

ITEMS OF LOCAL INTEREST

Rain on Tuesday prohibited a number of persons from this section attending the Bloomsburg fair.

Mrs. Annie Kilnefelter, of Tusseyville, was among the Reporter's callers on Saturday evening.

The Senior Service class in the Lutheran church will hold a get-together meeting at Sunset club house today Thursday.

Miss Laura Breon is assisting Mrs. Carl Burkholder in conducting the Weis grocery store in the absence of the manager, Fred Luse.

Mrs. Lulu Lepley, of State College, expects to become a patient in the Phillipsburg State hospital in the near future to undergo observation.

Raymond E. Macomber and Charles Wilson, of Washington, D. C., were over-night guests of Richard S. Bailey, who came up from the national capital for his regular week-end visit home.

Miss Cora Homan and niece, Annie Homan, will move into the portion of the Homan dwelling now occupied by Mr. and Mrs. Warren Homan, in anticipation of renting the apartment they now live in.

Misses Roberta Smith and Jane Bitner, the latter of Youngstown, O., expect to enter Potts Business College, in Williamsport. The young ladies will be conveyed to the institution by Miss Estella Hosterman, on Friday.

Miss Flora Love is a guest during this week of Miss Grace and Mrs. Levan Smith. She is living in the Presbyterian home in Hollidaysburg, and speaks of the institution in a most complimentary way.

Mr. and Mrs. James Foust and family motored to Lewistown on Saturday evening to obtain the services of an eye specialist for their daughter, Miss Mabel, a high school girl who has had eye trouble for some time.

Roughing in electric wiring has been in progress in the Kerlin home, now under construction, by employees of W. H. Marshall, State College, a contractor of note in house wiring and electric fixtures for homes, business places and institutions.

On Sunday, John Rimmer received a telegram from William Greenwald stating he would ship him at once a car load of steers, running in weight from 400 to 900 lbs. The arrangement with Mr. Rimmer appears to be for him to hold the steers for a few days after their arrival and then sell them at private sale.

Mr. and Mrs. D. C. Mitterling are in Chattanooga, Tenn., guests of Wm. Ashley and Mrs. Ashley, nee Carrie Mitterling. They left here by motor on Sunday and expect to return the latter part of the week. The Mitterling cafe is in charge of Misses Miriam Mitterling and Flo Hackett, until the proprietors return.

Mr. and Mrs. Fred Luse and Mr. and Mrs. A. W. Alexander, on Monday, motored to Philadelphia, to be gone until today (Thursday). Mr. and Mrs. Alexander will visit with their son, H. O. Alexander, at Wrenonah, N. J., while Mr. and Mrs. Luse will visit places of interest in Philadelphia, not omitting chain grocery stores.

The fourth class school districts throughout the State will receive \$7,000,000, a portion of the \$45,000,000 tax anticipation note issue. State-aid hospitals will receive a like amount. The school districts in rural sections such as ours are in the fourth class and the Centre County hospital is also of a class to participate in the fund.

Over-night guests at the Reformed parsonage last week were Mr. and Mrs. Martin Lemuel, of New York City. Mr. Lemuel, who is associated with the W. L. Thomas Company, Investment Securities, with his wife was on an inspection trip to Titusville and Warren, this state, where his company is developing some new oil territory.

Mr. and Mrs. M. A. Burkholder, on Saturday evening, motored to Sewickley, where they visited with the former's brother, Harry F. Burkholder, returning home Monday evening. The brother named is manager of the dual boroughs of Edgewood and Sewickley, a position he has filled for a number of years to the entire satisfaction of both municipalities.

Ray Sweetwood and Lowell Smith, two young men from Potters Mills, contracted to complete excavation for foundations and cellar for a private residence to be erected by G. Frank Smith, local electrician. The work was finished in time, which indicates the youthful contractors have a keen conception of what four good strong arms can do in a definite period of time.

Harold Durst and Roy Jamison top the list of pitchers in the Tri-Valley baseball league. In batting, "Doc" Crawford comes third; R. S. Jamison fifth; Bruce Knarr, seventh; Harold Durst tenth. In pitching, Durst won all but one game, and Jamison all but two games. Each was on the mound in fourteen games. Jamison led all league pitchers in number of strikeouts.

