

# Representative Republican Women Issue Stirring Appeal to Vote for Judge Furst.

## Strongly Commend His Able Work in the Juvenile Court.

The Republican Women of Centre County will, and properly should, be an important factor in nominating the next Judge of Centre County.

This nomination should be made upon the basis of the candidate's character, qualification, experience, and integrity.

The high office of Judge affects, directly or otherwise, at one time or another, the interests of each and every home in Centre county.

The time for exercising care in deciding for whom to vote for Judge is at the primary election, because the Judge is chosen for ten years.

Our Juvenile Court, over which the Judge presides, is entrusted with the sacred obligation of protecting unfortunate children. It depends upon the Judge whether a large or small number of these children are rescued and started upon new lives, or allowed to drift for themselves.

Every mother in Centre County should have a personal interest in choosing the Judge for our Juvenile Court.

Rev. Reed O. Steely, of Bellefonte, is the Juvenile Court officer, and also the Probation Officer. He has had wide experience in this work. It will be well worth the effort for every woman, particularly every mother, to write or ask him concerning Judge Furst's fitness to preside over our Juvenile court.

Judge Furst has the parent's sympathetic view-point, for he is the father of little children. He has the view-point of the prosecutor, for he served eight years as District Attorney. His experience as a Judge adds to these qualifications

to deal justly, and at the same time with human kindness, in matters coming before the Juvenile Court.

Judge Furst has demonstrated that he disposes of Court business promptly and fearlessly. This is a saving in dollars and cents to tax-payers as well as litigants. All who appear before him receive justice. In Judge Furst's court there is no distinction between the poor and the rich. He favors no section of the county as against another. He knows no distinction in the matter of race, religious creed, or color.

Since his appointment by Governor Fisher, Judge Furst has achieved an enviable record on the Bench. He has more than justified Governor Fisher's confidence in his ability. His work in presiding over the Courts in Clinton County and Elk County commanded out-spoken admiration and approval of lawyers and others there. Centre County may justly be proud of this fact.

Strict enforcement of all laws has featured Judge Furst's record on the Bench. Notorious offenders are punished in keeping with their crimes. On the other hand, young men and young women, sincerely repentant for first offenses, are accorded a helping hand and afforded an opportunity to become useful citizens.

It has been proven that we have a first-class Judge. Let us resolve to keep him there. It will be much safer than to experiment with others. If we experiment, and make a mistake, it will nevertheless have to stand for ten years.

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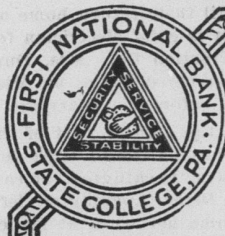
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Do Not Fail to Go to the Polls on September 20th--Mark Your Ballot for Judge Furst

James C. Furst X

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#### Election Calendar Complied for 1927.

Election day this year will be November 8 and the primary September 20th.

Last day for filing nomination papers by independent bodies of citizens for any office, Friday, September 9th.

Last day when candidates nominated at the primary election, may withdraw from nomination, Friday, October 14th.

Last day when candidates may withdraw before the primary, Monday, August 8.

Last day to file nominations, to fill vacancies caused by the withdrawal of candidates nominated at the primary election, Tuesday, October 4.

Last day to be assessed for the November election, are Tuesday and Wednesday, September 6 and 7. The assessors sit at the polling places on those days.

Last day to pay tax to qualify for the November election, Saturday, October 8.

Every voter in cities of the first second and third classes must register to vote at the primary election or the November election.

All previous registrations have expired. The personal registration days in Philadelphia, are: Thursday August 30, Tuesday, September 6, Saturday, September 10.

The registration days in Pittsburgh and Scranton are: Thursday September 2, Tuesday, September 13; Saturday, September 17.

The registration days in all other cities are: Thursday, September 1; Tuesday, September 6; Saturday, September 17.

Last day for candidates to file statement of expenses for the primary, Wednesday, October 5.

Last day for treasurers of political committees to file statement of expenses for the primary Thursday, October 20.

Last day for filing statement of expenses for the November election by candidates and treasurers of committees, Thursday, December 8.

#### Automobile Light Glare Remedy is Being Sought.

Seeking for a remedy for headlight glare the National Automobile Chamber of Commerce voted a fund to support the research of the Society of Automobile Engineers and the United States bureau of standards in this field, at its annual meeting held in New York.

A fund also was voted to the highway education board for continuance of the annual national safety essay and lesson contest for which more than 500 prizes are given annually.

The meeting was devoted mainly to merchandising and transport problems.

Leaders in the business believe that better use of existing highways through building over passes and opening up dead-end streets, wider roads, by-pass roads, improved lighting, more modern garaging and other engineering factors will go far toward making traffic safer and more efficient.

#### Marriage Laws.

California has just adopted a law requiring persons intending marriage to give public notice of their intention a few days before the day appointed for the marriage. This law, like many of its predecessors, purports to exist for the purposes of averting trouble after marriage.

There was a time within the memory of men still living and active when but few laws existed in connection with the regulation of marriage. The law did forbid the marriage of minors, but in most other respects lovers were a law unto themselves. They consulted themselves alone.

In that primitive period the young couple were not harassed by expensive preliminaries. The marriage law did not exist. No fees of any sort were required. If the happy couple owned a reasonable marriage fee between them, nothing else was necessary. There were no fixed charges.

That was a period in which the wide freedom existing seemed to encourage reckless marriages. Yet if you compare the present with the past so far as marriage is concerned, the advantages are all on the side of the simple, unpretending and inexpensive past. The law threw few if any obstacles in the way of reckless lovers.

In those days no probation officer existed. The courts were not thronged by wronged wives seeking redress, divorces were few and far between, happiness may not have been the law of every home, but most marriages turned out fairly well. It seems as though the more red tape we have about marriage the more numerous are disappointed husbands and deserted wives. Singular, isn't it? Is it entirely unexplainable?—Altoona Mirror.

#### Rule Makers Revise 1927 Gridiron Code.

Placing of a fifteen-yard penalty on illegal shifts, moving the goal posts back to the end lines, reducing the time outs to three in each half, placing a time limit on the length of time players may remain in a huddle, and adoption of rules to govern lateral passes were salient features of the annual meeting of the football rules committee.

The football rules committee has announced radical revisions in the playing code for the 1927 season. The outstanding changes are:

1. The goal posts have been placed back ten yards to the back line of the end zone.
2. A time limit of thirty seconds has been placed in putting the ball into play.
3. A limit of fifteen seconds has been put on the huddle.
4. A pause of approximately one second must be made in the shift play before the ball is passed.
5. A fumbled punt will be regarded hereafter as a dead ball and not a loose ball.
6. A missed backward pass, other than from the snapper-back, will be a dead ball and not a loose ball.

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