He never on a railroad went. And never rode a bicycle. He read by no electric lamp. Nor heard about the Yellow Stone; He never licked a postage stamp. And never saw a telephone. His trousers ended at the knees; By wire he could not send dispatch; He filled his lamp with whale-oil grease. And never had a match to scratch. But in these days it's come to pass. All work is with such dashing done— We've all those things; but then, alas— We seem to have no Washington. —Robert J. Burdette.

FOOD HANDLERS AT COUNTY FAIRS TO BE INSPECTED BY HEALTH OFFICERS.

Orders are issued by the State Health Department through the Division of Restaurant Hygiene, to have all persons engaged in the preparation or handling of food at county fairs undergo the required physical examination and furnish to health officers a certificate stating that they are free from the diseases mentioned in Act of Assembly No. 169, part of which reads as follows: "Every person before operating or being permitted to work at a public eating or drinking place shall obtain a certificate from a reputable registered doctor of medicine, certifying that such person is free from trachoma, active tuberculosis of the lungs, open skin tuberculosis, syphilis, gonorrhoea, open external cancer or barber's itch and are not typhoid carriers. These certificates must be filed with the proper health authorities within five days of date of examination and are valid for a period of six months, but may be revoked at any time prior to this if the condition of such person warrants it."

Forms 961, for this purpose, will be forwarded from the Department of Health to the secretary of each fair ten days before the opening, and can be secured from him when application is made to conduct refreshment stands. Food handlers may also make application direct to the Department for forms 961. This will save time and trouble as excuses will not be accepted by the health officer when inspection is made. A health officer has been assigned to each fair to collect these certificates and see that other health laws are being obeyed. Mr. John M. DeLaney, chief of the Division of Restaurant Hygiene, calls attention to the fact that hot water and soap must be used in the cleansing of table linen, towels, cooking, eating and drinking utensils. He said, "The roller towel and common drinking cup will not be allowed. Two million people attended fairs in Pennsylvania last summer and many refreshment stand proprietors furnished paper cups, straws, plates and napkins for patrons who appreciate sanitary service. There have been numerous infections with communicable disease by the use of improperly cleaned eating and drinking utensils. "Handling of garbage and other refuse at the fair grounds will be under health officer supervision; manure must be removed from the grounds each day and disposed of in a satisfactory manner. All fair grounds in the State have been inspected by the Department of Health and notices sent to fair officials regarding adequate toilet facilities. In every case the officials agreed to make the required changes and improvements, but if this has not been done before the opening of the fair, prosecution will be started in order to get results. Water supplies also got the once-over from the department, and corrections made when necessary. 72 fairs, including 2301 refreshment stands were covered by the inspectors last summer, and this year 82 will be visited. Several persons were refused certificates and a few stands closed, but on the whole splendid co-operation was given by the fair officials and the food handlers themselves. Mr. Delaney says the public could help in securing the best protection against stands that are not clean and where proper methods of washing dishes are not used.

State Plans Tree Cutting for Fuel.

Harrisburg, Pa.—The State Forest Commission has taken steps to facilitate cutting of timber for fuel in state forests, there being a large amount of chestnut timber affected by the blight which is available. Tracts in Tioga, Monroe and other counties, damaged by fire or over-maturity, were also ordered cut. Plans were also made by the Commission to have patients at the Cresson State sanitarium act as fire outlooks at the Cresson fire station. The men will be put on short shifts as a means of helping their condition. An auxiliary reserve of 6654 acres was created in McKean county, and the medalion and bust for the Bethrock memorial were approved.

Penn State Conducts Man and Woman Hunt.

Using two-cent stamps instead of blood-hounds, The Pennsylvania State College alumni office has begun a man and woman hunt that is unique in the annals of the college. Instead of an endeavor to locate lost graduates of Penn State, this hunt is to get on the trail of all former students who never did qualify for their diplomas. From 1859 to the present time, a total of more than 5,000 men and women entered and then dropped out of college before completing their course. They are all eligible to membership in the alumni association once they are located. At least a dozen Civil war veterans are included in the list.

RAILWAY DISPELS ALASKAN GLAMOUR.

