

Sale Register.

Friday, October 14, Thomas B. Litton and son Wilson E. Litton will sell at the residence of the former in Thompsontown...

Tuesday, October 25.—Scott Kagaris will sell at his residence 1 1/2 mile south of Saluvia, cattle, hogs, farming implements, bug-gy, lumber, bees, household goods, and many other things.

Saturday, October 29.—Joseph C. Barnett, relinquishing farming, will sell at his residence near Speck's church in Taylor township...

\$100 REWARD, \$100.

The readers of this paper will be pleased to learn that there is at least one dreaded disease that science has been able to cure in all its stages, and that is Catarrh Hall's Catarrh Cure...

F. J. CHENEY & Co., Toledo, O Sold by all Druggists. Take Hall's Family Pills for constipation.

WEST DUBLIN.

Casper Brant and wife, and Mrs. Franklin Davis and Goldie Reeder visited relatives in Wells Valley on Sunday.

Amick & Keagy the hucksters from Bloomfield township, Bedford county, had seventy-two bushels of apples and pears last week besides butter and eggs, when they left this township.

Alexander Foreman, of Kearney, passed through this vicinity on Saturday and Sunday on his way to and from his brother John Foreman's who lives on the Benedict farm in Dublin township.

Kills a Murderer.

A merciless murderer is Ap pendicitis with many victims. But Dr. King's New Life Pills kill it by prevention. They gently stimulate stomach, liver and bowels, preventing that clogging that invites appendicitis, curing Constipation, Headache, Biliousness, Chills. 25c. at Trout's drug store.

The editor and family are indebted to Mr. and Mrs. Sheridan Hann, of Pleasant Ridge, for a mess of the finest sweet potatoes that we have seen for a long time. They were the real old fashioned kind, and the largest in size ever given to a printer.

THE BEST OIL. Burns free and clear and steady—never "frosts" the chimney or chars the wick. It is triple-refined—Family Favorite Lamp Oil. You'll find it at your dealer's in original barrels direct from our refineries.

BURNT CABINS.

Mrs. Myrtle Floud and Miss Annie Hampton were visiting Jesse Briggs and family last Sunday.

Samuel Miller and daughter of Shade Gap, passed through our town last Sunday.

Gracy Naugle is naving his well drilled deeper. Robert Drutt, of Pleasant Valley is doing the work.

Scott Hershey, of Knobsville, and Miss Celine Brubaker, of Fort Littleton, visited Mr. and Mrs. William Cline near the Cabins last Sunday.

William Brubaker and Alice Fraker, of Fort Littleton, was visiting the latter's brother William Fraker near the Cabins last Sunday.

Roy McGeehee and wife spent last Saturday at Knowsville visiting his wife's sisters Mrs. Gertrude Charlton and Mrs. Blanch Crouse.

Mrs. Carrie Hertzler and three children were visiting her mother Mrs. Divens and Mrs. Labbie Keabaugh at Knobsville last Saturday.

Miss Cora Fraker who has been employed in Pittsburg is visiting Mrs. Sarah Comer at this place.

Reaching The Top

In any calling of life, demands a vigorous body and a keen brain. Without health there is no success. But Electric Bitters is the greatest Health Builder the world has ever known. It compels perfect action of stomach, liver, kidneys, bowels, purities and enriches the blood, tones and invigorates the whole system and enables you to stand the wear and tear of your daily work.

WELLS TANNERY.

Mrs. V. D. Schenck and son Harry visited friends in Loysburg last Thursday.

J. N. Duvall, who is employed in Altoona, is home for a few days.

Miss Elizabeth Pettigrew, of Everett, visited Mrs. S. P. Wishart recently.

Mrs. Fred Reichley, of St. Clair, Pa., is visiting her husband here. He is one of the firm of Reichley & Co., lumber manufacturers.

Mrs. Martin Barnsdollar, Mrs. Katharine Barnsdollar, Mrs. Frank Gump, and Mrs. Samuel Piper—all of Everett, visited Mrs. Harvey and Mrs. S. P. Wishart, part of last week.

H. L. Wishart, assistant manager of a large powder plant at Pottstown, is visiting his parents here.

Miss Duffie Helms has just returned from a two weeks' visit to Hollidaysburg and Altoona.

Mr. and Mrs. Robert Moseby and daughter, of Dry Run, are visiting parents here.

William and Irvin Young, of Pittsburg, were pleasant callers in our town last week.

The stork visited Mr. and Mrs. Charles Stunkard and left a little baby girl.

