# **Over The County News**

gard gas station west of Spring against theft.

The mail passenger route between Garbrick, who served for about one be in the hands of Centre Hall post- bushels. master by Sept. 3.

Mr. and Mrs. R. S. Jamison, of Centre Hall, are back from their eacation trip through the New England States, going as far north as Portland, Maine. They devoted most of their time to viewing historical points in the cultural sections pass- lege on route 45. None of the occued through which afforded them much pleasure.

Mrs. Charles Frazier, of Penns Cave area, continues to suffer from injuries sustained on July 4th when a nickel fire-cracker exploded. sprinkling her body with pieces of gical attention.

A caravan of twelve cars bearing forty-two children from the Evangelical Orphanage, Lewisburg, were guests of the Lewisburg Lions Club ship school board held last Monday on a trip through Penns Valley to evening the eight teachers for the the top of Nittany Mountain where districts were formally elected. Two they made a brief stop to view the of them, Miss Bennison, of Howard, valley, and then went on to visit and Miss Hastings, of Avis, were the Pleasant Gap fish hatchery, the not previously employed by the Big Spring, and on to Hecla Park board. The personnel of the teachwhere they had dinner.

his car on the anchor post of a west of Old Fort hotel last Wednesday evening. Jerre, who is a retired railroad trackman, had been at Spring Mills where he had lived prior to moving to Port Matilda, and on the way home got mixed up with the heavy guard posts. No one of the several passengers in the car were injured.

Private building in State College reached a new high when 44 building permits were issued during the first seven months of this year. Estimated cost for this work was set 162 until August 1, and new business Jr., camping at the Granger's Pienic establishments contructed in the Both had a fine time and of course new theatre building at \$70,000.

Ten boys, members of the Sons of the Legion of Keystone Post No. 444. Millheim, were in camp at Joyce Kilmer camp, Woodward Narrows. last week. The outing was held under the auspices of the parent Post. with Mrs. Mary Reed, Miss Mary Slegal and Bond O. Musser as advisors. Guy O. Musser and Herbert Post, visit the camp at intervals to is continuing to improve. assist in the proper handling of the camp activities.

Mrs. Israel Wance, of Millheim. thought to be a hangover from ty-Millheim is Paul Boone, 8, son of the Philipsburg State Hospital unrect a shortened leg. a handicap since infancy. Although the process is painful and slow some measure of success is assured.

Guy Kellerman, employed as a farm hand by John Rudy, west of Centre Hall, on the way to a festirighted the car with the aid of a the animal would do next. wrecker while rain was falling at a Ford coach was removed.

H. E. Bierly, of Tallahasse, Fla., has leased several quarry properties of the potato blight. in Penns and Brush Valleys. The high grade of limestone. The other quarry recently leased is the Spiglmyer quarry, in the southern part of the borough, near the Millheim Hosiery Mill, where operations will home. begin within a few weeks. It is Mr. Bierly's intention to supply farm- at the Grange F ers in this section of the county ing of the park. with a high grade of lime for sweetening farm lands.

Fire believed to have been caused by sparks from the chimney dam-aged the roof of the dwelling house of Major and Mrs. H. L. Curtin at Curtin, last Friday afternoon about 1:15 o'clock. The blaze was discovered by Major Curtin's son, Bud Curwho noticed that the dry grass in the vicinity of the house was ablaze and saw at the same time that the roof was on fire. A passing motorist saw the blaze at the same time and turned in an alarm but in the meantime neighbors arrived at the scene and had it under control before much damage was done to the interior. A hole about 15 feet square was burned in the roof in the vicinity of the chimney. Damage

brother, Burton and issues of the children browness of the set of to the old Stone Mill region. The line will follow the public road from the Henshall farm south by the Peacock farm, west by another Henshall farm to Centre Hill, where a half-dozen property owners will have access, and on to the stone mill site. Short loops will permit additional farms not directly along the line to have the service,

Mr. and Mrs. Jack Dullen.

In the Matter of the Estate of Anna dush deveral days with Mr. and Mrs. Doyle cased.

Shreckengast, late of Milhelm Bordinship, deceased.

