seventy-four, exceeded seven per cen

has not since been reduced to less

than such per centum, may be author

ized by law to increase the same three

one time, upon such valuation. The

city of Philadelphia, upon the condi-

tions hereinafter set forth, may in-

crease its indebtedness to the extent

of three per centum in excess of seven

per centum upon such assessed valua

centum in the aggregate, at any

McCONNELLSBURG, PA.

OCTOBER 29, 1914

Published Weekly. \$1.00 per Annum in Advance.

Entered at the Postoffice at McConnslisburg Pa., as second-class mail matter.

See M. H. Hollinshead's new advertisement on fourth page of this paper. The fact that Howard's business is constantly increasing is evidence that he does the fair thing with his customers.

A boy living with Mrs. James Connelly, Tod township, fell out of a hickory tree last week and severely cut his head. The boy was picking nuts at the time of the accident. Dr. Robinson made the repairs.

John Hann, and John B. Sipe, Shaw, who lives with him, all of near Saluvia, were transacting business in town Saturday. Mr. Hann expects to make sale of personal property soon.

After having spent five weeks very delightfully in the homes of her father, Mr. B. W. Logue, and her sister, Mrs. L. W. Seylar, Mrs. Hammond Prosser and her little son left for their home in Johnson City, Tenn., Monday.

Owing to the absence of the pastor in attendance at the Synod in Altoona, there will not be any preaching services in the Reformed nor in the Presbyterian church next Sunday. Sunday schools and Christian Endeavor as usual.

Last Friday, Michael Kruzark, proprietor of the oldest hotel in Scranton, emptied the cash draw er of the barroom, laid the keys the hotel that he was done with the saloon business, and immed had to quit.

If the bunnies could read, and if they had been keeping posted on the progress of the European war, what will have been their B. W. PRUK, Editor and Proprietor thoughts shortly after sunrise next Monday? Will they wonder how "Joimany" or the "All-lies" got here so quickly?

> Mr. and Mrs. D. E. Little and Miss Lillie Brewer autoed to Clearspring and Hagerstown last Sunday and returned by way of Mercersburg, where they took aboard Miss Evelyn Bennett, of that place, who came home with

them to spend a week. A lady told us last week that if those who bring their surplus cats to town and drop them out to shift for themselves, would see the poor things after they starved for several weeks, they would be more merciful thereafter. Better kill them at home.

In sending a dollar to advance her subscription to the NEWS, Mrs. A. V. Doyle (Allie Lewis) expresses the wish that all her Fulton county friends could spend a winter in California. Mrs. the latter accompanied by Orrin Doyle has spent several years in that land of beautiful flowers and sunshine, and is enthusiastic in her praises of the state of her adoption.

> Mr. and Mrs. Berkley Sipes, and Miss Camilla Whitfield, all of Hustontown, were McConnellsburg shoppers Saturday, and called at the News office to renew subscription. We wish our good friends up there would send us the news of that busy place. We furnish paper and stamped addressed envelopes to correspondents.

Amateur sleuths were disap pointed this week when a pretty looking "mystery" was suddenly terminated. Some boys found a keg of supposed silverware while playing in the leaves on Cove mountain last Sunday, and, for a day or two, wild rumors of robbery flew thick and on the bar, notified the owner of fast. Inquiry among the State men who are working on the mountain, revealed the fact that iately left town. He said that the "silverware" was a lot of ever since Billy Sunday had baking powder spoons, and simipreached in Scranton, his saloon lar rubbish that some one had business had so fallen off that he dumped over the side of the road to get rid of it.

Advertisement.

Schedule of Debts and Creditors of B. K. Focht

As Stated in His Petition in Bankruptcy on File in the Office of the Clerk of the U. S. District Court, Scranton, Pa.