Anchorage.—"All aboard, through rain for the interior," thus sings out the white-coated porter standing with step in hand at the rear of the "Sourdough" limited. A glance along the train shows it made up of express and baggage car, day coach, Pullman sleeper and an observation chair car. It seems incongruous that this equipment is ready to dash through the heart of Alaska and bring up on the banks of the Tanana river, that mighty stream whose mere name conjured up visions of argonauts, dog teams, myriads of caribou and the old days when only strong men reached the Tanana. On July 13th the through freight took the place of the mixed train operated heretofore, and a regular bi-weekly passenger and freight service has been installed. OLD WAY WAS ROUGH. Travelers recall a trip over this route two years ago. It entailed a mixed train and began to crawl along as it entered the Broad Pass country, where operation extended almost to the last rail laid. Then came the horse-drawn sleigh or dog team to the next roadhouse at Summit, a bleak desolate spot in winter, hemmed in by icy mountains and swept by wintry blasts. Over night at the crude roadhouse and the trip was continued to Nenana, on the banks of the Tanana, down a dangerous canyon where the dog sled clung to the beetling cliffs by the teeth of the brake. Maybe it was 40 degrees below zero and only the hardy of those compelled to take the trip braved it. Today this same country is unfolded in scenic grandeur from the window of the Pullman or the rear platform of the observation parlor car, or maybe while the traveler dines in the buffet car ahead. The bleak, icy mountains are bathed in mysterious light. Little rivulets rush down from the mountains to join the noble Susitna, carrying its turbulent flood into Cook inlet. The system of crossing the Tanana in winter on rails laid upon the ice soon will be supplanted by a 700-foot single steel span bridge, with approaches well above the flood of the stream; the narrow-gauge Tanana valley "dinky" line will retreat before the oncoming of the mogul engine and its serpentine string of modern equipment. CHANGE SUDDEN AND COMPLETE. "Fairbanks," shouts the porter, and old Alaska has vanished; the great land of mystery along the Yukon becomes but a banal echo of something that has been, but is no more. The change has been so sudden and so complete that the old-timers are finding it hard to readjust their lives to the new conditions. The railroad has wiped away the dog team as a means of transport to the interior, the horse-drawn sleigh over the Richardson highway, from Valdez, is but a tourist adventure; automobiles take the place of the stage in summer and the railroad now serves a country extending to Nome on the northwest and the Arctic slope to the north, down the Tanana from Fairbanks to the Yukon, and up the Yukon to Dawson—a veritable adventure for the tourist who has absorbed the romance of the days of '98. The old-timer says the Dawson days will come again; when he is unable to state; but the lure of the "shovel-in" ground beckons, and as the railroad thunders north the prospector broke new trails. What the future holds for the dreamer is as problematic as the first venture into the forbidding country that has so suddenly been transformed into a region wherein the most delicate may live and prosper.

Real Estate Transfers.

Daniel M. Burrell, et ux, to Roy Burrell, tract in Liberty township; \$1. Fred Leathers, et ux, to Catherine K. From, tract in Port Matilda; \$175. J. K. Johnston, et ux, to Elsie H. Noll, et bar, tract in State College; \$1. Ida E. Wetzel, et al, to Ella J. Hoffer, tract in Philipsburg borough; \$2,000. John M. Hartwick, et al, to John C. Rupp, tract in College township; \$250. Anna Elizabeth Martin, et bar, to Harriet Elizabeth Olmstead, et bar, tract in State College; \$6,175. Mrs. Elsie H. Neil, et bar, to J. K. Johnston, tract in Centre county; \$1. Nancy Margaret Bennisson, et al, to Robert H. Bennisson, tract in Marion township; \$12,000. John L. Holmes, et al, to M. W. Neidigh, tract in Ferguson township; \$400. Cornelius Musser, et ux, to John D. Musser, tract in State College; \$5,800. U. S. Walker to James H. Walker, tract in Boggs township; \$3,000. Mary L. Orvis, et al, to Laura E. Wright, tract in Bellefonte borough; \$1,500. Wm. H. Noll, et al, to Frank Barnes, tract in Spring township; \$120. Frank Barnes, et ux, to John E. Davis, tract in Spring township; \$1,500. Mary D. Bayard, et al, to John H. Cadwalader, tract in Unionville; \$1. Philipsburg Coal and Land Co., to Daniel L. Moore, tract in Rush township; \$150. Edward Peters, et ux, to Justice A. Hoff, tract in Union township; \$4,500. Doris A. Stine, et ux, to H. A. Marks, tract in Philipsburg; \$450. Rebecca Jane Tate to Olive Tate Malone, tract in Coleville; \$1. James H. Runkle to Lettie Rose Harma, tract in State College; \$4,750. E. P. Snook to H. W. Loneberger, tract in State College; \$425.

Marriage Licenses.

James W. Elliott and Eva V. Merritts, Lemont. Paul M. Heverly, State College, and Sara E. Remaley, Indiana. George Colaric, Rankin, and Mary E. Rodavich, Bellefonte.

MEDICAL.

Of Local Interest

Some People We Know, and We Will Profit by Hearing About Them.