Shreckengast, late of Milhelm Bordinship, deceased.

Shreckengast, late of Milhelm Bordinship, deceased.

Scotlon 1. Be it resolved by the Section 1. Be it resolved to the Section 1. Be it

plements and machinery has been it is considering the advisability of erected along Route 45 by Cleve- asking the legislature to provide for land Eungard, a representative of "finger-printing" all hunting dogs the John Deere company. The new to permanently mark them for regstructure is located near the Eun- istration purposes as a safeguard

J. B. Fohringer on the former J. T. Smith farm, is making cucumbers Centre Hall post office and the rail- a money crop. One acre is devoted road station has been vacated to growing the cucumbers which is through the resignation of Lewis H. expected to yield about three hundred bushels. Last year one-fourth year. Sealed bids for the route must acre yielded between 70 and 80

Two automobiles were involved in a slight accident about 6 o'clock last Wednesday evening. The two cars, driven by Robert E. Feymour, of Patton, and Lloyd C. Smith, Petersburg. R. D., collided at an intersection two miles west of State Colpants of either of the cars was inamounted to about \$50.

established in Potter township beginning at Bilger's, Nittany Mountain, to Centre Hall, making a total wood, some of which penetrated of six routes. The routes and condeeply. The injury stubbornly refus- tractors follow: Pine Stump and ing to heal is on the left leg below Earlystown, H. H. Garbrick; Dauberthe knee, and requires frequent sur- man, Earl Frazier; Sprucetown, Max Brown; Georges Valley, Homer Neff; Potters Mills, S. E. Brown, and Nittany Mountain, Blaine Leister.

At a meeting of the Potter towning group follows: Potters Mills, Jerre Shunk, of Port Matilda, hung grammar, Oscar W. Bierly; primary L. Geraldine Hoover; Centre Hill, guard fence along Route 53, a bit Lilae Brooks; Plum Grove, Bertha Sharer; Colyer, George W. Sweeney; Tusseysink, Esther Hastings; Tusseyville, Virginia Bennison, and Earlystown, Dorothy McMichael,

#### WOODWARD

The P. O. S. of A.'s held their annual picnic at the Woodward Cave on Saturday. They all had an enjoyable day. From all accounts the picnic next year will be a large af-

Since last Friday Harwood Kream at \$329,490. Alterations for private er is spending a week's vacation with and business buildings totaled \$70,- his High School chum, Earl Vonada, borough during this same period they and the their band leader Prof. amounted to \$76,900. Included is the P. F. Bartges with others of the German band gave occasional comical programs during the picnic week. Wednesday they with the re-Junior Band were scheduled to play picnic. They also rendered some day at the Boyd Johnson home at fine selections of music during the Buffalo Run Grange Fair this week.

On Thursday of last week the nbers of the East Centre County recently became a hospital patient the remainder members of the or-Lock Haven. Her trouble is ganization and left by bus at 4:30 a. m. bound for DuBois where they phoid fever. Another patient from took part in the big firemen's parade that day. They were lucky, so we Mr. and Mrs. Carl Boone, who is in are informed to win two hundred twenty-five dollars worth of prizes. dergoing surgical treatment to cor- They were hired by the Henderson Fire Co., of Lewistown. On Friday evening the same band rendered some very fine selections of music at the Mifflinburg carnival.

