

YIELDS MORE HEAT THAN COAL.

Inventor Promises to Revolutionize the World's Fuel.

Altoona, Pa., March 27.—Perhaps the greatest menace to the power of the Coal Trust anywhere in the world is John Ellmore, a cobbler who has gone far beyond his last in inventing a method of extracting from ashes ten times as much heat as can be derived from the best coal.

TO BAR FOREIGN STUDENTS.

Movement in Germany, Which Alleges They Injure Universities.

Berlin, March 25.—The movement recently inaugurated by Prof. Schlemmer tending to exclude foreign students from the German universities has met with a new impetus because of a conference called a few days ago by Prof. Samaser in the Sophien-Salen.

He claimed that crime is increasing among university students, especially the foreign element. Another reason why the admission of foreign students should be restricted, according to the professor, is to be found in the fact that many positions of civil engineering, formerly occupied by Germans in several European cities, are now given to natives who have completed their studies in German institutions.

Famous Surgeon Dead.

Weissbaden, Germany, March 27.—Prof. Ernst Von Bergmann, famous surgeon, died here.

He was operated upon for an internal disorder without an anæsthetic and bore the prolonged cutting of his abdomen with the greatest



Prof. Ernest Von Bergmann.

fortitude, although he did not direct the surgery, as he did in the case of a previous operation some months ago.

The Professor had many royal patients. In May last he was summoned to Constantinople to attend the Sultan's daughter. In August he attended the Sultan himself. He also treated the late Shah of Persia early this year, and he is said to have received a fee of \$22,000. It is said that Professor von Bergmann taught Emperor William the use of the laryngoscope.

Shark Bit Off Finger.

Washington, March 28.—An incident reported in the mail just received at the Insular Bureau from the Philippines is that as one of the boats belonging to the gunboat El Oano was being rowed out to sea, the plug in the bottom came out, and to prevent the boat from being swamped, J. J. Dunlap, a sailor, thrust his forefinger into the hole. The finger was immediately bitten off by a shark. The sailor will have to be retired.

Invention to End Mine Horrors.

Paris, March 26.—Prof. Grehan, of the Academy of Medicine, has invented an instrument which will indicate when the gas in coal mines reaches such proportions in comparison with the air as to produce detonation. According to the Professor, it does not explode unless mixed with the air in the proportion of one-sixth. The instrument shows the exact proportion of gas in the mine.

Dying Woman Shot Husband.

Cleveland, Ohio, March 26.—Believing she had only three days to live and fearing to die and leave her husband, Mrs. Charles Avery, of No. 1,611 Superior avenue, N. W., shot him twice, inflicting wounds that will prove fatal. Two shots were fired, both taking effect. One struck him in the back just over the right kidney, the other left a jagged flesh wound in his left wrist.

A Square Deal

It is assured you when you buy Dr. Pierce's family medicines—for all the ingredients entering into them are printed on the bottle-wrappers and their formulas are attested under oath as being complete and correct. You know just what you are paying for and that the ingredients are gathered from Nature's laboratory, being selected from the most valuable native medicinal roots found growing in our American forests and while potent to cure are perfectly harmless even to the most delicate women and children. Not a drop of alcohol enters into their composition. A much better agent is used both of extracting and preserving the medicinal principles used in them, viz., pure triple refined glycerine. This agent possesses intrinsic medicinal properties, its use being a most valuable antiseptic and antiferment, nutritive and soothing demulcent.

Glycerine plays an important part in Dr. Pierce's Golden Medical Discovery in the cure of indigestion, dyspepsia and weak stomach, attended by sour risings, heart-burn, foul breath, coated tongue, poor appetite, gnawing feeling in stomach, biliousness and kindred derangements of the stomach, liver and bowels.