201 and 101 and 101 and 101	WEY 25	Charles Mathieum Wash D. C.	100
Taxes unpaid, 1909-10 8		The state of the s	312
Himinburg Bank	12000,00		40
Shamokin Banking Co.	3500.00	H. E. Davis, Sunbury	630
First National McConnellsburg	515,21	The second secon	20
First National McConnellsburg	515.00	Lewisburg Trust Co	56
First Nat. Seilinsgrove	414L00		11
Farmers' Bank Mifflinburg Northumberland Nat Bank	2000.00	H. E. Davis, Sunbury	40
	450,00	First Nat. Liverpool Nat. Deposit, Philadelphia	100
Sunbury Nat. Bank	3000.00		INCO
Bloomsburg Nat. Bank Farmers' Bank, Miminburg	2000.00	Hallowell & Co., Philadelphia, Mer-	٠,
Farmers' Bank, Miminburg	2000.00	George L. Lewis, N. Y.	5
First Nat. Swineford	1800,00	Union Nat. Lewisburg, Box Rt.	-
First Nat. Sunbury	8000.00	Harris & Shaffer, Wash., D. C., Mer-	- 1
Union Nat. Lewisburg	5000.00	chandise	- 4
First Nat. Selinsgrove	5000,00	American Piano Co., repairs	1
U. S. Trust Co. Washington	1500.00	Amberg Filing Co., N. Y., Merchan-	
Lemaster Nat. Bank	500,00	dise	
First Nat. Danville.	500.00	Central Press Bureau, Pgh., clps	
First Nat. Huntingdon	500,00	Sunbury Nat. Bank, interest	
Hazieton Nat. Hazieton	1000.00	Lewisburg Water Co., Water Rt	
Citizens' Nat. Muncy	1000.00	Wolf & Shu'tz, Lewisburg, coal	-1
Duncannon Nat, Duncannon	550,00	Chambersburg Repository, ads	2
First Nat. York	19086.64	Griffin & Keegan, Phila., mdse	
Harrisburg Trust Co.	16700.00	George T. Keen, Wash., mdse	
Pirst Nat. York	24000,00	Bank of Waynesbore, note	- 5
Mrs F. K. Hill, Sunbury	10000 00	First Nat. Mimintown	.5
Farmers' Bank, Indiana, Pa.	21000.00	Bank of North America, N. Y.,	60
Farmers' and Drovers' Bank, Balti-		T.R. Marshall, Walsh., D. C.,	5
more, Md.	22000.00	.IO Hoffer, Philadelphia	2
R. F. Whitmore, Philadelphia	4289.00	Quaker City Nat. Philadelphia	15
Nat. Dep. Bank. Philadelphia	1000 00	Harold Pierce, Philadelphia	- 1
Lewisburg Trust Co.	200,00	Second Nat. Elmira, N. Y.	1
New Berlin Nat. Bank	400.00	Hannan & Son, Phila,, mdse	
Quaker City Nat. Philadelphia	750.00		
Western Nat. Philadelphia	1250,00		
First Nat. Swineford	600.00		
Aldine Trust Co. Philadelphia	250,00		2
A. Kreeger, Swineford	2500.00		1
Third Nat. Bank, Philadelphia	3800,00		1
First Nat. Selinsgrove	2500,00		
First Nat. Swineford	1000.00		-
St. Thomas Bank, St. Thomas	2500.00		1
Farmers' Bank, Millinburg	1000.00		
Farmers' Bank, Millinburg	1000.00		-
Franklin Nat. Philadelphia	1900,00		1
First Nat. Swineford	2400.00		
Bellefonte Trust Co.	1500.00		1
Beilefonte Trust Co.	334.40		
Lewisburg Trust Co.	950.00		-
Farmers' Bank, Mifflinburg	2000.00		- 1
First Nat. Sunbury	1400.00		
Security Trust Co. York	1169,11		
Lewisburg Trust Co.	475,00		
Northumberland Nat. Northumber-	4.00	First Nat. Sunbury	2
land	500.00		
Mrs R. P. Hill, Sunbury	250,00		1
Mrs. R. P. Hill, Sunbury	250,00	The state of the s	10
Farmers' Bank, Mifflinburg	1500.00		
The state of the s			

Amount of indebtedness brought forward.