The neighbors and men who topped it, say Brown Hackett, on the Knarr farm, along Sinking creek, has one of the best corn crops in that section. The corn stalks are exceptionally tall. J. C. Goodhart and J. A. Heckman, who topped a part of the crop, declares one must cut down instead of up to cut the stalks above the ear. The field, by the way, had a most promising appearance from the time the corn plants showed above the ground.

LEGAL ADVERTISEMENTS

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THE COMMONWEALTH FOR APPROVAL OR REJECTION BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYLVANIA, AND PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVII 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 of Pennsylvania be, and the same is hereby proposed, in accordance with the eighteenth article thereof:

That section eight of article three of the Constitution of the Commonwealth of Pennsylvania is hereby amended to read as follows:

Section 8. The County of Philadelphia is hereby abolished. Functions of county government within the city limits of Philadelphia shall be performed by the city who shall be appointed or elected as may be provided for by law; but nothing in this section applies to the manner of selecting judges and magistrates. Except as the General Assembly may otherwise provide, the taxing body of the city shall control all expenditures from the city treasury. Laws shall be enacted to provide that all appointments and promotions of officers and employees, paid out of the city treasury, shall be according to merit and fitness. No salaries or 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 commissions for any work done in the course of his employment by any public agency, and all 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 heretofore or hereafter special because of the inclusion of provisions giving effect to this section.

Section 2. That any inconveniences may arise from the changes in the Constitution of the Commonwealth and in order to carry the same into complete operation, it is hereby declared that:

This amendment shall be effective immediately upon its adoption. Immediately upon the adoption of the amendment all county and court officers and employees, paid out of the city treasury of Philadelphia, shall become officers and employees of the City of Philadelphia, and, until the General Assembly shall otherwise provide, shall continue to perform their duties and be appointed, compensated and organized in such manner as may be provided by the Constitution and laws of the Commonwealth in effect at the time the amendment becomes effective, but elected county officers, in office when this amendment becomes effective, shall be permitted to complete the terms for which were elected.

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 article three 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 of Pennsylvania be, and the same is hereby proposed, in accordance with the eighteenth article thereof:

That section eighteen of article three of the Constitution of the Commonwealth of Pennsylvania is hereby amended to read as follows:

Section 18. No appropriations shall be made for charitable, educational or benevolent purposes to any person or community nor to any denominational or sectarian institution, corporation or association. That appropriations for such purposes may be made for pensions or gratuities for military services, and to blind persons twenty years of age and upwards, and for assistance to mothers having 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 of Pennsylvania be, and the same is hereby proposed, in accordance with the eighteenth article thereof:

That section one, article nine of the Constitution of Pennsylvania is hereby amended to read as follows:

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 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, institutions of purely public charity, and real and personal property owned, occupied and used by any branch, post or camp of honorably discharged soldiers, sailors and marines. Income and other excise taxes shall be levied and collected under general laws, but such laws grant exemptions and may impose graded or graduated rates.

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 of Pennsylvania be, and the same is hereby proposed, in accordance with the eighteenth article thereof:

amended to read as follows:

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 county of Philadelphia may be increased in such amount that the total city and county debt of said 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 or 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 borrowing capacity of the city and county of Philadelphia, at any time, there shall be deducted from such debt so much of the debt of said city and county as shall have been incurred for any public utility, or part thereof, or for the construction and improvement of any public utility, or part thereof, or for the construction and improvement of any public works or utilities of any character, from which sinking fund charges are to be derived by said city and county, or for the reclamation of land to be used in the construction of warways or other public works, or for the purpose of such city and county, such obligations may be in an amount sufficient to provide for, and may include the amount of, the interest and sinking fund charges accruing and which may accrue thereon throughout the period of construction, and the completion of the work for which said indebtedness shall have been incurred, but not in excess of five years from the time 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 of one year after the completion 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 the extent of 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 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 proposed amendment or amendments shall be entered on their Journals with the year and days 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, the Secretary of the Commonwealth shall 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 at least three months after being so agreed to by the two Houses, as the General Assembly shall prescribe; and, if such amendment or amendments shall be approved by a majority of those voting thereon, such amendment or amendments shall become a part of the Constitution. When two or more amendments shall be submitted 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 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 of Pennsylvania be, and the same is hereby proposed, in accordance with the eighteenth article thereof:

That section one, article nine of the Constitution of Pennsylvania is hereby amended to read as follows:

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 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, institutions of purely public charity, and real and personal property owned, occupied and used by any branch, post or camp of honorably discharged soldiers, sailors and marines. Income and other excise taxes shall be levied and collected under general laws, but such laws grant exemptions and may impose graded or graduated rates.

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 of Pennsylvania be, and the same is hereby proposed, in accordance with the eighteenth article thereof:

That section one, article nine of the Constitution of Pennsylvania is hereby amended to read as follows:

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 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, institutions of purely public charity, and real and personal property owned, occupied and used by any branch, post or camp of honorably discharged soldiers, sailors and marines. Income and other excise taxes shall be levied and collected under general laws, but such laws grant exemptions and may impose graded or graduated rates.

ments shall be agreed to by a majority of the members elected to each House, the Secretary of the Commonwealth shall 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 at least three months after being so agreed to by the two Houses, as the General Assembly shall prescribe; and, if such amendment or amendments shall be approved by a majority of those voting thereon, such amendment or amendments shall become a part of the Constitution. When two or more amendments shall be submitted 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 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.

600 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.

CENTRE COUNTY HOSPITAL NOTES.

Week of Sept. 21: Wednesday, discharged: Charles Adleman, Centre Hall, R. D. Thursday, admitted: Mrs. John D. Miller, Boalsburg. Friday, admitted: Master James P. Gerhart, Centre Hall. Discharged: Mrs. Myron Reitz and infant daughter, Centre Hall. Sunday, discharged: Roland Zettle, Penn Hall. There were 34 patients in the hospital beginning of this week.

How To Reduce Varicose Veins

Is your subscription due? Rub Gently Upward Toward the Heart as Blood in Veins Flows That Way. Many people have become despondent because they have been led to believe that there is no remedy that will reduce swollen veins and bunches. If you will get a two-ounce original bottle of Moore's Emerald Oil (full strength) at any first-class drug store and apply it night and morning as directed you should quickly notice an improvement. Continue to apply Emerald Oil until the veins and bunches are reduced. Moore's Emerald Oil is a harmless, yet most powerful penetrator and two ounces last a very long time. Indeed, so powerful is Emerald Oil that old chronic sores and ulcers are often entirely healed. It has brought much comfort to worried people all over the country. For generous sample send 10 cents (silver or stamps) to cover cost—mailing—packing to Dept. A.M., International Laboratories, Inc., Rochester, N. Y.

TO CELEBRATE THE second birthday OF "BETTER LIGHT FOR BETTER SIGHT" SEE THESE NEW LAMPS AT YOUR LOCAL STORE. A COMPLETE LINE OF "BIRTHDAY SPECIALS" IN I-E-S LAMPS. FLOOR SWIVEL MODEL—Swing the lamp nearer your work while you are using it. Push it out of the way when you are through. BRIDGE MODEL—Unlike old-style bridge lamps, this burns its light bulb base down and has the typical translucent I.E.S. bowl. SEMI-INDIRECT MODEL—Employs the new Mazda Three-Lite lamp. Three levels of light—100, 200, 300 watts—from one bulb. TABLE MODEL—The original I.E.S. lamp. More beautiful than ever, it makes the table a truly comfortable place for reading and study. FLOOR MODEL—Gives the same sight-saving light as the table models. Handy for chair or desk. END TABLE MODEL—Newest I.E.S. lamp—shorter than the table model, just the right height for end table use. FREE HOME LIGHTING SURVEY. Ask West Penn Power Company to test your home lighting with the Sight Meter. No obligation. EVERY MODEL A BEAUTY! I-E-S Lamp Dealers Better Sight Lamp Dealers