Besides curing all the above distressing ailments, the "Golden Medical Discovery" is a specific for all diseases of the mucous membranes, as catarrh, whether of the nasal passages or of the stomach, bowels or pelvic organs. Even in its ulcerative stages it will yield to this sovereign remedy if its use be persevered in. In Chronic Catarrh of the Nasal Passages, it is well, while taking the "Golden Medical Discovery" for the necessary constitutional treatment, to cleanse the passages freely two or three times a day with Dr. Sage's Catarrh Remedy. This thorough course of treatment generally cures the worst cases.

In coughs and hoarseness caused by bronchitis, throat and lung affections, except consumption in its advanced stages, the "Golden Medical Discovery" is a most efficient remedy, especially in those obstinate, hanging coughs caused by irritation and congestion of the bronchial mucous membranes. The "Discovery" is not so good for acute coughs arising from sudden colds, nor must it be expected to cure consumption in its advanced stages—no medicine will do that—but for all the chronic, chronic coughs, which, if neglected, or badly treated, lead up to consumption, it is the best medicine that can be taken.

Exaggerated Ego.

Cases Quaint and Curious of Persons Who Have It.

When a gentleman residing in the mountains of Eastern Kentucky, says the Louisville Courier Journal, lets his mind dwell upon the cussedness of his neighbor until he decides that the man is too mean to live and squatting behind a stump, awaits the neighbor's passing and inflicts capital punishment upon him by placing a bullet from a ".45" somewhere among his vital's, the executioner must be held blameless. He has the exaggerated ego.

When a jealous husband ruminates upon his imagined wrongs until he decides to strangle his wife with the cord that holds back the portieres in the parlor, and accomplishes his purpose, he is not a criminal, but, temporarily, a maniac. He has the exaggerated ego.

When an anarchist decides that the head of the government is unworthy to rule, and that he is appointed by Providence to put him out of business with an infernal machine, and so explodes 10 pounds of dynamite under his carriage, distributing the head of the government over the immediate vicinity, he is blameless. He has the exaggerated ego.

When the bank cashier needs a few millions, finding life irksome on a salary of \$5,000 a year, and decides to buck the stock market with your savings and those of your neighbors, and coming out at the small end of the financial horn, decamps for Africa, he is not a bad man. He has the exaggerated ego.

When a man operates a life insurance company for the purpose of fitting his family out with individual yachts and palaces, rather than with a view to making the dividend accumulations of fact equal the dividend accumulations of glitter in the imagination of the agent, he is not a thief. He has the exaggerated ego.

When a man persuades you that he has a gold mine in Sauto Domingo or Alaska too large for personal use, and is anxious to divide it with a few friends and casual acquaintances for whom he has always cherished a kindly feeling, and you join with 2000 others in investing your surplus cash, and it subsequently develops that the promoter never contemplated digging in earth for gold, but was satisfied to inveigle the innocent into digging it from their pockets, that man is not fellow to the home thief and second cousin to the pickpocket. He has the exaggerated ego.

It is at once wicked and futile to try to proceed legally against persons who do you financial or physical violence while suffering from the exaggerated ego. The only practical plan of operating nowadays, when a man must needs paddle his own canoe or drift down stream, is to apply the David Hartum Golden Rule, "do unto others as they would do unto you, and do it fast," being careful to get together a considerable quantity of cash in the doing, or prior thereto. Then march into court with a large posse of picked alienists and explain that you have the exaggerated ego.

CASTORIA. The Kind You Have Always Bought. Signature of J. C. Watson.

Whole-Wheat Bread.

Stir together a cup, each, of boiling water and hot milk, and add a tablespoonful of melted butter and one of granulated sugar. When the mixture is blood warm stir in a yeast-cake that has been dissolved in a gill of warm water. Mix three cups of whole-wheat flour with a cup of white flour and work this into the liquid mixture until you have a soft dough that can be kneaded. Knead for ten or fifteen minutes, cover and set to rise until it is twice its original size. Make into small loaves, let rise for an hour or until very light, and bake in a steady oven.

Canned Strawberries.