First Nat. New Bloomfield

	Focht's Liability on Other (Chiefly the Notes of his "Transit Finance Con		S
	City Bank, York	4171.86	
	First National Bank, Sunbury	4000.00	
	Farmers's Bank, Mifflinburg	8000,00	
	Sunbury National Bank, Sunbury	5000.00	
	First National Bank, Sunbury	5000.00	
	Union National Bank, Lewisburg	5000.00	
K	Northumberland National Bank, Northumberland	1000.00	
	County Savings Bank, Scranton	2800.00	
	U. S. Trust Co., Washington, D. C.,	761.00	
	Total		\$ 80782.61 302686.81
	Focht's assets amount to \$16200.00. A lot of shares i		stocks are

DROPOSED AMENDMENTS TO THE CONSTITUTION SUBMIT-TED TO THE CITIZENS OF THE COMMONWEALTH FOR THEIR AP-PROVAL OR REJECTION, BY THE GENERAL ASSEMBLY OF THE COMMONWEALTH OF PENNSYL-VANIA, AND PUBLISHED BY ORDER OF THE SECRETARY OF THE COMMONWEALTH, IN PURSUANCE OF ARTICLE XVIII OF THE CON-

Number One.

A JOINT RESOLUTION Proposing an amendment to section one, article eight of the Constitu-

tion of Pennsylvania. 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 one of article eight, which reads 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

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

"Second. He shall have resided in the State one year (or, having pre-viously been a qualified elector or native-born citizen of the State, he shall have removed therefrom and returned, then six months) immediately

"Third. He shall have resided in the election district where he shall to vote at least two months immediately preceding the election.
"Fourth. If twenty-two years of age

upwards, he shall have paid within two years a State or county tax, which shall have been assesse at least two months and paid at least one month before the election," amended so that the same shall read as follows:

Section 1. Every citizen, male or female, of 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 or she shall have been a citizen of the United States at least one month.

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

sided in the election district where he or she shall offer to vote at least two months immediately preceding the Fourth. If twenty-two years of age and upwards, he or she shall have

paid within two years a State or county tax, which shall have been assessed at least two months and paid at least one month before the Fifth. Wherever the words "he,"

any section of article VIII of this Constitution the same shall be construed as if written, respectively, "he or she," "his or her," "him or her," and "himself or herself." A true copy of Joint Resolution No. 1.

ROBERT McAFEE, Secretary of the Commonwealth.

Number Two. A JOINT RESOLUTION

Proposing an amendment to section eight of article nine of the Constitu-

tion of Pennsylvania. Section 1. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania 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 eigh-

teenth article thereof:-Amend section eight, article nine of the Constitution of the Commonwealth of Pennsylvania, which reads as fol-

"Section 8. The debt of any county, city, borough, township, school dis-trict, 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 same three per centum, in the aggregate, at any one time, upon such valuation, except that any debt or debts 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 current net revenues in excess of the interest on said debt or debts, and of the annual installments necessary for the cancella tion of said debt or debts, may be excluded in ascertaining the power of the city and county of Philadelphia to become otherwise indebted: Pro-vided, That a sinking-fund for their cancellation shall be established and maintained," so that it shall read as follows:-Section 8. The debt of any county,

city, borough, township, school dis-trict 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 consent of the electors thereof at a public election in such manner as shall be

ber 6th. Alice Brewer, Sec.