On Saturday the pet ground hog On Saturday the pet ground hog
was killed by a passing car. Clayton
Haines found the animal this last deceased. Haines found the animal this last centre Hall, on the way to a lesti-val on the Vocational school ath-letic field, was crowded off the road by a small truck and landed in started to dig a hole for its winter started to dig a hole for its winter started to dig a hole for its winter spring as a baby. He took it home by a small truck and landed in started to dig a hole for its winter Sinking Creek, the car resting on its side. No one was injured. James from the side injured. James from the side injured. James from the side injured is the same duly proven, without delay to WADE H. HARPSTER. State Company. guardictions from the side of a look from the side for the same duly proven, without delay to WADE H. HARPSTER. State Company. guardictions from the same duly proven, without delay to WADE H. HARPSTER. State Company. guardictions from the same duly proven, without delay to WADE H. HARPSTER. State Company. guardictions from the same duly proven, without delay to WADE H. HARPSTER. State Company. guardictions from the same duly proven, without delay to WADE H. HARPSTER. State Company. guardictions from the same duly proven, without delay to WADE H. HARPSTER. State Company. guardictions from the same duly proven, without delay to WADE H. HARPSTER. State Company. guardictions from the same duly proven, without delay to WADE H. HARPSTER. State Company. guardictions from the same duly proven, without delay to WADE H. HARPSTER. State Company. guardictions from the same duly proven, without delay to WADE H. HARPSTER. State Company. guardictions from the same duly proven, without delay to WADE H. HARPSTER. State Company. guardictions from the same duly proven, without delay to WADE H. HARPSTER. State Company. Grave a minor. The same duly proven, without delay to WADE H. HARPSTER. State Company. Grave a minor. The same duly proven, without delay to WADE H. HARPSTER. State Company. Grave a minor. The same duly proven, without delay to WADE H. HARPSTER. State Company. Grave a minor. The same duly proven with the same duly proven, without delay to WADE H. HARPSTER. State Company. Grave a minor. The same duly proven with the same duly proven, without delay to WADE H. HARPSTER. State Company. The same duly proven without delay to WADE H. HARPSTER. State Company. The same duly proven with the same duly pr

Some farmers complain that the terrific rate. The next morning the grub worms are destroying a lot of grub worms are destroying a lot of In the Matter of the Estate of Wilpotatoes. As it is the crop is not liam H. Baird, late of Spring Townmuch more than half a crop because

In some places the grasshoppers first of these is on the farm land are doing their dirty work, destroy- said of R. P. Grazier, just north of the ing the cloverseed crop by eating Millheim Narrows, where operations all the blossoms off. They are of the out delay to LESTER E BAIRD, Mill are now in progress, quarrying a flying kind. Some fields are just full city, Pa. Executor. Spangler & Campbigh grade of limestone. The other of the insects. Mr. and Mrs. Freeman Bowersox

and children of Mifflinburg, were Sunday guests at the C. P. Sheesley

Mr. and Mrs. Roy Uhl are campers

#### RUNVILLE

The dry weather is affecting the corn crop in our section, and water conditions are very low The festival Saturday evening was

well attended and they did fairly Rev. C. F. Miller and family and Mrs. John Furl motored to Saxton, last Thursday and visited with rela-

The threshing machine is making its trip through our community the past week and the farmers will soon know their worth in the grain line. Philipsburg, visited with relatives Term 1938.

Sunday.

Mr. and Mrs. Roy Leathers and Mrs. and Mrs. John Furl motored to Yarnell and visited at Mr. and Mrs.

In the matter of the petition of Harry Tannenbaum and Gladys Peterson Tannenbaum praying for a decree to change their name to Harry Tanney and Gladys Peterson Tanney. Clair Shawley's last Sunday and also seeing their son Harold. Some of our folks took in the Yar-

nell Sunday School picnic last Sat-

jured and damage to the two cars spending several weeks in New York An additional school bus line was pects to return to the city in a few the said petitioners should not be

#### HOLTS HOLLOW

Mr. and Mrs. Arthur Burd have gone to housekeeping at Unionville. Mrs. Edith Burd and son visited

his home at Lock Haven after spend- Orphans' Court of Centre County x35 ing the summer with Mr. and Mrs. Charles Lucas.

Quite a number of folks from this

place are taking in the Grange fair this week at Centre Hall.

Mr. and Mrs. John Possinger of Coleville, called on Mrs. Edith Burd count of A. A. Pletcher, and C. B. Schenck, exects, of etc., of M. L. Beck, late of Howard Borough, deceased. Mrs. Walter Sweitzer and Joanne Rhoades of Bellefonte, were callers on in our burg on Sunday.

Nevin Watson, Dick Fyfe, John and Thomas Conway called on mainder of the East Centre County friends at Gum Stump on Monday. Mr. and Mrs. Lee Johnson and c at the Democratic Black Moshannon family and Verna Reese, spent Sun- Colyer.

