

ITEMS OF LOCAL INTEREST

Mr. and Mrs. Fred Harvey of Philadelphia are at the home of Mrs. Harvey's parents in Centre Hall for the week.

Richard S. Bailey, employed by the Bendix Corporation, at Baltimore, Md., was at his home in Centre Hall over the week-end.

James Miller Law, employed in the Lock Haven paper mill and doing pilot flying on the side, on Sunday flew a Taylor cub plane to the Grange Park airfield.

John Greenwald, of South Dakota, will dispose of a carload of horses and colts at a night sale in Centre Hall, Tuesday evening of next week at 7:30 o'clock, at the Benner barn. See ad. elsewhere in this issue.

Mrs. Mayme Miller and son Andrew of Mason City, Iowa, are in the east and are among the throng attending Grange Fair. Mrs. Miller will be recalled as Mayme Gregg, second daughter of Mr. and Mrs. Andrew Gregg, both long deceased.

Mr. and Mrs. Parson and Mr. and Mrs. Clayton Reish of Allentown were guests of Mr. and Mrs. Richard Brooks during a part of this week. They brought with them Mrs. Ida Carson, sister of Mrs. Brooks, who had been visiting in Allentown.

Obert Igen, son of Mr. and Mrs. Wallace N. Igen, of near town, employed for the past year in an ice cream factory in Johnstown, expects to further his education at Penn State this fall, from which institution he was graduated in a short agricultural course.

Glenn, 12, son of Mr. and Mrs. George Peteroff, of near town, while driving cattle to a pasture lot fell and in doing so struck a wire causing a long cut to be made on his chin under the lip. Several stitches were required in the dressing of the wound which is healing nicely at this time.

The annual reunion of the Colyer family was held recently at Hecla Park. After a picnic lunch was served, the following officers were elected to serve during the ensuing year: R. B. Colyer, Millheim, president; Mrs. Paul Zerb, Spring Mills, treasurer; Edwin Zong, Oak Hall, secretary.

While at work as a freeman on the Bellefonte Central Railroad on Friday, Roy Rider fell from the train and sustained a broken back. He was found by members of a night crew and was taken to the Centre County hospital. He is married and the father of three children.

Capt. G. Harry Keller of the Pennsylvania Motor Police, is now located at Wyoming, having been transferred there from Wilkes-Barre. The Captain, born and reared at Linden Hall, with Mrs. Keller is visiting with the latter's parents, Mr. and Mrs. J. C. Sampsel, in Pleasant Gap.

Mrs. James E. Stewart of New Bloomfield visited with her sister, Mrs. Lucy Henney, for a few days returning to meet old acquaintances. It is forty-one years since she left Centre Hall. Her two sons, both married, and employed, are living in New Bloomfield.

Mr. Minerva Bellett of Coleville, Wednesday morning of last week, from complications. She was born at Curtin and was aged 74 years, a daughter of Miles and Mary Ann Shultz. She is survived by her husband, William Bellett, and several children.

Mrs. Margaret Hunter, in State College, on Thursday evening, following a stroke, aged 73 years. Her maiden name was Margaret Lambert, and she was born in Bellefonte. Her husband, George Hunter, is deceased. Interment was made in Lancaster, where the Hunter family formerly lived.

Dr. and Mrs. G. I. Yearick of Mayview are making their annual visit to Grange Park and are greeting old friends. Dr. Yearick is district physician psychiatrist at the Pittsburgh City Home and Hospital, with nearly 2,000 inmates, and has been located there since leaving Centre Hall fifteen years ago. Both Dr. and Mrs. Yearick are looking fine.

Mrs. Tressie McClellan was taken to the Lewisport hospital on Thursday of last week and was scheduled to undergo a major operation on Tuesday. Dr. H. C. Cassidy, surgeon. On Saturday she received a blood transfusion from her son, Wilbur McClellan, of Lock Haven. A second son, Vinton, and James Bradford, proved to have the type four blood to match the patient. James Scarsone offered his services, but proved to be of type two.

Mrs. John Evans, formerly Annie Goodhart, and daughter, Miss Sue Goodhart, of White, South Dakota, closed a six weeks' visit among friends and relatives in Centre county on Monday. Miss Sue is a teacher in the S. Dakota public schools and was obliged to return at this time. The ladies traveled east and west with Rev. and Mrs. Mayer of Baltic, S. D., who came East to visit Rev. Mayer's home town of Centralia, Columbia county. Mrs. Evans is a sister of Jas. C. Goodhart and Mrs. D. W. Geiss.

