

FULTON COUNTY NEWS

Published Every Thursday.

B. W. PASK, Editor and Proprietor

McCONNELLSBURG, PA.

AUGUST 26, 1915

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"In A Bad Way."

Many a McConnellsburg Reader Will Feel Grateful for This Information.

If your back gives out; Becomes lame, weak and aching;

If urinary troubles set in; Perhaps your kidneys are "in a bad way."

Doan's Kidney Pills are for weak kidneys. Local evidence proves their merit.

Mrs. Lucinda Clevenger, Water St., McConnellsburg, says: "I was in poor health for some time. My back ached badly and I couldn't do my housework. I had dizzy spells and chills and was annoyed by the kidney secretions. Often swelling appeared under my eyes, and I was very nervous at night. I was troubled by rheumatic twinges. I finally used Doan's Kidney Pills, procured at Trout's Drug Store and since then I haven't been troubled by my back or kidneys."

Price 50c. at all dealers. Don't simply ask for a kidney remedy—get Doan's Kidney Pills—the same that Mrs. Clevenger had. Foster-Milburn Co., Props., Buffalo, N. Y.

Advertisement.

HUSTONTOWN.

Charles Hoover and family, of Turtle Creek, Pa. are visiting old friends in and around Hustontown.

Miss Nell Kirk has returned from a three weeks trip to her uncle Ezra Kirk in Greensburg, Pa., and her sister Mrs. Frank of Mahaffey, Pa.

Miss Maud McKechnie, of Pleasant Gap, Pa. was the honor guest at dinner parties given by Mrs. H. C. McClain, Miss Sally Fields and Mrs. B. H. Shaw.

An auto party composed of Mrs. Sara Evans and sons Paul and Harold, sister Viola Mumma and Miss Maud McKechnie, with Harry Keller at the wheel, drove to Dublin Mills, where they were joined by Prof. E. M. Gress and family, of Edgewood, Geo. Gress and wife of New Grenada, and Michael Laidig of Jeanette. They all journeyed to a suitable place to fish along Siding Hill Creek and camped for the day. The most enjoyable feature of which was eating dinner and supper along the creek.

Mrs. Leo Kearns and daughter La Rue of Jeanette, Pa. returned home after having spent four weeks visiting friends in Fulton County and Chambersburg.

Mr. and Mrs. B. H. Shaw accompanied by Miss Maud McKechnie spent Thursday afternoon in Three Springs attending a Suffragette meeting.

Miss Jessie Deshong has returned home after having made an extended visit with her sister Mrs. Geo. Breneman, in Huntingdon, Pa.

WARFORDSBURG.

Quite a number of our people are attending Crystal Springs Camp Meeting.

Hayes and Frank Markley are spending their summer vacation with their parents; Hon. and Mrs. H. K. Markley.

Miss Zoe Mason is visiting friends here. Zoe taught our school a number of years, and has a host of friends.

Charles Manning has opened a meat market in our village.

We are sorry to hear that our old friend and neighbor J. E. Ritz, of Lashley, is sick, and that Miss Bertie Andrews is indisposed.

W. B. Ranck is confined to his bed with an attack of lumbago and biliousness.

Jno. P. Youker and son Glenn, contractors and builders, are putting up a dwelling house for Geo. A. Winters near Plum Run.

John Harmon, who suffered a stroke of paralysis July the 8th, is improving.

Mrs. J. D. Ranck has returned to her home in Cumberland after a ten days visit to her parents and friends here.

SALUVIA

Two automobiles slid, and took a leap, off Lincoln Highway last Saturday. One driven by a lady leaped off the hill at the west foot of Green Hill. The hill is fully twelve feet high and very steep. The car crashed through a post and rail fence and ran into a meadow. None of the four occupants of the car were hurt. Car was damaged but very little. The other unfortunate car leaped backward over a steep embankment on the east side of Betz Hill. No one was hurt seriously and the car was not disabled for running. Fortunately, both cars kept straight in going down. Citizens of this place who saw the cars descending the hills and mountains said that their course imitated a booby man's zigzag trail, owing to the slippery condition of the road made so by mud and oil.

A big rain, electrical, and wind storm passed over Licking Creek valley last Saturday evening doing considerable damage to crops, fields and roads. Randolph Palmer's house was struck by lightning, his telephone knocked down and a wardrobe set on fire. Fortunately, no one was hurt, and the fire soon discovered and extinguished.