Joe Horton and family have moved to Glendale for the winter. They promised to return in the "good old" springtime.

Mrs. J. L. Duvall gathered in September three plants of fine strawberries at one picking, and smaller quantities at different times.

About thirty-five of Harvey Bivens' friends gathered in his home Monday evening to celebrate his twenty-first birthday. All report a pleasant time.

Mrs. S. W. Jones and daughter, of Dry Run, visited Mrs. Jones' sister, Mrs. Will Sprowl, last week.

In accordance with an arrangement made by presbytery, Rev. Morrison near New York, delivered a lecture in the Presbyterian church, at this place, one evening last week.

His subject was the "Country Church." He talked one hour and thirty-five minutes, and it was so interesting and full of good common sense, that every one present wished that he had talked longer. He strongly urged greater unity among the different protestant denominations, and more attention to proper entertainments for the younger members of the church.

At the invitation of the local castle of Golden Eagles, Rev. Kennedy, of Saxton, preached in the Presbyterian church in this place last Sunday evening a very instructive sermon to the members of the castle and to the members of the Ladies' Temple as well. His sermon was based upon the text: "Quilt ye like men." His history of the ancient knights was very interesting.

Mr. and Mrs. Jonathan P. Peck, of Knobsville, spent last Sunday in the home of their son Grover, who lives in the same neighborhood. Mrs. Peck has been confined to her home for several months on account of being partially paralyzed, and the fact that she has improved sufficiently to take even a small trip, will be glad news to her friends.

NEW GRENADA.

Mark Lodge, of Saxton, assisted in the painting of Dr. Campbell's house a few days.

George Lodge, of Brush Creek township, was in our town last Friday night.

Ella Parks, of Robertsdale, visited friends in our village last Saturday evening and Sunday.

Richard Alloway and family visited at Gracey.

Mr. and Mrs. Joseph Shapiro, and Mr. and Mrs. Cloyd Grisinger all of Broadtop City, were guests in the home of Mr. and Mrs. James F. McClain last Sunday.

Amon and Dallas Keith, of Trough Creek were home Saturday evening and Sunday.

While Dr. Frank S. Campbell was here, his nice driving horse was kicked and one leg so badly injured that the horse could not be driven home. It looks now as if the bone was broken, and that the horse may have to be killed, which would mean quite a loss to the Doctor.

Ida Alloway is suffering with a sore finger—something in the nature of a felon. Stella Gracey came last Sunday to assist in the work.

W. F. Laidig and his helpers, of Hustontown, are erecting a new porch at Frank Thomas's.

Dr. and Mrs. R. B. Campbell and the latter's sister, Miss Grace Lodge, had a nice trip last week, in which they visited Toronto, Can.; Niagara Falls, New York City, and other points. They were absent from Wednesday until Saturday, inclusive. While the Doctor was absent, his brother Frank, of Hopewell, was here taking care of the Doctor's practice.

Albert Stoner and wife, of McConnellsburg, stopped in New Grenada between trains last Saturday on their way to Saxton to visit their daughter Myrtle, Mrs. W. M. Lodge.

Geo. W. Coulter, ticket agent at Edgewood Park, accompanied by his wife, son Paul, and daughter Maude, visited friends here a few days recently.

Jacob S. Black purchased a fine buggy and driving horse recently.

WHY HESITATE?

An Offer That Involves No Risk For Those Who Accept It.

We are so positive our remedy will completely relieve constipation, no matter how chronic it may be, that we offer to furnish it free of all cost if it fails.

Constipation is caused by weakness of the nerves and muscles of the large intestines or descending colon. To expect a cure you must therefore tone up and strengthen those organs and restore them to healthier activity.

We want you to try Rexall Orderlies on our guarantee. They are eaten like candy, and are particularly ideal for children. They act directly on the nerves and muscles of the bowels. They have a neutral action on the other organs or glands. They do not purge or cause any inconvenience whatever. They will positively overcome chronic or habitual constipation and the myriads of associate or dependent chronic ailments. Try Rexall Orderlies at our risk. Two sizes, 10c and 25c. Sold only at our store—The Rexall Store. Leslie W. Seylar.

Ira Zimmerman's big ears of corn last week have brought out others. Martin A. Sipes, a son of Mr. and Mrs. V. R. Sipes at the tollgate up against the mountain west of Unger's distillery, who does a little farming on his own account on the old Tom place, sent us an ear of corn Monday that measures 11 1/2 inches in length and contains 18 rows averaging 60 grains to the row, making a total of 1080 grains. When not busy in the cornfield Martin amuses himself shooting hawks. During the past month he has shot and killed nine, which are nailed to a board on a tree near the tollgate and attract the attention of every traveler that goes by.