tion for the specific purpose of pro-viding for all or any of the following purposes,-to-wit: For the construc tion and improvement of subways tunnels, railways, elevated railways, and other transit facilities; for the construction and improvement of wharves and docks and for the reclamation of land to be used in the con struction of wharves and docks, owned or to be owned by said city. Such increase, however, shall only be made with the assent of the electors thereof at a public election, to be held in such manner as shall be provided by law In ascertaining the borrowing capacity of said city of Philadelphia, at any time, there shall be excluded from the calculation a credit, where the work resulting from any previous expenditure, for any one or more of the specific purposes hereinabove enumerated shall be yielding to said city an annual current net revenue; the amount of which credit shall be ascertained by capitalizing the annual net revenue during the year immediately preceding the time of such ascertainment. Such capitalization shall be accomplished ascertaining the principal amount which would yield such annual, cur rent net revenue, at the average rate of interest, and sinking-fund charges payable upon the indebtedness incurred by said city for such purposes up to the time of such ascertainment. The method of determining such amount, so to be excluded or allowed as a credit, may be prescribed by the General Assembly. In incurring indebtedness, for any one, or more of said purposes of construction, improvement, or reclamation, the city of Philadelphia may issue its obligations maturing no later than fifty years from the date thereof, with provision for a sinking fund sufficient to retire said obliga tion at maturity, the payments to such sinking fund to be in equal or graded annual installments. Such obligations may be in an amount sufficient to provide for and may include the amount of the interest and sinking-fund charges accruing and which may accrue thereon throughout the period of construction and until the expiration of one year after the completion of the work for which said indebtedness shall have been incurred and said city shall not be required to levy a tax to pay said interest and sinking-fund charges, as required by section ten of article nine of the

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

> Number Three A JOINT RESOLUTION

Constitution of Pennsylvania, until the

expiration of said period of one year

after the completion of such work.

Proposing an amendment to section twenty-one of article three 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 amendment to the Constitution of the Commonwealth of Pennsylvania be, and the same is hereby proposed, in accordance with the eighteenth article thereof:-

Amend section twenty-one, article three of the Constitution of the Commonwealth of Pennsylvania, which

reads as follows: 'No act of the General Assembly shall limit the amount to be recovered for injuries resulting in death, or for injuries to persons or property, and in case of death from such injuries, the right of action shall survive, and the General Assembly shall prescribe for whose benefit such actions shall be prosecuted. No act shall prescribe any limitations of time within which suits may be brought against corporations for injuries to persons or property, or for other causes different from those fixed by general laws regulating actions against natural persons, and such acts now existing are avoided," so that it shall read as

The General Assembly may enact laws requiring the payment by employers, or employers and employees jointly, of reasonable compensation for injuries to employees arising in the course of their employment, and for occupational diseases of employees, whether or not such injuries or dis eases result in death, and regardless of fault of employer or employee, and fixing the basis of ascertainment of such compensation and the maximum and minimum limits thereof, and pro viding special or general remedies for the collection thereof; but in no other cases shall the General Assembly limit the amount to be recovered for in juries resulting in death, or for injuries to persons or property, and in case of death from such injuries, the right of action shall survive, and the General Assembly shall prescribe for whose benefit such actions shall be prosecuted. No act shall prescribe any limitations of time within which suits may be brought against corporations for injuries to persons or property, or for other causes, different from those fixed by general laws regulating actions against natural persons, and such acts now existing are avoided. A true copy of Joint Resolution No. 3

ROBERT MCAFEE. Secretary of the Commonwealth

Number Four.
A JOINT RESOLUTION Proposing an amendment to the Constitution of Pennsylvania abelishing the office of Secretary of Internal

Affairs. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania General Assembly met, That article four of the Constitution of Pennsylvania shall be amended by adding there to section twenty-three, which shall read as follows:

The office of Secretary of Internal Affairs be, and the same is hereby, abolished: and the powers and duties now vested in, or appertaining or belonging to, that branch of the execu-

The second local institute of The second local institute of Bethel township was held at Gorterfall, October 9th. Questions don's School, Friday. October Branches Would You Alternate, and Why? Supplementary Work. 23rd. Questions discussed were: The third institute was held at Education, Aim and Value of; Fairview, October 23rd. Ques-Arithmetin, How taught? Retions-The Daily Program; Physiview Work Amount of? Next ology, Its Importance, How rears from the incurring thereof.

Taught? How can we as teach.

