

ITEMS OF LOCAL INTEREST

Mrs. Paul Musser and Miss Margaret Musser, of Wilkes Barre; Mr. and Mrs. John Musser, of Buffalo, and Mr. and Mrs. A. Gummo, of Salona, paid their respects in the form of a call to Mrs. Lizzie Jacobs, on Sunday.

Hugh Ralston, pressman at the Centre Daily Times, State College, is on vacation at the Grange Fair, but not entirely so, for he is supplying his paper with daily news articles picked up on his rambles over the grounds.

Mr. and Mrs. W. L. Fink and two small children, Billy and Joan, of Phillipsburg, came to the R. S. Magan home Monday. While Mr. Fink returned home the same day, Mrs. Fink and children will remain for the week to attend Grange Fair.

Miss Marion Smith, R. N., returned to the Jefferson hospital, Philadelphia, on Tuesday, after having been on vacation for several weeks. She is a graduate from that hospital and since has held the position of superintendent of a children's ward.

Miss Hazel Smith, Miss Dorothy Blazer, and Philip Smith, employed at Green Gables, below Lewistown, had a day off on Sunday, and came to Grange Park. They like their employment very much, and say the Gables is having a steady run of patronage.

James Smith, of Pittsburgh, a former resident of Centre Hall, is attending the Grange Fair, as has been his custom for some years. Age retired him from service with the Gulf Refining company. Business conditions in Pittsburgh have much improved; most of the factories and industries are swamped with orders, Mr. Smith says.

Col. Frederick A. Dale, who has been a Third Corps Area Army Surgeon since 1936, was retired on Monday. Col. Dale, a native of Centre county, having been born at Lemont, was commissioned in the Medical Corps of the regular army in 1901. He first entered the military service as a private in the 4th Field Artillery 42 years ago.

Rev. and Mrs. B. F. Bieber, of Washington, D. C., left their home early Monday morning and motored to Centre Hall to spend a few days at Grange Park. The couple are making the J. E. Royer home their headquarters. On Monday, Rev. Bieber attended a meeting of directors of the Brotherhood Insurance company, with which company he is associated.

Mrs. Mary Cvok is back from Philadelphia, in which city she lived with her brother, T. E. Farber, a railroad railway mail clerk, since Philadelphia expects to remain at her home near Colver, for the present. His brother continues to be confined in his room, but is cheerful and keeps himself informed on current events, political and otherwise.

A marginal allowance of two ounces, on ten-pound bags, or twenty ounces on 100-pound bags of potatoes and onions is now permissible as approved by the secretary of Internal Affairs. The allowance is made due to atmospheric conditions which frequently vary the weights of potatoes and onions. The tolerances allow two ounces, either in excess or deficiency, on ten-pound bags.

Samuel Ginterich and Mrs. Katherine Sommers had as their guests over Sunday, Mr. and Mrs. George Potter and Mr. and Mrs. Culp, of Phoenixville; Mr. and Mrs. Henry Marsh, of Elizabethtown; N. J.; Edgar Sommers and family, of Pleasant Gap; Mrs. Martha Gross, Mrs. Mary Cunningham and son Harry Swabb, and Mr. and Mrs. Aaron D. Leitze, of Bellefonte. They also spent part of the day renewing acquaintances at Grange Park.

Three persons were injured in a car driven by L. E. King of Millsburg, when it sideswiped a culvert near Jersey Shore as the party were on their way to Williamsport to witness the Elks' parade. The injured were G. W. Hefflinger, Bellefonte, fractured right shoulder and slight lacerations about the face; Mrs. Jenn Hefflinger, his wife, several lacerations about the face and shock; and A. F. Koblbeck, Millsburg, fractured ribs and a possible fracture of the shoulder.

Mrs. Lou Reynolds accompanied Paul Dushaw and Miss Josephine Richey from Bloomsburg to Conelikeville, stopping for a few hours Centre hall on the camp grounds and with friends in town. The couple, friends of Mrs. Reynolds, were her guests at the home of her daughter, Anna (Mrs. Irvin Shortess). Mrs. Reynolds was on her way to Pittsburgh to visit a grandson, Reynolds Carroll, of Texas, who recently obtained an important position with the Bell Telephone company.