Mr. and Mrs. Jonathan P. Peck, of Knobsville, spent last Sunday in the home of their son Grover, who lives in the same neighborhood. Mrs. Peck has been confined to her home for several months on account of being partially paralyzed, and the fact that she has improved sufficiently to take even a small trip, will be glad news to her friends.

KEELEY CURE. The cure that has been continuously successful for more than 25 years is worth investigating. For the drug or drink habit. Write for particulars. Only Keeley Institute in Western Penna. 426 1/2 5th Ave., Pittsburgh, Pa.

Temporary Heat Quickly

Did you ever stop to think of the many ways in which a perfect oil heater is of value? If you want to sleep with your window open in winter, you can get sufficient heat from an oil heater while you undress at night, and then turn it off.



Those who have to eat an early breakfast before the stove is radiating heat can get immediate warmth from an oil heater, and then turn it off. The girl who practices on the piano in a cold room in the morning can have warmth from an oil heater while she plays, and then turn it off.

The member of the family who has to walk the floor on a cold winter's night with a restless baby can get temporary heat with an oil heater, and then turn it off. The



is invaluable in its capacity of quickly giving heat. Apply a match and it is immediately at work. It will burn for nine hours without refilling. It is safe, smokeless and odorless. It has a damper top and a cool handle. An indicator always shows the amount of oil in the font.

It has an automatic-locking flame spreader which prevents the wick from being turned high enough to smoke, and is easy to remove and drop back so that the wick can be cleaned in an instant.

The burner body or gallery cannot become wedged, and can be quickly unscrewed for reworking. Finished in Japan or nickel, strong, durable, well-made, built for service, and yet light and ornamental.

Dealers Everywhere. If not at yours, write for descriptive circular to the nearest agency of the

The Atlantic Refining Company (Incorporated)

FALL, 1910

New Millinery Smart Styles Superior Quality.

We offer for the coming season the most superb line of high grade Fashionable Millinery it has ever been our good fortune to offer to our customers and trade.

We have all the latest New York and Philadelphia styles.

Our Hats—trimmed and untrimmed—have a certain charm and individuality about them that you only find in a first-class Millinery Store.

Prices, you will always find right.

Thanking you for past favors—you are cordially invited to call, see our goods, get prices, and be one of our many customers.

ANNA B. FREY, McConnellsburg, Pa.

MRS. A. F. LITTLE'S

Big Underselling Store.

We want to inform our patrons that we have a splendid line of trimmed hats of surpassing loveliness. The moment you see our exquisitely trimmed hats, you will no longer wonder why our store is famous over Fulton county for its good workmanship and low prices. A superb display of new creations have just been placed in stock. We have large, medium, and small hats, hats that are becoming to every face. When you come in to see us just take a peep at our Children's Bear-Skin Coats and Capes in all colors. Also collars, belts, belt buckles, a fine line of hair ornaments, hosiery and handkerchiefs. Come to see our stock. You are welcome. Thanking you for past patronage.

MRS. A. F. LITTLE.

BUGGIES

I have just refilled my sheds with a fine lot of new Top Buggies, both factory and hand-made; ranging in price from \$45.00 up to \$75.00 for the best hand-made Millinburg buggy. My 845 buggy is a good, strong, substantial one that I will guarantee to give good satisfaction. I will sell on time to suit customers. It will pay you to examine my stock before you buy elsewhere.

Thanking the public for past patronage and soliciting a continuance of their favors I am,

Very truly yours,

W. R. EVANS HUSTONTOWN, PA.

PATENTS

Prize Offers from Leading Manufacturers

Book on patents. "Hints to inventors." "Inventions needed." "Why some inventors fail." Send rough sketch or model for search of Patent Office records. Our Mr. Greeley was formerly, Acting Commissioner of Patents, and as such had full charge of the U. S. Patent Office.

GREELEY & McINTIRE PATENT ATTORNEYS WASHINGTON, D. C.

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THIS COMMONWEALTH FOR THEIR APPROVAL OR REJECTION. BY THE GENERAL ASSEMBLY OF PENNSYLVANIA, AND PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, PURSUANCE OF ARTICLE XVIII OF THE CONSTITUTION.

Number One.

A CONCURRENT RESOLUTION Proposing an amendment to section twenty-six of article five of the Constitution of the Commonwealth of Pennsylvania.