Mr. and Mrs. William Wolf, accompanied by their daughter Bettie and son William, on a vacation through northern Pennsylvania and New York state, stopped in Centre Hall and attended Grange Fair on Saturday and Sunday. Mr. Wolf is a son of the late Mr. and Mrs. J. W. Witter Wolf. He is a member of the firm of Wolf & Mullen, manufacturers of and dealers in surgical instruments, which firm has been in existence for fifteen years. Their place of business is in the Arcade of the Commercial Trust Building in downtown Philadelphia.

Thursday's Program at the Grange Fair

- 10:00 A. M.—Finals in Horse-shoe Pitching Contest. 10:30—Ball Game. 11:00—Concert by East Centre County Junior Band. 1:30 P. M.—Concert by State College Drum Corps. 2:00—Grange Program: Addresses, National and State Grange Officers. 3:00—Ball Game. 7:00—Concert by East Centre County Junior Band. 9:30—Amateur Hour. 11:00—Announcement Winners of Grange Play Contest.

RESULTS OF BASEBALL GAMES ON GRANGE PARK, FAIR WEEK

Saturday's Game—Centre Hall, 3; Lemont, 2. Fred Spiker's 3-base hit with the bases loaded spelled victory. Monday's Game—Pleasant Gap, 20; Pine Grove Mills, 6. The "Gap" collected 21 hits off Williams; Spicher and May for Pleasant Gap permitted 11 safe blows. Tuesday's Game—Rebersburg, 8; Spring Mills, 2. Wednesday afternoon, Centre Hall will meet Pleasant Gap, and the winner of that contest will meet the Rebersburg club on Thursday. The local club is extremely anxious to win both Wednesday's and Thursday's games, for their treasury will thus be enriched to the extent of \$75.00, paid by the Grange Fair Association.

LOCAL AND PERSONAL

O. E. Bailey of Lancaster is a guest of his brother-in-law and sister, Mr. and Mrs. W. W. Kerlin.

Mrs. W. H. Lingle and daughter of near Reedsville, were on Grange Park greeting friends, on Sunday. Mrs. W. J. Finkle, formerly living in Buffalo, N. Y., is now located at 239 Chestnut St., Millifield.

William Kerlin, son of Mr. and Mrs. W. W. Kerlin, has been confined to bed from an undetermined ailment during the past week.

Miss Lizzie Slack of Pottery Mills became a patient in the Centre County hospital one day last week. She is suffering from a severe attack of neuritis.

Mrs. Charles W. Geary of Newport is with friends in town during this week. She was brought here by her eldest son, Nevin, who returned home the same day.

Following a parade on Monday, Labor Day, at 9:30 a. m., John A. Phillips, president of the Pennsylvania Industrial Union Council, will be the chief speaker, in Lewisport.

Miss Sarah Slack, eldest daughter of Mr. and Mrs. Fred Slack, is temporarily employed in the office of Registrar Hoffman at Penn State College. Miss Slack is a graduate of Centre Hall high and Thompson business college, Harrisburg.

Roy Pickersgill and sister, Mrs. Cornell, of Philadelphia, returning from a tour through New York, stopped at the Bartholomew home for a brief time on Tuesday. Mrs. Cornell and Miss Helen Bartholomew were chaperons while attending Millersville State Normal.

Mrs. T. G. Lusk of Philadelphia and stepson, Earl Lusk, arrived in Lewisport Tuesday and were brought to Centre Hall by F. M. Fisher, the former's uncle. Mrs. Lusk will be recalled as Miss Lola Ulrich, who for a number of years lived with her aunt, Miss Mary Fisher, in Centre Hall.

Mrs. Tressie McClellan received the second blood transfusion at the Lewisport hospital on Tuesday morning. The blood was taken from her second son, Vinton McClellan, of Lock Haven immediately prior to an operation which revealed conditions unlooked for. Following the operation a third transfusion was given.

Three Scott brothers—James E., of Cleveland; William, of Canton, Ohio, and Bert of Altoona—are touring this section and calling on old friends. The former lived at Pottery Mills close to fifty years ago, at which time he was employed as pressman on the Keystone Gazette, then edited by the late James A. Fiedler.