WAYSIDE IMPRESSIONS FROM MARION TO CULVER, AND BACK

My recent contribution to the Reporter brought to the readers a brief description of roadside conditions between here and Marion, Ohio, and now the story will be told as observed at Culver, in Northwestern Indiana, by way of Lima, Ohio, Ft. Wayne, Warsaw and Plymouth, Ind., and return by way of Logansport, Lafayette, Indianapolis, Ind., Columbus, Zanesville, Cambridge, and Steubenville, O.

Westward to Plymouth, the country was very similar to that in Ohio east of Marion, except that the country became a prairie, the rolling lands disappearing. The farm improvements were practically the same, except the bank barn was not so frequently seen. The farm houses, twenty-five per cent or more of them were one and one-half stories in height, well painted—mostly in white—and everything about them clean and tidy. A cluttered up farm home was so rare that it stuck out like a sore thumb on an otherwise normal and clean land.

The chief crops were corn, oats, wheat, much alfalfa grown, and soybean fields of from five to fifteen acres were not at all rare. A balin outfit mounted on a rubber tire carriage carrying power and baler, was observed passing between wirerows of clover hay, stopping frequently to gather the hay from either side and making it into neat bales. A motor truck gathered the bales and hauled them to market.

Returning on the route indicated conditions were very similar in a general way until passing Columbus, Ohio's capital. On the east a rolling country and winding roads led on to Zanesville and northeast to Steubenville. Here the fields were green, cattle grazed on good pasture—the first seen in Ohio or Indiana. Homes were not quite as well kept, but in very fair, if not in the best condition.

Our objective of this trip as previously stated was Culver, Marshall county, Ind., where is located Culver Military Academy, on beautiful Lake Maxinkuckee, with shore length of twelve or more miles.

Founded in 1894 by a philanthropic citizen of St. Louis, Culver has made rapid strides, not only in things material, but also in its methods of training. In 1932, the Culver family, who had brought to realization their father's dream of a great educational institution, gave the school to The Culver Educational Foundation in perpetuity.

Twenty-one buildings form the Academy group, many of them outstanding examples of school architecture, including an indoor swimming pool four times the size of the ordinary pool; the Recreation Building, one of the notable field houses of the country, the Riding Hall over 300 ft. long; the mess hall with its impressive towers and attractive interior; and a very beautiful memorial library.

Culver attracts boys from most of the States and from several foreign countries. It adds to high scholastic standards and thorough college preparation, the democracy of virility of military training. Three Senior units of the Reserve Officers Training Corps are maintained.

The Summer School commencement carried on from August 15 to 19. The Naval, Cavalry and Woodcraft division had over seven hundred students. To our group the Woodcrafters and the Woodcrafters are divided into four divisions—1st and 2nd, the third being the Cubs, and the fourth a drum and bugle corps, made up of Woodcrafters and Cubs. The Cubs range in age from 9 to 12 years, the Woodcrafters from 9 to 15 years.

The Woodcrafters and Cub divisions are officered by a battalion command, et, adjutant, and to the Commodore, Captain, Lieutenant, Sergeant, and Corporal. The privates are rated as first-class, and bucks. A captain and lieutenant from a reserve corps stand by the young officers of each division. The lads gain their rank by competitive methods. The great surprise to the observer is the military air carried by officers and privates. When not drilling the junior officers are without authority, but the Reserve Corps officers are saluted when observed in civilian dress.

The Navy and Cavalry Divisions are commanded by officers from the U. S. Navy and Army.

From among the 102 Woodcrafters fit as to age, size, and grade advancement, 52 were preferred through a psychological test, among which number sons and grandsons of many national-ists are noted; Harvey Firestone, the tire manufacturer; the "Phillips 66" gasoline producer; the owner of Scripps Howard newspaper; head of Loew Theatres; "Jimmy" Doolittle, the aviator; a grandson of one of the Wright brothers; Hoover, the sweeper manufacturer; Schaeffer, the pen manufacturer. As a tent-mate Billy had Henri Julian, Jr., son of U. S. Marshall of Oklahoma, and a nephew of W. A. Julian, Treasurer of the U. S.

LEGAL ADVERTISEMENTS

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THE COMMONWEALTH FOR APPROVAL OR REJECTION AT 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.