Resolved (if the Senate concur), That the following amendment to section twenty-six of article five of the Constitution of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article of the Constitution.

That section 26 of Article V, which reads as follows: "Section 26. All laws relating to courts shall be general and of uniform operation, and the jurisdiction, and powers of all courts of the same class or grade, so far as regulated by law, and the force and effect of the process and decrees of such courts, shall be uniform; and the General Assembly is hereby prohibited from creating other courts to exercise the powers vested by this Constitution in the Courts of Common Pleas and Orphans' Courts," be amended so that the same shall read as follows:—

Section 26. All laws relating to courts shall be general and of uniform operation, and the organization, jurisdiction, and powers of all courts of the same class or grade, so far as regulated by law, and the force and effect of the process and decrees of such courts, shall be uniform; and the General Assembly shall have full power to establish new courts, from time to time, as may be needed in any city or county, or to reorganize, or to increase the number of judges in any courts now existing or hereafter created, or to reorganize the same, or to vest in other courts the jurisdiction theretofore exercised by courts not of record, and to abolish the same wherever it may be deemed necessary for the orderly and efficient administration of justice.

A true copy of Resolution No. 1. ROBERT McAFEE, Secretary of the Commonwealth.

Number Two. RESOLUTION

Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, so as to eliminate the requirement of payment of taxes as a qualification of the right to vote.

Resolved (if the House of Representatives concur), 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 of article eight be amended, by striking out the fourth number paragraph thereof, so that the said section shall read as follows:—

Section 1. Every male citizen twenty-one years of age, possessing the following qualifications, shall be entitled to vote at all elections, subject however to such laws requiring and regulating the registration of electors as the General Assembly may enact.

First. He shall have been a citizen of the United States at least one month.

Second. He shall have resided in the State one year immediately preceding the election, and he shall have been a qualified elector or native-born citizen of the State, he shall have removed therefrom and returned, then six months, immediately preceding the election.

Third. He shall have resided in the election district where he shall offer to vote at least two months immediately preceding the election.

A true copy of Resolution No. 2. ROBERT McAFEE, Secretary of the Commonwealth.

Number Three. A JOINT RESOLUTION

Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, so as to consolidate the courts of common pleas of Allegheny County.

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

That section six of article five be amended, by striking out the said section, and inserting in place thereof the following:—

Section 6. In the county of Philadelphia all the jurisdiction and powers now vested in the district courts and courts of common pleas, subject to such changes as may be made by the Senate or by law, shall be in Philadelphia vested in five distinct and separate courts of equal and co-ordinate jurisdiction, composed of three judges in each, to be designated respectively as the court of common pleas number one, number two, number three, number four, and number five, and the number of said courts may be by law increased, from time to time, and shall be in the manner designated by successive numbers. The number of judges in any of said courts, or in any county where the establishment of an additional court may be authorized by law, may be increased, from time to time, and whenever such increase shall amount in the whole to three, such three judges shall compose a distinct and separate court as aforesaid, which shall be numbered as aforesaid. In Philadelphia all suits shall be instituted in the said courts of common pleas without designating the number of the said court, and the several courts shall distribute and apportion the business among them in such manner as shall be provided by rules of court, and each court, to which any suit shall be thus assigned, shall have exclusive jurisdiction thereof, subject to change of venue, as shall be provided by law.

In the county of Allegheny all the jurisdiction and powers now vested in the several numbered courts of common pleas shall be vested in one court of common pleas, composed of all the judges in commission in said courts. Such jurisdiction and powers shall extend to all proceedings at law and in equity which shall have been heretofore in the several numbered courts, and shall be subject to such changes as may be made by law, and subject to change of venue as provided by law. The present judges of said court shall be selected as provided by law. The number of judges in said court may be by law increased from time to time. The amendment shall take effect on the first day of January succeeding its adoption.

A true copy of Resolution No. 3. ROBERT McAFEE, Secretary of the Commonwealth.