Cup the berries and weigh them. To every pound of berries allow a quarter-pound of granulated sugar. Put the berries and sugar in alternate layers in a porcelain-lined preserving kettle and stand for an hour. Add a pinch of alum and set at the side of the stove to simmer gently for fifteen minutes after the bubbling actually begins. Dip out the superfluous juice which may be used for strawberry jelly. Fill heated jars to overflowing with the boiling fruit and seal.

Dandelion Wine.

Cover the dandelion blossoms with boiling water, stand on the side of the range for five minutes then strain out the flowers, pressing these hard to extract all juice. Measure this, sweeten to taste, and add brandy in the proportion of a pint of the liquor to four gallons of liquid. Put in un-corked bottles and set in a cool dark place until fermentation ceases, then rebottle and seal.

Gooseberry Jam.

Top and tail the gooseberries and weigh them, allowing four pounds of granulated sugar to six pounds of the fruit. Wash the berries, put them, still wet, in the kettle with the sugar and set at the side of the range, watching carefully that they do not scorch. Stir often. Cook steadily for an hour. If there is too much juice dip it out and keep for jelly. Put the jam, boiling hot, into jelly glasses and seal.

Like Belles of Long Ago.

Many of the old chains which are mere threads of gold or silver are used to hang miniatures or lockets on. Beads, too, such as were worn by the belles of long ago, are wrapped around the throat and fastened in the back with a cameo or amethyst clasp.

AUDITOR'S NOTICE.

In re estate of John Reicher, late of the Township of Centre, in the County of Columbia, and State of Pennsylvania: The undersigned Auditor appointed by the Orphans' Court of Columbia County, to make distribution of the fund in the hands of George W. Kechnor and Emanuel L. Kechnor, Executors of the estate of John Reicher, late of the Township aforesaid, as shown by their third and final account filed in the Orphans' Court of Columbia County, to No. 10 of Foley, Term 1-97, to and among the parties legally entitled thereto, will sit at his office in the Town of Bloomsburg, Pa., on Friday, April 13th, 1907, at ten o'clock in the forenoon of said day, to perform the duties of his appointment, when and where all persons having claims or demands against said estate may present them or forever after be barred from coming in on said fund. CLINTON HERRING, Auditor. 3-7-10.

CHARTER NOTICE.

In the Common Pleas Court of Columbia County. Notice is hereby given that an application will be made by the ST. JOHN'S EVANGELICAL LUTHERAN CHURCH OF CATAWISSA, PENNSYLVANIA, to the Court of Common Pleas of the county aforesaid on the 1st day of April 1907, at 10 o'clock a. m., under the provisions of the Act of Assembly of this Common wealth entitled "AN Act to provide for the incorporation and regulation of certain corporations," approved April 28, 1874, and its supplements for the approval and allowance of certain amendments to the charter of said corporation, as set forth in the petition thereon filed in said court. C. E. KREISER, March 4th, 1907. 3-7-10.

ADMINISTRATOR'S NOTICE.

Estate of Martin Kline, late of Orange Township, deceased. Notice is hereby given that letters of administration on the estate of Martin Kline, late of Orange Township, deceased, have been granted to the undersigned administrator, to whom all persons indebted to said estate are requested to make payment, and those having claims or demands will make known the same without delay to JOSEPH A. HENRIE, Administrator. Orangeville, R. F. D. No. 1. Clinton Herring, Atty. 3-14-07.

ADMINISTRATOR'S NOTICE.

Estate of Margaret M. Smith, late of Greenwood Township, deceased. Notice is hereby given that letters of administration on the estate of Margaret M. Smith, late of Greenwood Township, deceased, have been granted to the undersigned administrator to whom all persons indebted to said estate are requested to make payment, and those having claims or demands will make known the same without delay to WESLEY MORRIS, Administrator. Millville, R. F. D. A. L. Fritz, Attorney. 3-21-07.

ADMINISTRATOR'S NOTICE.