This is a purely local event. It took place in Bellefonte. Not in some far-away place. You are asked to investigate it. Asked to believe a citizen's word; To confirm a citizen's statement. Any article that is endorsed at home. Is more worthy of confidence. Than one you know nothing about, Endorsed by unknown people. H. C. Young, S. Water St., Bellefonte, says: "Some time ago I was in a bad condition with kidney trouble. My back ached and gave out so I couldn't do a day's work. I was a constant sufferer. When I stooped I had dizzy spells and a swimming sensation in my head. My kidneys acted irregularly. I read of Doan's Kidney Pills and used them, getting my supply at the Parish Pharmacy. They soon fixed me up in good shape. The aches and pains left. The dizziness didn't trouble me and my kidneys were regulated." Foster-Milburn Co., Mrs., Buffalo, N. Y. 63-34

PROPOSED AMENDMENT TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THE COMMONWEALTH FOR APPROVAL OR REJECTION, AT THE ELECTION TO BE HELD ON TUESDAY, NOVEMBER 7, 1922, BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

Number One.

A JOINT RESOLUTION

Proposing an amendment to section one (1) of article fifteen (XV) of the Constitution of the Commonwealth of Pennsylvania.

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

That section one of article fifteen, which reads as follows: "Section 1. Cities may be chartered whenever a majority of the electors of any town or borough having a population of at least ten thousand shall vote at any general election in favor of the same," be and the same is hereby, amended to read as follows:—

Section 1. Cities may be chartered whenever a majority of the electors of any town or borough having a population of at least ten thousand shall vote at any general election in favor of the same, and the same is hereby, amended to read as follows:—

Section 1. Cities may be chartered whenever a majority of the electors of any town or borough having a population of at least ten thousand shall vote at any general election in favor of the same, and the same is hereby, amended to read as follows:—

A true copy of Joint Resolution No. 1.

BERNARD J. MYERS, Secretary of the Commonwealth.

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THE COMMONWEALTH FOR APPROVAL OR REJECTION, AT THE ELECTION TO BE HELD ON TUESDAY, NOVEMBER 7, 1922, BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH IN PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

Number One-A.

A JOINT RESOLUTION

Proposing an amendment to article seventeen, section eight, of the Constitution of the Commonwealth of Pennsylvania, relating to the granting of free passes or passes at a discount to clergymen.

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

That section eight of article seventeen, which reads as follows: "Section 8. No railroad, railway, or other transportation company shall grant free passes or passes at a discount to any persons, except officers or employees of the company," be amended to read as follows:—

Section 8. No railroad, railway, or other transportation company shall grant free passes or passes at a discount to any person, except officers or employees of the company, and the same is hereby, amended to read as follows:—

A true copy of Joint Resolution No. 1-A.

BERNARD J. MYERS, Secretary of the Commonwealth.

NUMBER 2-A.

A JOINT RESOLUTION

Proposing an amendment to article nine, section four, of the Constitution of the Commonwealth of Pennsylvania.

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

That section four of article nine, which reads as follows: "Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel invasion, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiencies in revenue shall never exceed, in the aggregate at any one time, one million dollars," be amended to read as follows:—

Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel invasions, suppress insurrection, defend the State in war, between the sixth and the seventh day of November, one thousand nine hundred and seventeen, and the eleventh day of November, one thousand nine hundred and eighteen.

Said proposed amendment shall be submitted to the qualified electors of the State, at the general election to be held on the Tuesday next following the first Monday of November in the year nineteen hundred and twenty-four, for the purpose of deciding upon the approval or rejection of the said amendment. Said election shall be opened, held, and closed upon said election day at and within which said election is directed to be opened, held, and closed, and in accordance with the provisions of the laws governing elections. Such amendment shall be printed upon the ballots in the form and as prescribed by the election laws of Pennsylvania, and shall in all respects conform to the requirement of such laws.

A true copy of Joint Resolution No. 2-A.

BERNARD J. MYERS, Secretary of the Commonwealth.

tors of the State, at the general election to be held on the Tuesday next following the first Monday of November in the year nineteen hundred and twenty-four, for the purpose of deciding upon the approval or rejection of the said amendment. Said election shall be opened, held, and closed upon said election day at and within which said election is directed to be opened, held, and closed, and in accordance with the provisions of the laws governing elections. Such amendment shall be printed upon the ballots in the form and as prescribed by the election laws of Pennsylvania, and shall in all respects conform to the requirement of such laws.

A true copy of Joint Resolution No. 2-A.

BERNARD J. MYERS, Secretary of the Commonwealth.

NUMBER 3-A.

A JOINT RESOLUTION

Proposing an amendment to article nine section four, of the Constitution of the Commonwealth of Pennsylvania, authorizing the State to issue bonds to the amount of one hundred millions of dollars for the improvement of the highways of the Commonwealth.

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

That section four of article nine, which reads as follows: "Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel invasion, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiencies in revenue shall never exceed, in the aggregate at any one time, one million dollars," be amended to read as follows:—

Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel invasion, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiencies in revenue shall never exceed, in the aggregate at any one time, one million dollars. Provided, however, That the General Assembly, irrespective of any debt, may authorize the State to issue bonds to the amount of fifty millions of dollars, for the purpose of improving and rebuilding the highways of the Commonwealth."