Rev. and Mrs. Fred W. Barry and four children, of Highspire, are visiting among relatives and friends here this week. Rev. and Mrs. Barry at the same time are celebrating their twenty-fifth wedding anniversary. Saturday, August 27, 1913, having been the day on which they were united in marriage while, Rev. Barry was pastor of the Lutheran church at Centre Hall.

A FEATURE OF THE ALLENTOWN FAIR, SEPT. 20-24

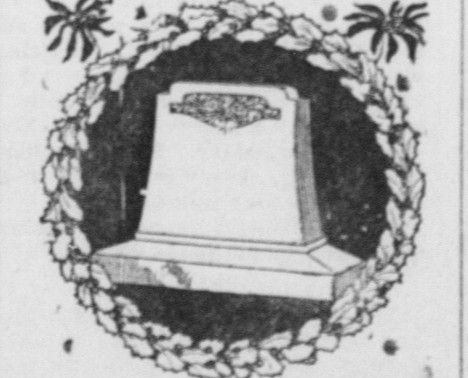
Ted Healy's original Three Stooges, one of the screen's leading comedy acts, will be featured as one of the nine sensational vaudeville acts to be presented at the Great Allentown Fair, September 20, 21, 22, 23 and 24. The three stooges were added as an extra attraction, thus making this year's vaudeville program the most outstanding that has ever been presented at any fair, and adding to the spectacular night revue, to be presented each night of the fair. The appearance of the Three Stooges at the Great Allentown Fair will be the first time that these performers will appear in front of any grandstand at any outdoor fair. Their appearance presents an opportunity for movie fans to see these well known stars in person for the first time. They will present their imitable slap stick comedy and tumbling routine which has made them so popular with theatre goers throughout the country. One of the features of the performance of the Three Stooges will be their imitations of various screen and stage stars of the day. In bringing them to the Great Allentown Fair, fair officials have again achieved a notable triumph.

HOGS EAT WALLET, REG. OPERATOR'S CARDS

Hogs got hold of David Stoner's wallet a few days ago and disposed of it together with a one-dollar bill, an operator's license and registration cards for a pleasure car and truck. Two one-dollar bills, somewhat mutilated, were found in the hog trough. When feeding his fattening hogs Mr. Stoner left the wallet slip from his pocket. Going to the pen later, but not realizing his loss, he saw something looking to him like a perfectly good one-dollar bill, and an investigation disclosed it to be so. A second bill was found, but the third bill and the cards were evidently consumed with the slop as a rare relish.

EILENE GEORGE WEBB Studio of the Dance ANNOUNCES THE OPENING OF FALL & WINTER TERM AT THE HIGH SCHOOL AUDITORIUM CENTRE HALL Reception and Registration on September 6, at 7:15 P. M. Instruction in Tap, Acrobatic, Toe, and Ballroom Dancing.

AUTOS Washed, Greased, Polished (Cars Called for and Delivered) U. S. Tires & Tubes Official Inspection Sta. No. 2219 Brooks' Service Sta CENTRE HALL, PA.



A Monument Erected-- to the memory of a loved one is a substantial expression of your lasting affection. To select one that will be appropriate requires careful consideration -- for it must last through all the years to come. Let us cooperate with you by submitting suggestions based upon our wide experience as memorial sculptors. C. H. HOMAN --Successor to-- H. G. STROHMEIER Centre Hall Marble & Granite Works Centre Hall

THE AWFUL PRICE YOU PAY FOR BEING NERVOUS Quivering nerves can make you old and haggard looking, cranky and hard to live with--can keep you awake nights and rob you of good health, good times and jobs. What you may need is a particularly good woman's tonic--and could you ask for anything whose benefits are better proved than famous Lydia E. Pinkham's Vegetable Compound? Let its wholesome herbs and roots help Nature build up more physical resistance and thus help calm your shrieking nerves, give more energy and make life worth living again. More than a million women have reported benefit--why not let Pinkham's Compound help YOU, too, to go "smiling thru" trying times like it has other grateful women for the past 33 generations? IT MUST BE GOOD!

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 XVIII OF THIS CONSTITUTION.

1930 SPECIAL SESSION 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 article nine be 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 same, and shall be levied and collected under general laws; but such taxes may be levied and collected under special laws for public purposes, actual public charity, religious worship, places of burial, not used or held for private or corporate profit, institutions of purely public charity, and real personal property owned, occupied, and used by any branch, post, or camp of honorably discharged soldiers and marines. Income, inheritance, estate and other excise taxes shall be levied and collected under general laws, but such taxes may grant exemptions and may impose special taxes, in respect to the source from which the income is derived. A true copy of Joint Resolution No. 4. DAVID L. LAWRENCE, Secretary of the Commonwealth.