Estate of Eli Welliver, late of Greenwood township, deceased. Notice is hereby given that letters of administration on the estate of Eli Welliver, late of Greenwood township, deceased, have been granted to the undersigned administrator to whom all persons indebted to said estate are requested to make payment, and those having claims or demands will make known the same without delay to CHARLES E. WELLS, Administrator. Clinton Herring, Attorney. 3-28-07.

ADMINISTRATOR'S NOTICE.

Estate of Elton Robison, late of Scott township, deceased. Letters of administration do bonds non in the above estate have been granted to the undersigned to whom all persons indebted to said estate are requested to make payment, and those having claims or demands will make known the same without delay to R. RUSH ZARR, Administrator. Fred IKeler, Executor. 3-28-07.

In the Orphans' Court for the County of Union INQUEST IN PARTITION.

ESTATE OF BENJAMIN F. REIGHARD, DEC'D.

SHERIFF'S OFFICE. LEWISBURG, PA., March 19, 1907.

To Mary E. Reighard, widow.

John Reighard, B. Frank Reighard, Shamokin, Pa. D. Wesley Reighard, South Sharon, Pa. Geo. P. Reighard, Kane, McKean Co., Pa.

Mary C. Reighard, Kane. McKean Co., Pa.

Clara Kiester, Millheim, Centre Co., Penn'a.

Elizabeth Wise, Portland Mills, Elk Co., Pa.

John Benton Reighard, Loganton, Clinton Co., Pa.

Ernest H. Reighard, Gladly, Randolph Co., West Va.

Otto E. Reighard, Topton, Cherokee Co., N. C.

Willis J. Reighard, West Port, Clinton Co., Pa.

Bessie A. Reighard, Lock Haven, Pa. C. S. Whitman, guardian of Pearl U. Reighard, Glen Union, Clinton Co., Pa.

Rhoda M. Whitman, Glen Union, Pa. The Penn Trust Co., Reading, Pa. guardian of Pearl E. Jacoby, Elsie H. Jacoby and Edith Jacoby.

Jennie Kechnor, Jersey Shore, Pa. Becky C. Ent, Light Street, Pa. Susie E. Townsend, 3537 Cottage Grove Ave., Chicago, Ill.

John B. Reighard, Light Street, Pa. Carrie E. Reighard, Light Street, Pa. Benjamin T. Reighard, Centrepoint, Iowa.

W. R. Motz, Pittsburgh, Pa. J. C. F. Motz, Seneca, Pa. Francis J. Motz, Sewickley, Pa. Harry J. Welch, Freeport, Illinois. William R. Welsh, Walsenburg, Colorado.

Belle A. Welch, 2147 Grant Ave., Denver, Col. Frances G. Foley, Superior, Wisconsin.

Charles Reighard, Sycamore, Ills. Florence Bellendorf, Sycamore, Ills. Reinald Reighard, Sycamore, Ills. Walter Reighard, Sycamore, Ills. Shepard W. Reighard, Hub Cloth House, Chicago, Ills.

Mary Belle Welch, Williamsburg, Kansas. Louise McWilliams, Water Valley, Mississippi.

Jennette A. Reighard, Freeport Ill. Blanche E. Gast, Millinburg, Pa. James R. Smith, Milton, Pa. Catherine Wilkinson, Millinburg, Pa. Belle Smith, Tyrone, Pa.

TAKE NOTICE, that by virtue of a Writ of Partition in the estate of the decedent above named, to me directed and made returnable at May Term of said Court, an Inquisition will be held on the premises of Tract No. 1, hereinafter described, on MONDAY, MAY 6th, 1907, at 10 o'clock a. m., thence proceeding to Tracts Nos. 2, and 3, and on the premises of Tract No. 4, hereinafter described, on WEDNESDAY, MAY 8th, 1907, at one o'clock p. m., to ascertain and inquire among other things, whether the said several premises can be parted and divided without prejudice or spoiling the whole thereof, otherwise to value and appraise the same; when and where you may attend if you see proper.