Mr. and Mrs. Milford Lucas and Warren Martin who was brought family of Curtin called at the Orvis Reed, and others of the Keystone home from the Geisinger Hospital Watson home on Sunday evening, other visitors during the week were etc. Mr. and Mrs. Guy Johnson and fam-

ily, of Bellefonte J. B. Poorman and Sophia Dugan of Johnstown, were weekend visitors at the Fleming Poorman home.

## Legal Notices

EXECUTOR'S NOTICE.

EXECUTOR'S NOTICE.

EXECUTRIX'S NOTICE In the Matter of the Estate of George E. Bryan, late of Potter Twp. Mr. and Mrs. Roy Uhl are campers at the Grange Park since the opening of the park.

Peaches, peaches, is the call heard in town since last week. They seem to be a fair crop and of a nice size.

Peaches, peaches, is the call heard in town since last week. They seem to be a fair crop and of a nice size.

EXECUTRICES' NOTICE. In the Matter of the Estate of Oliver Stover, late of Rebersburg, Centre

present the same duly proven, without delay to MRS. ANNIE M. STOVER Rebersburg, Pa.; MRS. FAIRY A ESTERLINE, Millheim, Pa., Executri-

In the Matter of the Change of name of Harry Tannenbaum and Gladys Peterson Tannenbaum. Mr. and Mrs. E. R. Hancock of Centre County. No. 183 September

Notice is hereby given that on the 27 day of July, 1938 the petition of Harry Tannenbaum and Gladys Pe-terson Tannenbaum was filed in the urday.

Mrs. Sallie Priel is improving at this writing.

Russell Zerby of Stormstown, visited with relatives here Sunday.

Miss Mary Reese, who has been spending several weeks in New York City, came home Sunday and expending several weeks in New York city, came home Sunday and expending several weeks in New York city, came home Sunday and expending several weeks in New York city, came home Sunday and expending several weeks in New York city, came home Sunday and expending several weeks in New York city, came home Sunday and expending several weeks in New York city, came home Sunday and expending several weeks in New York city, came home Sunday and expending several weeks in New York city, came home Sunday and expending several weeks in New York city, came home Sunday and expending several weeks in New York city, came home Sunday and city of the sald petitioners should not be

REAL ESTATE-Two tracts of land

The above appraisement has been confirmed ni si by the Court and if no exceptions are filed thereto on or before the second Monday of September. Income, inheritance, estate and them in their new home on Saturday.

A. D., 1938, the same will be confirmed absolutely by the Court.

JOHN L. WEIZLER.

Register of Wills. and Clerk of the

> REGISTER'S NOTICES. The following accounts have been the income is derived.

Mrs. Roy Sheesley and two sons of examined and passed and filed for Stormstown, visited relatives in record in the Register's Office for the 4.

Bellefonte also at this place on Sunitors and all others in any way interested and will be presented to the Orphans Court of Centre County for the confirmation in all on Wednesday. September 14, 1938.

Mr. and Mrs. M. C. Reese and three children of Gum Stump, called on home folks on Thursday evening.

Mr. and Mrs. M. C. Reese and three children of Gum Stump, called on Sarah Boob, late of Miles Township, deceased.

3. BLAKE. The first and final account of Isabelle Murray and Eliza-Pennsylvar beth Spicher, admrs. of etc., of Eliza-socordance beth E. Blake, late of Benner Town-

8. FISHBURN. The first and final account of Mary A. Fishburn, and Russell K. Fishburn, exects, of etc., of

11. OROVE. The first and final account of the Beliefonte Trust Company, succeeding guardian of etc., of Paul A. Grove, a minor.

12. GROVE. The first and final coount of the Bellefonte Trust Company, succeeding guardian of etc., of p. Leonard G. Grove, a minor. 13. GROVE The third and jartial account of the Bellefonte Trust Company, guardian of Annie Laurie

18. HOLTZWORTH. The first and final account of Charles C. Holtzworth, executor of etc., of Howard E. Holtzworth, late of Unionville Borough, deceased.

19. H.GEN. The fifth and final account of the Bellefonte Trust Company, guardian of Robert B. Ilgen, a minor.

Including 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 poiling places abecause of illness or physical disability, may vote, and for the return and canvass of their votes in the election district in which they respectively reside.