No. 5 A JOINT RESOLUTION

Proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section 10. 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 of the Constitution of Pennsylvania is hereby amended by adding thereto the following section: Section 10. Political subdivisions shall annually reduce their respective tax levies on the assessed valuation of real estate, so that the combined rates of all taxes (exclusive of taxes for debt service) for the year 1930 shall not exceed and forty-three, and any subsequent year any parcel of real estate shall not exceed a total of ten mills. The General Assembly shall enact legislation fixing the annual reductions to be made by classes of political subdivisions, previous to the tax year one thousand nine hundred and thirty-one, so that the maximum tax millage within said ten mill limitation which may be levied by any political subdivision in the year one thousand nine hundred and thirty-one and thereafter, shall not exceed forty-three and thereafter.

Proposing an amendment to section eight, article five of the Constitution of the Commonwealth of Pennsylvania by adding thereto section 8. Section 8. The Commonwealth of Pennsylvania, respectively shall, from time to time, detail one or more of their judges to hold courts of oyer and terminer and the courts of quarter sessions of the peace of said counties in such manner as may be directed by law; but the General Assembly may by law provide for the establishment of separate courts of criminal jurisdiction in counties having the jurisdiction of courts of oyer and terminer and courts of quarter sessions of the peace. A true copy of Joint Resolution No. 5. DAVID L. LAWRENCE, Secretary of the Commonwealth.

1930 SESSION No. 1-B A JOINT RESOLUTION

Proposing an amendment to article eight of the Constitution of the Commonwealth of Pennsylvania by adding thereto section 18. 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 eight be amended by adding thereto the following section: Section 18. The General Assembly may by general law provide a manner in which and the time and place at which qualified voters who are at the time of any election be unavoidably absent from the State or county of their residence because their duties, occupation or business require them to be elsewhere within the United States or who on the occurrence of any election are unable to attend at their proper polling places because of illness or physical disability, may vote by absentee ballot, and that such absentee voters in the election district in which they respectively reside. A true copy of Joint Resolution No. 1-B. DAVID L. LAWRENCE, Secretary of the Commonwealth.

No. 2-B A JOINT RESOLUTION

Proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section 19. 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 19. A county shall not be created except by the consolidation of two or more existing counties. An existing county may be abolished and its territory annexed to one or more contiguous counties. The General Assembly shall by law provide for the consolidation and abolition of counties; but no existing county shall be consolidated with another and no county shall be abolished without the consent of the electors thereof. Section 2. Counties shall be administered under such system of government and by such officers, except as in this article otherwise provided, as the General Assembly may by law provide. Optional systems of government may be provided under such system of government to become effective in a county only when accepted by the electors thereof. Section 3. Three county commissioners shall be elected in each county in the year one thousand nine hundred and thirty-nine and every fourth year thereafter. In the election of such officers, each elector shall vote for no more than two persons, and the three persons receiving the highest number of votes shall be elected. Any vacancy happening in

No. 3-B A JOINT RESOLUTION

Proposing an amendment to 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, 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 fourteen of the Constitution of the Commonwealth of Pennsylvania is hereby amended to read as follows: Section 1. A new county shall not be created except by the consolidation of two or more existing counties. An existing county may be abolished and its territory annexed to one or more contiguous counties. The General Assembly shall by law provide for the consolidation and abolition of counties; but no existing county shall be consolidated with another and no county shall be abolished without the consent of the electors thereof. Section 2. Counties shall be administered under such system of government and by such officers, except as in this article otherwise provided, as the General Assembly may by law provide. Optional systems of government may be provided under such system of government to become effective in a county only when accepted by the electors thereof. Section 3. Three county commissioners shall be elected in each county in the year one thousand nine hundred and thirty-nine and every fourth year thereafter. In the election of such officers, each elector shall vote for no more than two persons, and the three persons receiving the highest number of votes shall be elected. Any vacancy happening in

the office of county commissioner shall be filled for the unexpired term by the common pleas of the county, by the appointment of an elector of the county who is a member of the same political party as was the party whose place is to be filled. In each county there shall also be elected a district sheriff, a district attorney, a district attorney, sheriffs and controllers shall respectively exercise the duties of their offices. Vacancies in such offices shall be filled in any manner provided by law. Other county officers shall be provided for by law and shall be elected or appointed, as the General Assembly may by law provide. The terms of elected county officers shall be four years, commencing on the first Monday of January next after their election.