Number Four. A JOINT RESOLUTION

Proposing an amendment to section eight, article nine, of the Constitution 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 is proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof:—

Amendment to Article Nine, Section Eight. Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law; but any city, the debt of which now exceeds seven per centum of such assessed valuation, may be authorized by law to increase the debt of which now exceeds the aggregate, at any one time, upon such valuation, so as to read as follows:—

Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law; but any city, the debt of which now exceeds seven per centum of such assessed valuation, may be authorized by law to increase the debt of which now exceeds the aggregate, at any one time, upon such valuation, so as to read as follows:—

Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law; but any city, the debt of which now exceeds seven per centum of such assessed valuation, may be authorized by law to increase the debt of which now exceeds the aggregate, at any one time, upon such valuation, so as to read as follows:—

Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as herein provided, shall never exceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law; but any city, the debt of which now exceeds seven per centum of such assessed valuation, may be authorized by law to increase the debt of which now exceeds the aggregate, at any one time, upon such valuation, so as to read as follows:—

except as herein provided, shall never exceed seven per centum upon the assessed value of the taxable property therein, nor shall any such municipality or district incur any new debt, or increase its indebtedness to an amount exceeding two per centum upon such assessed valuation of property, without the assent of the electors thereof at a public election in such manner as shall be provided by law; but any city, the debt of which now exceeds seven per centum of such assessed valuation, may be authorized by law to increase the same three per centum, in the aggregate, at any one time, upon such valuation, except that any debt or duty hereinafter incurred by the city and county of Philadelphia for the construction and development of subways for transit purposes, or for the construction of wharves and docks, or the reclamation of land to be used in the construction of a system of wharves and docks, as public improvements, owned or to be owned by said city and county of Philadelphia, and which shall yield to the city and county of Philadelphia, or which are included in the interest on said debt or duty, and of the annual installments necessary for the cancellation of said debt or duty, shall be excluded from the power of the city and county of Philadelphia to become otherwise indebted; Provided, That a sinking fund for their cancellation shall be established and maintained in the manner provided in and to the effect of a true copy of Joint Resolution No. 4. ROBERT McAFEE, Secretary of the Commonwealth.

Local Institute.

The first local institute of Licking Creek township was held at Shanes school last Friday evening. It was called to order by the teacher, Miss Maude Deshong, who appointed A. E. Deshong president. The following questions were ably discussed by the teachers: 1. Reading—primary plans or methods. 2. What would you teach to a boy who expects to remain on a farm? 3. Teaching beginners.

Nine teachers were present—Myrtle Stevens and Levi Morton of Dublin; Maude Deshong, Maude Strat, C. W. Mellot, Harry Deshong, David Sipes, A. E. Deshong, and Kathryn Hoop, of Licking Creek.

A number of fine selections were rendered on the graphophone. The literary work was excellent, and speaks well for both teacher and pupils.—Kathryn M. Hoop, Sec'y.

Forced to Leave Home.

Every year a large number of poor sufferers whose lungs are sore and racked with coughs are urged to go to another climate. But this is costly and not always sure. There's a better way. Let Dr. King's Discovery cure you at home. "It cured me of lung trouble," W. R. Nelson, of Calamine, Ark., when all else failed and I gained 47 pounds in weight. Its surely the King of all cough and lung cures." Thousands owe their lives and health to it. Its positively guaranteed for Coughs, Colds, LaGrippe, Asthma, Croup—all Throat and Lung troubles. 50c and \$1.00. Trial bottle free at Trout's Drug Store.

WHIPS COVE.

Most of our farmers are done cutting corn. There is some grain yet to be sowed.

Rev. J. M. Kauffman spent Saturday night in the home of Edgar A. Diehl.

Annie Plessinger, widow of the late Abraham Plessinger, is quite ill in the home of her son Albert.

Fannie Diehl met with what might have been a very serious accident a few nights ago. While she was preparing to retire, she became bewildered and plunged down the stairs, receiving severe bruises. She was getting along as well as could be expected, until Saturday evening, when she became worse. Dr. J. M. McKibbin was called Sunday.

Logue Plessinger and family spent Sunday in the home of Albert Plessinger.

E. A. Hoopengardner and family spent Sunday in the home of Joe Garland, at Needmore.

Job Winter is hopping around wearing a smile as long as a fence rail and broad accordingly. It's a dish washer.

Sam Smith brought to this office yesterday morning a stalk of corn cut on the Daniel Gilbert farm east of town, that measured 11 feet and 4 inches in length. The farm is tenanted by Russell Souders who evidently knows how to raise this important cereal.

Cider Making.

The undersigned will make cider at his home near Jughtown schoolhouse. As apples are scarce, he will make on Tuesday of each week only. 91 ft. NICK HOHMAN.

Administrator's Notice.

Estator: Miss Sarah S. Dickson, late of the Borough of McConnellsburg, Pa., deceased. Notice is hereby given, that Letters of Administration upon the above estate have been granted to the undersigned. All persons having claims against said estate will present the same properly substantiated for settlement, and those owing the same will please call and settle. W. SCOTT ALEXANDER, Administrator.