A true copy of Joint Resolution No.

TALLHELM. The first and partial account of Mary E. Tallfielm, execrx. of etc., of Wajter G. Tallfielm, late of Huston Township, deceased. 36. WALKER. The first and final account of Kenneth G. Haines, executor of etc.. of Elizabeth L. Walker, ate of Miles Township, deceased. 37. LINGLE. The first and final account of Nora Ripka, exect., of Dena C. Lingle, late of Gregg Township.,

JOHN L. WETZLER,

PROPOSED AMENDMENTS TO THE PROPOSED AMENDMENT'S TO THE CONSTITUTION SUBMITT'ED TO THE COMMON-WEALTH, 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 THE CONSTITUTION.

1936 SPECAL SESSION

A JOINT RESOLUTION Proposing an amendment to section one, article nine of the Constitution of the Commonwealth of Pennsyl-

City, came home Sunday and expects to return to the city in a few days. She likes city life, we speak good luck for her.

Richard Gunsallus and wife went last Thursday to Detrol. Mich. where they will load their household goods and bring them to this place.

Rev. C. F. Miller and family motored to Tyrone, Sunday and attended the Allias reunion, Mrs. Miller's relatives.

Another new house is being built in our community by Paul Owens, and there is rumor of some more to be built soon.

Sunday School at 9:30 and preaching at 7:45 p. m.]

In the said petitioners should not be granted.

HARRY TANNENBAUM GLADYS PETERSON TANNENBAUM James C. Furst.

Antorney for Petitioners.

NOTICE.

In the Matter of the Estate of John Caldina, late of Snow Shoe Borough, deceased.

IN THE ORPHANS' COURT OF CENTRE COUNTY.

Notice is hereby given that there has been appraised and set apart to Caldina. late of Snow Shoe Borough, deceased real estate to the amount of (\$1025.00) under the Fiduclaries Act of public property used for public purposes, actual places of the said petitioners should not be granted.

Section 1. Be is resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met. That the following amendment to the Commonwealth of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:

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

Section 1. Be is resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania be and the following amendment to the following amendm

REAL ESTATE—Two tracts of land situated on Fifth Street and Mochannon Avenue. In the Borough of Snow Shoe. County of Centre and State of Pennsylvania.

The above appraisement has been confirmed ni si by the Court and if no discharged goldlers.

other excise taxes shall be levied and dollected under general laws, but such laws may grant exemptions and may impose graded rates. Income may impose graded rates. Income taxes and taxes measured by income shall be deemed to be excise taxes, irrespective of the source, from which

A true copy of Joint Resolution No. 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 Commonwealth of Pennsylvania by adding thereto section one C. 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 Constatution of the Commonwealth of Pennsylvania is hereby proposed, in accordance with the eighteenth article thereof:—

4. COLYER. The third and partial account of the Bellefonte Trust company, trustee of etc., of Wm. P.

Section 15 DAWSON. The first and final shall annually reduce their respective tax levies on the assessed valuation of 5. DAWSON. The first and final account of Thomas Moore, admr., of etc., of Marilla Dawson, late of Belle-fonte Borough, deceased.

6. EFFILEY. The first and final account of Walter J. Dailey, admr., of etc., of Mary Ann Ettley, late of Marion Township, deceased.

7. PULTIZ. The fourth and partial account of Bellefonte Trust Company, call of ten mills. The General Assembly shall enact legislation of Right account of Bellefonte Trust Company, call account of Bellefonte Trust Company, call of ten mills. The General Assembly shall enact legislation fixing the annual reductions to be made by classes of political authorization previous to the tax year one thousand nine hundred and forty-three, and the maximum tax miliage within said

1937 SESSION A JOINT RESOLUTION

Proposing an amendment to article eight of the Constitution of the Commonwealth of Pennsylvania by adding thereto section eighteen. account of the Bellefonte Trust Company, guardian of Annie Laurie Grove, a minor.

14. GROVE. The third and partial account of the Bellefonte Trust Company, guardian of Katherine Elizabeth Grove a minor.

15. GARDNER. The first and final account of Haroid Hendricks, admr. of etc., of George W. Gardner late of Liberty Township, deceased.