A true copy of Joint Resolution No. institute to be held at Mayes ers, pupils, parents and directors Chapel, Friday evening, Novemdo most good for our schools? Alice Cutchall, Secretary.

provided by law; but any city, the tive department, office, or officer, shall be transferred to such other departments, offices, or officers of the State, debt of which on the first day of January, one thousand eight hundred and now or hereafter created, as may be tum of such assessed valuation, and directed by law

A true copy of Joint Resolution No. 4. ROPERT MCAFEE, Secretary of the Commonwealth

A JOINT RESOLUTION Proposing an amendment to the Con stitution of this Commonwealth in accordance with provisions of the eighteenth (XVIII) article thereof Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That the following is pro posed as an amendment to the Con stitution of the Commonwealth o Pennsylvania, in accordance with the provisions of the eighteenth (XVIII) article thereof:-AMENDMENT.

Laws may be passed providing for system of registering, transferring insuring of and guaranteeing land titles by the State, or by the counties thereof, and for settling and determin ing adverse or other claims to and in terests in lands the titles to which are so registered, transferred, insured guaranteed; and for the creation collection of indemnity funds; and for carrying the system and powers hereby provided for into effect by such existing courts as may b designated by the Legislature, and by the establishment of such new court as may be deemed necessary. In mat ters arising in and under the opera tion of such system, judicial powers with right of appeal, may be conferred by the Legislature upon county recorders and upon other officers by it designated. Such laws may provide for continuing the registering, trans ferring, insuring, and guaranteeing such titles after the first or original registration has been perfected by the court, and provision may be made for raising the necessary funds for ex penses and salaries of officers, which shall be paid out of the treasury of the several counties A true copy of Joint Resolution No. 5

ROBERT MCAFEE, Secretary of the Commonwealth

Number Six. 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 General Assembly met, That the following is proposed as an amend ment to the Constitution of the Commonwealth of Pennsylvania, in accord ance with the provisions of the eigh teenth article thereof. Amendment to Article Nine, Section

Eight. Amend section eight, ar Section 2. ticle nine of the Constitution of Penn

sylvania, which reads as follows:-'Section 8. The debt of any coun city, borough, township, school district, or other municipality or in corporated 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 dis trict incur any new debt, or increase its indebtedness to an amount exceed ing two per centum upon such as sessed 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 exceed: 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 debts hereinafter 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 sys tem of wharves and docks, as publiimprovements, owned or to be owned by said city and county of Philadel phia, and which shall yield to the city and county of Philadelphia cur rent net revenue in excess of the interest on said debt or debts, and of the annual installments necessary for the cancellation of said debt or debts may be excluded in ascertaining the power of the city and county of Phila delphia to become otherwise indebted: Provided, That a sinking-fund for their cancellation shall be established and maintained," so as to read as follows:-

Section 8. The debt of any county city, borough, township, school dis trict, or other municipality or incor porated district, except as herein pro vided, 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 indebt edness to an amount exceeding two per centum upon such assessed valua tion of property, without the assen 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 pe 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 debts hereinafter incurred by the city and county of Philadelphia for the construction and development o wharves and docks, or the reclama tion of land to be used in the cor struction of a system of wharves and docks, as public improvements, owner or to be owned by said city and county of Philadelphia, and which shall yield to the city and county of Philadelphia current net revenue excess of the interest on said debt of debts and of the annual installment necessary for the cancellation of saidebt or debts, may be excluded in as certaining the power of the city an county of Philadelphia to otherwise indebted: Provided, Tha such indebtedness incurred by th city and county of Philadelphia shall not at any time, in the aggregate, ex ceed the sum of twenty-five million dollars for the purpose of improving and developing the port of the said ourchase, or reclamation or lease of land on the banks of the Delawar and Schuylkill rivers, and land adja ent thereto; the building of bulk heads, and the purchase or constru-

tion or lease of wharves, docks, sheds and warehouses, and other building Taylor township was held at Wa- and facilities, necessary for the estab lishment and maintenance of railroa Language and Grammar; What and shipping terminals along the sale rivers; and the dredging of the said rivers and docks: Provided, That the said city and county shall, at or be fore the time of so doing, provide for the collection of an annual tax suff clent to pay the interest thereon, and also the principal thereof within fifty