The said real estate consists of the following tracts, more fully described in the petition for said Writ, to wit:

No. 1. An undivided one-half interest in all that tract of farm land situate in the township of Limestone, County of Union, Penna., bounded north by land of J. Merrill Barber and Calvin M. Hayes; on the east by public road and land of the estate Benj. Chambers, dec'd; on the south by land of Sarah F. Barber and Samuel Barber, and on the west by land of the heirs of Thomas C. Barber, dec'd, containing 112 acres, more or less.

No. 2. An undivided one-half interest in a tract of land in Lewis township, Union Co., Penna., bounded on the north by land late of S. S. Myers and William Catherman; on the east by land of James K. Reish; on the south by land late of Joseph Sanders, and on the west by lands late of Noah Bingham and Christian Mensch, containing 98 acres and allowance.

No. 3. An undivided on-half interest in a tract of land in Limestone township, Union Co., Pa., bounded by lands of J. Merrill Barber, Ludwig F. Shoemaker, Horace P. Glover, Benj. Chambers and others, containing 42 acres, more or less.

No. 4. All that certain tract of farm land situate in Scott twp., Columbia Co., Penna. of which W. P. Eyerly is now tenant, bounded north by lands of James Reichard and public road leading from Paper Mill to Espy; east by public road leading from Light Street to Espy and land of Josiah Giger; south by lands of Harvey Creveling and B. F. Zarr, and west by public road, extension of Fifth St., Bloomsburg, and land of Harvey Creveling, containing 156 acres and 37 perches.

HOWARD W. DIEFFENDERFER, Sheriff.

GLOVER & GLOVER, Attorneys. ANDREW A. LEISER, 3-21-07

ADMINISTRATOR'S NOTICE.

Estate of John Huffnagle late of the township of Fishing Creek, deceased. Notice is hereby given that letters testamentary on the estate of John Huffnagle, late of the township of Fishing Creek, county of Columbia, Pa., deceased, have been granted to Ralph R. John, resident of Bloomsburg, to whom all persons indebted to said estate are requested to make payment, and those having claims or demands will make known the same without delay to RALPH R. JOHN, Executor. 3-28-07.

ADMINISTRATOR'S NOTICE.

Estate of Annie Culp, late of Mt. Pleasant township, deceased. Notice is hereby given that letters testamentary on the estate of Annie Culp, late of Mt. Pleasant township, deceased, have been granted to Charles Culp, resident of Bloomsburg, Pa., to whom all persons indebted to said estate are requested to make payment, and those having claims or demands will make known the same without delay to CHARLES CULP, Executor. Fred IKeler, Attorney. Bloomsburg, Pa. 3-28-07.

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ADMINISTRATOR'S SALE OF VALUABLE Real Estate.

Pursuant to an order from the Orphans' Court of Columbia County, the undersigned administrator of the estate of Martin Kline, late of the Township of Orange, in the County of Columbia, and State of Pennsylvania, will expose to public sale on the premises lately occupied by said deceased near Bowman's Mills on

FRIDAY, THE 29th DAY OF MARCH, 1907,

at two o'clock

of said day, the following described real estate: All that certain messuage, tenement and tract of land situate in the Township of Centre and State aforesaid, bounded and described as follows, to-wit: Beginning at a stone corner of land of William Yellas and Wesley B. Yman, thence by land of William Yellas and Wesley Bowman, North twenty-eight degrees West one hundred and four-tenths perches to a stone, thence by land of Wesley Bowman South fifty-three degrees West twenty-one and five-tenths perches to a stone, thence by the same South one-half degree East fourteen and two-tenths perches to a stone, thence by the same South twenty-seven and one-half degrees West eight and four-tenths perches to a stone, thence by the same North sixty and one-half degrees West fourteen and three-tenths perches to a stone, thence by land of Eli Kline South forty-five and one-fourth degrees West twenty nine and one-tenth perches to a stone, thence by land of John Crouse South twenty-six and three-fourth degrees East sixty-four and six-tenths perches to a stone, thence by land of Wesley Bowman North twenty-seven degrees East seventy and seven-tenths perches to the place of beginning, containing