16. GHERRITY. The first and partial account of W. W. Gherrity, admr. of etc., of Walter Cherrity, late of Potter Township, deceased.

17. HAINES. The second and final account of K. G. Haines, admr. d. b. n. c. t. a. of etc., of George B. Haines, late of Miles Township, deceased.

18. HOLIZWORTH. The first and final account of Charles C. Holiz.

pany, guardian of Robert B. Ilgen, a minor.

20. INGRAM. The final account of Ira Ike and Frank Ingram, executs of etc., of Thomas G. Ingram, late of Union Township, deceased.

21. KREBS. The first and final account of J. Foster Musser, admr., of etc., of Elsie I. Krabs, late of Ferguson Township, deceased.

22. LIVINGSTON. The first and final account of J. Foster Musser, admr., of etc., of Elsie I. Krabs, late of Ferguson Township, deceased.

22. LIVINGSTON. The first and final account of Georgies W. C. Press. Visitors Saturday evening at the
John Dullen Sr., home were Mr. and
Mrs. Richard Dolan and daughter
Gladys of Axe Mann and Mr. and the estate having been granted to the
mr. and Mrs. Pownell and Miss
Pownell of Pleasant Gap, called
Wednesday evening at the Raiph
Wednesday evening at the Raiph
Mr. R. H. Bennison and daughter.

ADMINISTRATOR'S NOTICE.
In the Matter of the Estate of Sara,
R. R. H. Bennison and daughter.

ADMINISTRATOR'S NOTICE.
In the Matter of the Estate of Sara
R. Reside late of Union Township, deceased.

ADMINISTRATOR'S NOTICE.
In the Matter of the Estate Sara (All Boro,
of Elsie I. Krabs, lase
son Township, deceased.

22. LIVINISTION. The first and
final account of George W. O'Bryan,
trustee of Edward R. Livingston, late
of Ferguson Township, deceased.

23. MILLER. The first and final actom to Sara (All Boro,
of W. Harvey Miller, late of Bellefollowing amendment to the Commonwealth of Pennsylvania to
the Commonwealth of Pennsylvania to
the Commonwealth of Pennsylvania
deling there section four A.
Section 1. Be it resolved by the
sente and House of Representatives
of the Commonwealth of Pennsylvania to
following annumeral to the Commonwealth of Pennsylvania
count of Cecelia Miller, execut,
of W. Harvey Miller, late of Bellefollowing amendment to the Commonwealth of
the Commonwealth of Pennsylvania
count of Cecelia Miller, execut,
of W. Harvey Miller, execut,
of W. Harvey Miller, late of Bellefollowing amendment to the Commonwealth of
the Commonwealth of Pennsylvania
count of Cecelia Miller, execut,
of W. Harvey Miller, execut,
of W. Harvey Miller, and final account of State College, exec., and Trustee of
the Commonwealth of Pennsylvania
count of Cecelia Miller, execut,
of W. Harvey Miller, execut,
of

virginia, and grandson, Boody Decade and Mrs. Heien Pletcher motored to Tusseyville Wednesday afternoon.

Visitors Sunday afternoon with Orvis Clark and family were his brother, Burton and fasher J. B. Clark of Karthaus, and Miss Dorothy Glantz of Sinnamahoning and Mr. and Mrs. Robert Dolan of How
EXECUTOR'S NOTICE

deceased.

Letters of administration on said state having been granted the untersigned all peesons indebted there to a state having been granted the untersigned all peesons indebted there to a mental many deciding the reto and family and Anna M. Neff. late of Bellefonte of Anna M. Neff

etc., of Jane Tubridy, late of Spring Township, deceased.

34. TOBIAS. The first and final account of Andy Koshko admr., d. b. in. c. t. a. of etc., of Andrew Steve Tobias, late of Snow Shoe Township, deceased.

Pennsylvania is hereby amended to Philadelphia at any time, there shall be deducted from such debt so much of the debt of said City and County of the city and county of existing county may be abolished and about to be incurred and this territory annexed to one or more ceeds thereof expended or about to be incurred and this contiguous counties. The General be expended upon any public 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 ad-

ministered 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 for by the General Assembly, to become effective in a county only when accepted by the electors thereof by the electors thereof.