A true copy of Joint Resolution No. ROMERT MCAFEE, Secretary of the Commonwealth

Fulton House Changes Hands. If any of our readers wish to The Fulton House, perhaps of know which side is winning in the big European war, let him first tell us which side he wishes to see win. If he is in sympathy

of the best known and most po ular hostleries on the Lines Highway, was sold by Agent Ge A. Harris on Tuesday to Mr. C. with the Germans, we can find vin D. Little, of Chambersbur proof that the Germans are winning. If his sympathies are with for the sum of \$11, 500, 00. the Allies, we can prove that they are winning. We are in a posi-

Mr. Little belongs to one Chambersburg's oldest hotel failies, and is thoroughly famili with all the details connect Costly forest fires occurred this with conducting a first class | fall in some of the northern countel. For several years he or ties of the State. We are glac ducted one of the leading hot that we have not had any to rein Buffalo, N. Y. He will tr port in this county. Damage possession of the Fulton House about two weeks, and he exper to make extensive improvement in the way of enlarging the buil ing, putting in steam heat, a electric lights, and otherwi bringing it up to a first class me ern hotel.

An automobile party consisting of Mr. Mapel Winter, Mrs. Mary C. Winter, Mrs. S. P. Winter and Miss Bertha Truax-all of Dott. Pa., made a trip to the County Seat yesterday.

tion to please all readers.

Daily Thought. There is nothing good or evil save in the will.—Epictetus.

done by mountain fires is by no means confined to the owner of the land. When the "sponge" is burned from the surface of the mountains, rainfall rushes off, instead of soaking in, and the result is that streams having their source in the fire region soon run The traveling public will less with regret that the Rexrothsa

retiring from the hotel busine for any one who ever once enic ed their hospitality, was a star ing advertisement for the place Miss Katherine Hoke, day

ter of Mr. and Mrs. Will Hoke, Montgomery county, Pa., is iting her uncles and aunts an t



Dress in Comfort

You need a good warm room to shave and dress in. A Perfection Smokeless Oil Heater will warm any ordinary room in a few minutes.

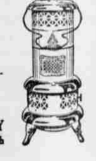
The Perfection is portable; you can take it to sitting-room, cellar or attic - any room where extra heat is needed - and it is specially convenient in very cold weather.

The Perfection is economical, too - it burns only when you need it. No coal, no kindling; no dirt, no ashes. Good-looking; easy



Odorless and smokeless. For sale at hardware and general stores everywhere. Look for the Triangle trademark.

THE ATLANTIC REFINING COMPANY



LITTLE'S Big Underselling Stor

The public should not forget that we have a full line of Fall and Winter Millinery, in all the latest styles, which are now on display in our new store opposite the Fulton County Bank, we are prepared to show them to our patrons, whether they wish to buy, or merely to inspect.

MRS. A. F. LITTLE,

McConnellsburg, Penna.

Special Bargains In Real Esta

100 Acre Farm in Union township, Fulton County,Pa. Good frame house and bank barn and other buildings, plenty of fruit and fine water. This farm lays in sight of school, church, store and postoffice, right along public highway.

175 Acres in Licking Creek township, new barn, fair house, considerable meadow land and in fair state of cultivation. One mile from school and church.

300 Acre Farm in Fulton County, Pa. One of the finest in the County nearly all in grass, five miles from railroad and near lime. Fine brick house and large barn and other buildings. Right along main highway. About 75 acres of excellent timber.

110 acre farm in Whips Cove, near Locust Grove, Pa., on State Road from Hancock to Everett. Well watered and land in good condition. Good eight room house, bank barn and all necessary outbuildings. ings. This farm will be sold reasonable and on easy terms.

Write for prices and particulars. We have many other properties for sale and will be glad to show them to you.

GEO. A. HARRIS, REAL ESTATE, McConnellsburg, Pa.