A true copy of Joint Resolution No. 3-A.

BERNARD J. MYERS, Secretary of the Commonwealth.

NUMBER 4-A.

A JOINT RESOLUTION

Proposing an amendment to section one of article fourteen of the Constitution of the Commonwealth of Pennsylvania.

Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and acted by the authority of the same, That the following amendment to section one of article fourteen of the Constitution of Pennsylvania be, and the same is hereby, proposed, in accordance with provisions of the eighteenth article thereof:—

That section one of article fourteen, which reads as follows: "Section 1. County officers shall consist of sheriffs, coroners, prothonotaries, registers of wills, recorders of deeds, commissioners, treasurers, surveyors, auditors or controllers, clerks of the courts, district attorneys, and such others as may, from time to time, be established by law; and no sheriff or treasurer shall be eligible for the term next succeeding the one for which he may be elected," be amended so as to read as follows:—

Section 1. County officers shall consist of sheriffs, coroners, prothonotaries, registers of wills, recorders of deeds, commissioners, treasurers, surveyors, auditors or controllers, clerks of the courts, district attorneys, and such others as may, from time to time, be established by law; and no sheriff or treasurer shall be eligible for the term next succeeding the one for which he may be elected."

A true copy of Joint Resolution No. 4-A.

BERNARD J. MYERS, Secretary of the Commonwealth.

NUMBER 5-A.

A JOINT RESOLUTION

Proposing an amendment to article nine, section one, of the Constitution of the Commonwealth of Pennsylvania, so as to permit the exemption from taxation of real and personal property owned, occupied, or used by any branch or post of the Grand Army of the Republic, the Spanish-American War Veterans, the American Legion, the Veterans of Foreign Wars, and the Military Order of the Loyal Legion of the United States.

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

That section one of article nine be amended so as to read as follows: "All taxes shall be uniform, upon the same class of subjects, within the territorial limits of the authority levying the tax, and shall be levied and collected under general laws; but the General Assembly may, by general laws, exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit, and real and personal property owned, occupied, and used by any branch, post or camp of honorably discharged soldiers, sailors, and marines."

A true copy of Joint Resolution No. 5-A.

BERNARD J. MYERS, Secretary of the Commonwealth.

NUMBER 6-A.

A JOINT RESOLUTION

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

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

That section one of article nine, which reads as follows: "All taxes shall be uniform, upon the same class of subjects, within the territorial limits of the authority levying the tax, and shall be levied and collected under general laws; but subjects of taxation may be classified for purposes of laying graded and progressive taxes, and, in the case of inheritance and income taxes, exemptions may be

made by general laws, exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit, and real and personal property owned, occupied, and used by any branch, post or camp of honorably discharged soldiers, sailors, and marines."

A true copy of Joint Resolution No. 6-A.

BERNARD J. MYERS, Secretary of the Commonwealth.

granted; and the General Assembly may, by general laws, exempt from taxation public property used for public purposes, actual places of religious worship, places of burial not used or held for private or corporate profit, and institutions of purely public charity.

A true copy of Joint Resolution No. 6-A.

BERNARD J. MYERS, Secretary of the Commonwealth.

NUMBER 7-A.

A JOINT RESOLUTION

Proposing an amendment to article three (III) of the Constitution of the Commonwealth of Pennsylvania.

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

That article three be amended by adding thereto the following: "The Legislature shall have power to classify counties, cities, boroughs, school districts, and townships according to population, and all laws passed relating to, and regulating procedure and proceedings in court with reference to, any class, shall be deemed general legislation within the meaning of this Constitution; but counties shall not be divided into more than eight classes, cities into not more than seven

classes, school districts into not more than five classes, and boroughs into not more than three classes.

A true copy of Joint Resolution No. 7-A.

BERNARD J. MYERS, Secretary of the Commonwealth.

classes, school districts into not more than five classes, and boroughs into not more than three classes. A true copy of Joint Resolution No. 7-A.

BERNARD J. MYERS, Secretary of the Commonwealth.

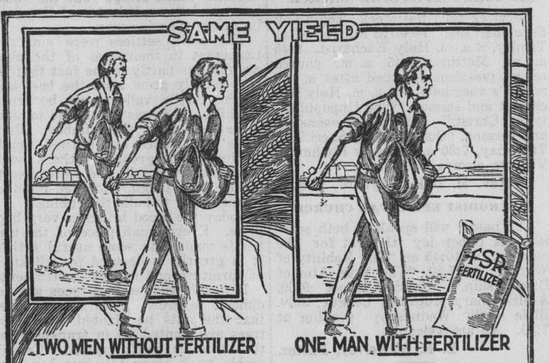
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