Section 4. The terms of elected county officers shall be four years, commencing on the first Monday of January next after their election.

Section 5. All officers and persons employed in the county government shall be paid by salary or stated compensation. 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, from whatever source derived, received and collected by any county officer, shall be paid into the State or county treasury, as may be provided by law, thereof, increase its indebtedness to the extent of three (3) per centum over and beyond any limitation fixed the extent of three (3) per centum over and beyond any limitation fixed the extent of three (3) per centum over and beyond any limitation fixed the sole purpose of constraints.

constables.

Section 6. The General Assembly treatment works. Shall provide by law for the strict accountability of all county, township, and borough officers, as well for the DAVID fees, commissions, and mlieage which may be collected by them as for all public or municipal moneys which may be paid to them.

A true copy of Joint Resolution No.

DAVID L. LAWRENCE Secretary of the Commonwealth. No. 4-B.

A JOINT RESOLUTION Proposing an amendment to section nis in General Assembly met. The one article nine, of the Constitution of the Commonwealth of Pennsylvania sylvania.

Section 1. Be it resolved by the section 1. Secondary and House of Benrasematives the selection article thereof Senate and House of Representatives of the Commonwealth of Pennsylva-nia in General Assembly met. That the following amendment to the Con-

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 burish not used or held for private or corporate profit, institutions of purely public charity is amount of ten million dollars (\$10,000,000) for the purpose of acquiring land for state forest purposes and for the development of the same. A true copy of Joint Resolution No. 7-B.

DAVID I. LAWRENCE Secretary of the Commonwealth.

Secretary of the Commonwealth.

Proposing an amendment to article nine, section fifteen, of the Consti-

Monday at the John Possinger home at Coleville.

Our Sunday School picnic will be held this Saturday at Miller's Grove We hope to see every one present.

It weed K. Fishburn, execrs., of etc., of tem mill limitation which may be asky discharged soldiers, sailors, and lege Borough, deceased.

9. Fishburn. The first and final account of Myrtle I. Pearce and Bell Ida Reed, execrs., of etc., of the tax year one thousand nine hundred and forty-three and three and thr 9. FISHBURN. The first and final account of Myrtle I. Pearce and Bell and thereafter.

The assessment or valuation of real purposes made for the year one thousand nine hundred and thereafter, shall account of Mary E. Bryant, admira, of etc., of James Flack, late of Spring A true copy of Joint Resolution No.

DAVID L. LAWRENCE

Exemptions and provide for graded of the exemptions and provide for graded of taxes measured by income, irrespectative of the source from which the income may be derived, and death duties including estate and succession taxes the eighteenth article thereof.—

That section fifteen, of article nine of the Common and provide for graded of the eighteenth article thereof.—

That section fifteen, of article nine of the Common taxes and provide for graded of the eighteenth article thereof.—

That section fifteen, of article nine of the Common taxes are follows:—

A true copy of Joint Resolution No.

DAVID L. LAWRENCE

DAVID L. LAWRENCE

DAVID L. LAWRENCE

A true copy of Joint Resolution No.

AB.

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.

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 five, of the Constitution of the Commonwealth of Pennsylvania is hereby proposed, in accordance with the constitution of Pennsylvania is hereby amended to read as follows:

That section 8. The Commonwealth of Pennsylvania is hereby amended to read as follows:

Section 8. The Commonwealth of Pennsylvania is hereby proposed in accordance with the constitution of Pennsylvania is hereby amended to read as follows:

That section eight, of article five, of the Constitution of Pennsylvania is hereby proposed, in accordance with the constitution of Pennsylvania is hereby proposed in accordance with the constitution of Pennsylvania is hereby proposed in accordance with the constitution of Pennsylvania is hereby proposed in accordance with the constitution of Pennsylvania is hereby proposed in accordance with the constitution of the Commonwealth of Pennsylvania is hereby proposed in accordance with the following amendment to the Constitution of the Commonwealth of pennsylvania is hereby proposed in accordance with the following amendment to the Constitution of the Commonwealth of pennsylvania is hereby proposed in accordance with the following amendment to the Constitution of the Constitution of Pennsylvania is hereby proposed in accordance with the following amendment to the Constitution of the Constitutio

sessions of the peace.