Mrs. J. Vernon Skipper, of Tyrone, is visiting her sister, Mrs. W. E. Bair, and other relatives in this section.

Rev. E. M. Alder, of Dillsburg, Pa., visited his sister, Mrs. J. J. McDonald, and other relatives in this section last week, and spent some time with J. A. Stewart and family.

A large number of Licking Creekers than usual, attended Crystal Springs Camp Meeting this year. We hope all were benefited.

The following have recently visited J. A. Stewart and family: Wm. N. Stewart and wife, of Trenton, N. J.; J. Oram Wible, of Chambersburg; Hollis M. Wible, of Harrisburg; D. H. Horton, wife and family, Connellsville; Misses Grace and Marie Hann, Saluvia.

END.

Mr. and Mrs. A. G. Edwards are visiting their son, Dr. G. S. Edwards, in Greencastle.

Mrs. Rebecca Edwards left for home Wednesday. She will visit her sister, Mrs. A. D. Berkstresser, in Saxton, for a short time before going to Juniata.

Miss Marion Edwards had a house party of young ladies from Six Mile Run last week.

Miss Laura Edwards is visiting relatives in Saxton and Juniata for a short time.

Mr. and Mrs. J. M. Schenck chaperoned a party of young folks to Brush Creek camp over Sunday.

Pauline, Robert and John Anderson spent last week with their grandparents, Mr. and Mrs. J. R. Lockard.

Mrs. Laura C. Dickson, of Philadelphia, is spending some time with her brother, E. A. Horton.

Mr. and Mrs. H. M. Griffith were making last calls on friends on Sunday before leaving on Monday for the year's work in McKean county.

Mr. and Mrs. M. Robinson and children, of Conemaugh, after having visited in the home of Mr. and Mrs. James Lockard for some time, returned home the first of last week.

A very heavy rain visited the Valley last Saturday afternoon.

The hum of the thrasher is heard in the Valley now. Hayes Strait came in last week with his outfit.

TIMBER RIDGE.

Mr. and Mrs. Emory Booth, who spent a week visiting friends and relatives here, have returned to their home near Gettysburg.

The M. E. church at Orchard Ridge, will be dedicated on the 29th of September, and their revival meeting will begin in the evening.

Miss Rosalie Keefer spent some time with her sister and brother in law, Mr. and Mrs. Michael Miller, and other relatives in Cumberland.

Harry Hull, who has been sick with fever, is able to be out again.

Mrs. Caroline Carver, of Hagerstown, is spending a couple weeks with friends near here.

Mrs. Nancy O. Baker and Mrs. Peter Miller, of Cumberland, spent a few days in the home of Mr. and Mrs. Lewis Keefer.

Church Notices.

Preaching in the Presbyterian church next Sunday at 10:30. Union services in the evening.

The Reformed Sunday School will picnic on top of Cove mountain, on the Lincoln Highway, Tuesday, August 31st.

The Boys Brotherhood Class of the Reformed church, Miss Sophia Hohman teacher, will hold a festival in front of the Court House, next Saturday evening. At tend an encourage the boys.

The people of the M. E. church at Cito, Pa., will hold a picnic in Charles Reed's locust grove just south of Cito, Saturday, September 4th, beginning at 10 o'clock a. m. There will be a festival in the evening, proceeds are for the benefit of the church. You are invited and will be welcome. Come.—COMMITTEE.

Rev. A. Dotterman will hold a ten days' meeting in W. E. Stone's grove on Timber Ridge beginning with praise meeting next Sunday afternoon at 2:30 o'clock. Evening meeting at 7:30. Subject "The Whole Round World." All are welcome.

The Needmore Sunday School will hold its annual picnic in the Palmer Grove (the old reunion ground) on Saturday, September 4th. The Committee is leaving nothing undone to make this a very enjoyable affair. The Needmore Band will furnish the music; good speechmakers will furnish the speeches, the children, the recitations. Take your dinner, stay all day, and have a good time.

Surprise Party.