34 ACRES and 133 PERCHES

of land, be the same more or less. It being the same premises which Rebecca Johnson by deed dated April 6th, 1868, recorded in Columbia County in deed book Vol. "U" at page 447 conveyed unto Martin Kline and David B. Kline, and which the said David B. Kline by deed dated Oct. 16th, 1874, recorded in Columbia County in deed book Vol. 57 at page 451, conveyed his interest in the same unto the said Martin Kline, and the description hereinafter set in the same as that contained in said last mentioned deed; and whereon is erected a

FRAME DWELLING HOUSE AND BARN

and other outbuildings.

ALSO

10 ACRES and 132 PERCHES OF LAND.

be the same more or less. It being the same premises of which Eli Kline died seized and which descended to the said Martin Kline and others.

This farm is in a fairly good state of cultivation and is a desirable title farm. Possession given April 1st, 1907, providing one-fourth of the purchase money is paid. All personal property on premises reserved. Deed and surveys if wanted at expense of purchaser.

TERMS OF SALE: Ten per cent of one-fourth of purchase money to be paid at striking down of the property, balance of one-fourth at confirmation list of sale, or when possession is taken, and remaining three-fourths within one year from date of sale with interest on all unpaid purchase money from date of sale.

JOSEPH A. HENRIE, Administrator of Martin Kline, dec'd. CLINTON HERRING, Attorney. 3-7-10.

NOTICE.

In the Court of Common Pleas of Columbia County.

Filed March 7, 1907.

In re-petition of the Commissioners of Columbia County to sell at public sale certain real estate possessed by said County, situate in the Borough of Berwick, in said County, bounded and described as follows: Parts of water lots No. 9 and 10 in said Borough on north by road leading to river, on East by lot No. 8, on South by river, and on the west by Chesnut street, whereon is erected a two story frame dwelling house, each lot being 4 1/2 feet wide the same being part of the toll bridge over the river Susquehanna of the Berwick Bridge Company of Berwick in said County purchased by said Counties of Columbia and Luzerne under said proceedings, as will more fully and at large appear by reference to the report of viewers with the map annexed thereto filed in said proceedings on the 14th day of September 1906, as of No. 34 April Term, 1907 in said Court of Quarter Sessions of the County of Luzerne.

Now March 4th, 1907 on reading the within petition the same is directed to be filed, and Thursday the 28th day of March, 1907 at 10 o'clock, in the forenoon in the hearing of said petition by said Court. BY THE COURT. 3-14-07.

INCORPORATION OF "THE CRAFTSMAN."

In the Court of Common Pleas No. Term 1907 of Columbia County.

Notice is hereby given that an application will be made to the above Court on April 4th, 1907 at ten o'clock a. m. under the "Corporation Act of 1874" of the Commonwealth of Pennsylvania, and the supplements thereto, for the charter of an intended corporation to be called "The Craftsman," the character and object of which is the maintenance of a club for fraternal, educational and social enjoyments, and for these purposes to have and possess and enjoy all the rights, benefits and privileges of the said Act of Assembly and its supplements. The proposed charter is now on file in the Prothonotary's office. H. A. MCKILLIP, Solicitor. 2-14-07.

EXECUTOR'S NOTICE.

Estate of John Huffnagle late of the township of Fishing Creek, deceased. Notice is hereby given that letters testamentary on the estate of John Huffnagle, late of the township of Fishing Creek, county of Columbia, Pa., deceased, have been granted to Ralph R. John, resident of Bloomsburg, to whom all persons indebted to said estate are requested to make payment, and those having claims or demands will make known the same without delay to RALPH R. JOHN, Executor. 3-28-07.

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