A true copy of Joint Resolution No.

5-B.

and in section fifteen of this article, shall never exceed seven (7) per centum upon the average assessed value of the taxable realty therein for the nine years immediately preceding the time any debt is incurred or increased: and the debt of any county, other than Philadelphia, shall never exceed then (10) per centum upon the average annual assessed value of the taxable realty therein 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 therein for the nine years immediately preceding the time any debt is incurred or increased; nor shall any county, city, borough, township, school district or other municipality or incorporated district incur any new debt or increase its indabtedness to an amount exceeding two (2) per centum upon such average annual assessed valuation of taxable realty for the nine immediately preceding years without the consent of the election in such manner as shall be provided by a s.B.

In secretaining the borrowing ca-

be expended upon any public improvement or in the construction or part thereof, whether separately or in connection with any public improvement or public utility or part thereof, may yield or may reasonably be expected to yield revenue in excess of 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. Bection 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 year thereafter, in the election of for no more than two persons, and the three persons receiving the highest the payment to such sinking fund number of votes shall be elected to be in equal or graded annual or Any wearney happening in the office. three persons receiving the highest the payment to such sinking fund to be in equal or graded annual of Any vacancy happening in the office of county commissioner shall be filled for the unexpired term by the count of 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 person whose place is to be filled. In each county there shall also be elected as controller, a sheriff, and a district attorney and controllers shall hold their respective offices until their successors are duly elected and qualified. Vacancies in such offices shall be filled as may be provided by law. All other sounty officers shall be provided for by law, and shall be elected or appointed as the General Assembly may by law provide.

Section 4. The terms of elected county officers shall be four years, commencing on the first Monday of January next after their election.

Section 5. All officers and persons demonstrated in the county of the interest and sinking fund to be used in the construction of wharves or docks owned or to be any character from which income or revenue is to be derived by said City and County of wharves or docks owned or to be owned by said City and County of the interest and sinking fund to be used in the construction of wharves or docks owned or to be any character from which income or revenue is to be derived by said City and County of the interest and sinking fund to be used in the construction of wharves or docks owned or to be owned by said City and County of the interest and sinking fund to be used in the construction of the interest and sinking fund to be used in the construction of what we been incurred by which said interest and sinking fund to be used in the construction of what we been incurred by which said interest and sinking fund to be used in the construction of the interest and sinking fund to be used in the construction of what we be in an amount sufficient to provide for and may include the amount of the interest and sinking fun

A true copy of Joint Resolution No.

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 section eighteen. Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylva-

the eighteenth article thereof; That article nine of the Constitu-tion of the Commonwealth of Penn sylvania be amended by adding there That section one, article thereof:—
That section one, article nine, of the constitution of the Commonwealth of ennsylvania is hereby amended to ad as follows:—

Section 18. 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 ten million deliant.

tution of the Commonwealth of

ligations shall be secured solely by a lien or liens on the property or prop-erties to be constructed, acquired, ex-tended, enlarged, and improved, with-out any further liability being im-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 be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:

That article nine, section eight, of the Constitution of the Commonwealth of Pennsylvania be, and the same is hereby amended to read as follows:

Section 8. The debt of any 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 average assessed value of the taxable realty therein for the nine years 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 assessed value of the taxable realty therein for the nine years immediately preceding the right provided herein 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 therein for the nine years immediately preceding the right provided herein and the debt of any county, other than Philadelphia, shall never exceed ten (10) per centum upon the average assessed value of the taxable realty therein for the nine years immediately preceding the nine years imme

during said period of one year.

Any county, municipality or township, other than Philadelphia, authorized by law to issue obligations, may incur indebtedness for any of the purposes in this amendment set forth in excess of seven per centum of the assessed valuation of taxable property therein, if said increase of indebtedness shall have been assented to by three-fifths of the electors voting at a public election in such manner as shall be provided by law.

American sympathy for China should be exressed in something more substantial than words.

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