Section 6. All officers and persons employed in the county government shall be paid for their services out of the commonwealth. Such officers or persons shall not receive for their own use any fees, commissions or mileage for the performance of any service. All fees, commissions, and mileage for such services shall be levied and collected by the county officer, who shall be paid into the county treasury. The provisions of this section shall not be construed, however, to prohibit the receipt of honoraria by judges or constables. Section 6. The General Assembly shall provide by law for the strict accountability of all county, township and borough officers for the fees, commissions and mileage which may be paid to them. A true copy of Joint Resolution No. 3-B. DAVID L. LAWRENCE, Secretary of the Commonwealth.

No. 4-B 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 the Commonwealth of Pennsylvania be 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 such taxes may be levied and collected under special laws for public purposes, actual public charity, religious worship, places of burial, not used or held for private or corporate profit, institutions of purely public charity, and real personal property owned, occupied, and used by any branch, post, or camp of honorably discharged soldiers and marines. Excise taxes shall be levied under general laws, but such taxes may grant exemptions and provide for graded or graduated rates. Income taxes or taxes measured by income, irrespective of the source from which the income may be derived, and death duties including estate and succession taxes shall be deemed to be excise taxes. A true copy of Joint Resolution No. 4-B. DAVID L. LAWRENCE, Secretary of the Commonwealth.

No. 5-B A JOINT RESOLUTION

Proposing an amendment to section eight, article five of the Constitution of the Commonwealth of Pennsylvania by adding thereto section 8. Section 8. The Commonwealth of Pennsylvania, respectively shall, from time to time, detail one or more of their judges to hold courts of oyer and terminer and the courts of quarter sessions of the peace of said counties in such manner as may be directed by law; but the General Assembly may by law provide for the establishment of separate courts of criminal jurisdiction in counties having the jurisdiction of courts of oyer and terminer and courts of quarter sessions of the peace. A true copy of Joint Resolution No. 5-B. DAVID L. LAWRENCE, Secretary of the Commonwealth.

No. 6-B A JOINT RESOLUTION

Proposing an amendment to article nine, section eight 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 article nine, section eight of the Constitution of Pennsylvania is hereby amended to read as follows: Section 8. The debt of any city, borough, township, school district or other municipality or incorporated district, created as provided herein, and in section fifteen of this article, shall never exceed seven (7) per centum upon the assessed value of the taxable realty immediately preceding the time any debt is incurred or increased; and the debt of any county, other than Philadelphia, shall never exceed ten (10) per centum upon the average annual assessed value of the taxable realty therefor for the nine years immediately preceding the time any debt is incurred or increased; and the debt of the City and County of Philadelphia shall never exceed fifteen (15) per centum upon the average annual assessed value of the taxable realty therefor for the nine years immediately preceding the time any debt is incurred or increased. A true copy of Joint Resolution No. 6-B. DAVID L. LAWRENCE, Secretary of the Commonwealth.

No. 7-B A JOINT RESOLUTION

Proposing an amendment to article nine of the Constitution of the Commonwealth of Pennsylvania by adding thereto section 10. 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 of the Constitution of Pennsylvania be amended to read as follows: Section 10. No obligations which have heretofore been issued or which hereafter be issued for the purpose of providing funds for the construction, acquisition, extension, enlargement and improvement of water works, sewers, underground railways, street railways or bus lines, or the appropriation thereof, by any county, municipality or township other than Philadelphia, now or hereafter authorized by law to issue obligations for such purposes, shall be considered a debt of such county, municipality or township within the meaning of section eight of article nine of the Constitution of Pennsylvania or of this amendment. (a) To the extent to be determined in such manner as may be provided by law that the net revenue derived from said property or properties averaged over the period of five years immediately preceding the acquisition, extension, enlargement, and improvement of said property or properties, or for a period of five successive years subsequent to the construction, acquisition, extension, enlargement and improvement of said property or properties shall have been sufficient to meet the interest and principal fund charges on such obligations; or (b) To the extent that such obligations are sinking fund charges within the meaning of section eight of article nine of the Constitution of Pennsylvania or of this amendment, and such sinking fund charges are being paid on such obligations, or (c) To the extent that such obligations are secured by a mortgage on real property, or (d) To the extent that such obligations are secured by a mortgage on real property, or (e) To the extent that such obligations 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