1935 SESSION. No. 1. A JOINT RESOLUTION. Proposing an amendment to article fourteen of the Constitution of the Commonwealth of Pennsylvania by adding section eight. 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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—adding thereto section eight as follows:—

Section 8. The County of Philadelphia as a municipal corporation separate and apart from the City of Philadelphia is hereby abolished. Functions of county government within the city and the functions of the Philadelphia Board of Commissioners shall be performed by officers of the city who shall be appointed or elected, as may be provided by law, and such provisions shall apply to the manner of selecting judges and magistrates. Except as otherwise provided, the provisions of this section shall control all expenditures from the city treasury. Laws shall be enacted to provide for all appointments and provisions of officers and employees, paid out of the city treasury, shall be according to merit and fitness. No salary or employee, whose compensation or the requirements of whose office are met in whole or in part from the city treasury, shall receive for his own use, any fee or commission for any work done in the agency, and any such fees or commissions received shall be paid into the city treasury for the use of the city. No law regulating the affairs of cities or counties shall be held invalid as local or special because of the inclusion of provisions for the use of the city. This section shall become effective immediately upon its adoption.

A true copy of Joint Resolution No. 1. DAVID L. LAWRENCE, Secretary of the Commonwealth.

No. 2. A JOINT RESOLUTION. Proposing an amendment to section eighteen 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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

Section 18. No appropriations shall be made for charitable, educational or otherwise for any person or corporation, unless such person or corporation is a resident of this Commonwealth. Provided, That appropriations may be made for military service, and to persons twenty years of age and upwards, and for dependent children, and to aged persons without adequate means of support. A true copy of Joint Resolution No. 2. DAVID L. LAWRENCE, Secretary of the Commonwealth.

No. 3. 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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

Section 1. All property 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 exempt from taxation public property used for religious purposes, actual places of religious worship, places of public charity, and real and personal property, occupied, and used by any branch, post or office of honorably discharged soldiers, sailors and marines; and income and other excise taxes shall be levied and collected under general laws, but such laws shall contain provisions and may impose graduated or graduated taxes. A true copy of Joint Resolution No. 3. DAVID L. LAWRENCE, Secretary of the Commonwealth.

No. 4. 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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

Section 1. All property 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 exempt from taxation public property used for religious purposes, actual places of religious worship, and real and personal property, occupied, and used by any branch, post or office of honorably discharged soldiers, sailors and marines; and income and other excise taxes shall be levied and collected under general laws, but such laws shall contain provisions and may impose graduated or graduated taxes. A true copy of Joint Resolution No. 4. DAVID L. LAWRENCE, Secretary of the Commonwealth.

1936 SESSION. No. 1. A JOINT RESOLUTION. Proposing an amendment to 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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

Section 8. The debt of any county, city, borough, township, school district, or other municipality, or incorporated district, except as provided herein, and in section fifteen of this article shall never exceed seven (7) per centum upon the assessed value of the taxable property therein but the debt of the County of Allegheny may be increased in an amount that the total county debt of such county shall not exceed ten (10) per centum upon the assessed value of the taxable realty therein, and the debt of the city and county of Philadelphia may be increased in such amount that the total debt of such city and county shall not exceed fifteen (15) per centum upon the assessed value of the taxable realty therein, nor shall any municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two (2) per centum upon such assessed valuation of taxable property or taxable realty, without the consent of the electors thereof at a public election in such manner as shall be provided by law, in ascertaining the majority of Philadelphia, at any time, there shall be deducted from such debt so much as shall have been incurred in the construction, purchase, or part thereof, of any public utility, or part thereof, such public improvement, or part thereof, or part thereof, whether separately, in connection with any other public improvement, or public utility, or part thereof, may yield, or may otherwise be operating expenses sufficient to pay the interest and sinking fund charges thereon. The method of determining such amount, so to be deducted, may be prescribed by the General Assembly.

In incurring indebtedness for any purpose, the city and county of Philadelphia may issue its obligations maturing not later than fifty (50) years from the date thereof, with provision for a sinking fund sufficient to retire such obligations at maturity, the payment of such annual fund to be in equal or graded amounts, so to be provided for by law. Where an indebtedness shall be or shall be incurred by said city and county for any construction or improvement of public works or utilities of any character, or for the reclamation of land to be derived from such income or revenue, or for the construction of wharves or docks owned or to be owned by said city and county, such obligations may be issued in an amount sufficient to provide for, and may include sinking fund charges accruing and which may accrue thereon, throughout the period of construction, and until the expiration of one year after the completion of the work for which they are issued. Said indebtedness shall be incurred, but not in excess of five years from the date of the incurring of such indebtedness; and said city and county shall not be required to levy a tax to pay said interest and sinking fund charges as required by section ten, article nine of the Constitution of Pennsylvania, until the expiration of said period, or after the expiration of said work; provided, however, That any county, city, borough, township, or other municipality or incorporated district, with the consent of the electors thereof, increase its indebtedness to less than three (3) per centum over and beyond any limitation fixed herein, toward the sole purpose of constructing or completing sewage treatment works.

A true copy of Joint Resolution No. 1. DAVID L. LAWRENCE, Secretary of the Commonwealth.

No. 2. A JOINT RESOLUTION. Proposing an amendment to section one, article eighteen 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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

Commonwealth of Pennsylvania be, and the same is hereby proposed, in accordance with the eighteenth article thereof:— That section one, article eighteen of the Constitution of Pennsylvania is hereby amended to read as follows:— Section 1. Any amendment or amendments to this Constitution may be proposed in the Senate or House of Representatives; and if the same shall be agreed to by a majority of the members elected to each House, such shall be entered on their journals with the yeas and nays taken thereon, and the Secretary of the Commonwealth shall cause the same to be published three months before the next general or municipal election, in at least two newspapers in every county in which such newspapers shall be published; and, if in the General Assembly next afterwards chosen, such proposed amendment or amendments shall be agreed to by a majority of the members elected to each House, cause the same again to be published in the manner aforesaid; and such proposed amendment or amendments shall be submitted to the qualified electors of the State in such manner, and at such time, as shall be prescribed by the General Assembly; and, if such amendment or amendments shall become a part of the Constitution, they shall be voted upon separately.

A true copy of Joint Resolution No. 2. DAVID L. LAWRENCE, Secretary of the Commonwealth.

No. 3. A JOINT RESOLUTION. Proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto a section.

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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

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 the Commonwealth be, and the same is hereby proposed, in accordance with the eighteenth article thereof:—

eral Assembly met. 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:— That article nine be amended by adding thereto the following section:— Section 17. In addition to the purposes stated in article nine, section four of this Constitution, the State may be authorized to issue bonds to the amount of forty-two millions of dollars (\$42,000,000) for the acquisition of lands and buildings, and the construction and improvement of State owned buildings and the equipment thereof, for the care and maintenance of penal offenders, delinquents, mental defectives, epileptics, persons mentally diseased, the sick and the injured, and tuberculosis patients, and for the construction and equipment of buildings at the Pennsylvania State College.

A true copy of Joint Resolution No. 3. DAVID L. LAWRENCE, Secretary of the Commonwealth.

INSURANCE AND REAL ESTATE WANT TO BUY OR SELL? SEE US FIRST. C. D. BARTHOLOMEW CENTRE HALL, PA.



The FIRST NATIONAL BANK CENTRE HALL, PA.



FOR COMPLETE SAFETY NEW PERFECTED HYDRAULIC BRAKES, built the Chevrolet way, are the greatest safety factor known to motoring. Fast-acting, smooth, positive, they make street and highway safe for you and for others.

The only way to get complete motoring satisfaction is to get a complete car ... and Chevrolet is the only low-priced car that has all these modern advantages

FOR COMPLETE VENTILATION GENUINE FISHER NO DRAFT VENTILATION scoops in cool air on hot days - ends drafts - prevents clouding of windshield.

FOR COMPLETE OVERHEAD PROTECTION THE SOLID STEEL one-piece TURRET TOP—a fortress of safety—cooler in summer—warmer in winter—the crowning beauty of a modern car.

CHEVROLET The only complete low-priced car

FOR COMPLETE OPERATING EFFICIENCY HIGH-COMPRESSION VALVE-IN-HEAD ENGINE—has no rival for outstanding performance, economy and all-round efficiency.

FOR COMPLETE COMFORT CHEVROLET'S IMPROVED GLIDING KNEE-ACTION RIDE—gives the world's safest, smoothest motoring.

FOR ECONOMICAL TRANSPORTATION CHEVROLET A GENERAL MOTORS VALUE \$495 AND UP. List price of New Standard Coupe at Flint, Michigan. Full accessories, spare tire and tire lock, the list on Motor Models only, \$20 additional. *Low-action subject to change without notice. General Motors Installment Plan—monthly payments to suit your purse. CHEVROLET MOTOR CO., DETROIT, MICHIGAN

FOR COMPLETE DRIVING EASE SHOCKPROOF STEERING wheel vibration—makes driving as easy as riding.

MILLER MOTOR COMPANY CENTRE HALL, PA.