Monday evening, August 23rd, a party of friends met at the home of Mrs. Samuel Helman to celebrate her birthday. Icecream was the diet as the evening and games, the amusement. Those present were; Reuben Helman, wife, and children Mary, Norman, Hazel, Jean, and Donald; Mrs. Geo. Glunt and daughters Velma and Alma; Mrs. Gutshall and daughters Oda and Cleo; Mrs. Peter Mellott, Mrs. Jessie Shadle and children Hilda, Verna, and Wallace; Mrs. Stella Evans and daughter Thelma; Clarence Mellott, Emory Glunt, Mabel Long, Mrs. Jas. Aller and children Brice, Irene, Oscar, Bessie, and Alma; Mrs. Nevin Aller and daughter Myrtle; Ruth Campbell; Brenton, Stella, Vergin, Dallas, and Delma Regi, and Mr. and Mrs. Samuel Helman and daughter Emma.

GUEST.

LOCUST GROVE.

Mrs. Henry Sharpe who has been very ill for some time is reported better.

A heavy wind and rain storm passed through the Cove on last Saturday evening, and "played hob" with the roads.

Mrs. Jacob Miller was calling on friends in Cumberland.

Extensive improvements are being made to the Jerusalem church.

Sale Register.

Saturday, August 28, Geo. A. Winters, executor, will sell at the late residence of John M. Winters, deceased, one and one half mile east of Plum Run, Colt, Cows Young Castle, Farm machinery, Harness, &c. Sale begins at 10 o'clock. Jere Mason, auctioneer.

Thursday, September 30, J. C. Fore, intending to quit farming, will sell at his residence at Knobs ville all his farming implements, live stock, household goods, and at the same time offer for sale his farm of 113 acres and improvements.

Neal of the Navy.

A serial story constructed along entirely new lines will begin in The North American for Thursday, August 26, and be continued a chapter a day.

The title of the story is "Neal of the Navy"; the author is William Hamilton Osborne, one of the leading American creators of fiction. Incident after incident of the most thrilling character combine to make the story grip the attention of the reader, and motion pictures based upon these incidents will be shown in leading theaters, thus heightening the interest of the reader.

The first episode of the story—the first six instalments and the first two reels of the motion picture—are based upon the catastrophe of Mount Pelee, and so successfully have they been written and planned that they send the story off at a rattling gait. The picture of the scenes described will include many feet of real

volcanic eruption, one of the most marvelous bits of action ever shown on the screen.

"Neal of the Navy" represents another departure. Never before has a writer of the standing of Mr. Osborne written an original story with the purpose of having it screened. It makes a new departure and a new class of motion-picture play.

Peaches, Peaches!

The Scott Fruit Farm on Timber Ridge, south end of Fulton County, has large quantities of all kinds of peaches for sale, both yellow and white. Free stone peaches are ripe now and can be bought at the orchard any day. 8 26 2t

Political Announcements.

For President Judge of the Court of Common Pleas of the 51st Judicial District.

DONALD P. McPHERSON, Gettysburg. Subject to the Non-Partisan Primary.

In announcing my candidacy for President Judge of the Court of Common Pleas of the 51st Judicial District, I wish to thank my friends who, without regard to Party, have so generously expressed their approval of it and to assure every voter of Adams and Fulton Counties that I shall appreciate his suffrage and support.

The Judgeship is now non-partisan—made so specifically by Act of Assembly—and if nominated and elected to that high office it will be my endeavor to observe the spirit of that act and to administer the duties of the office with fidelity and impartiality, to the end that the law may be enforced and justice done.

DONALD P. McPHERSON. July 1, 1915.

J. L. BUTT, Gettysburg, Pa. To the Voters of Adams and Fulton Counties:

In announcing my candidacy for the nomination for President Judge of the Fifty-first Judicial District I desire to state that I consented to become a candidate because of the number of members of the bar who urged me to do so and pledged me their support, and while I had the matter under consideration, assurance of support and approval came from voters all over the county and district urging the step, and confiding in these assurances, I consented. The office of President Judge is the highest honor in the gift of the people of this district and carries with it the gravest responsibilities. A Judge must not only know the law but be a student of the law, but must be without prejudice and bias in the administration of the law, the rights of the humblest citizen must be as sacredly maintained as those of the most exalted or of the great corporations. He must weigh all matters carefully so that only justice and righteousness is done. The non-partisan law aimed at the highest judicial ideal in the separation of the Bench from politics and party organizations I pledge myself to the highest ideals of justice and right in the discharge of every duty if nominated and elected to preside over the Courts of this district, and as an assurance of such pledge let the life I have lived in your midst speak for itself. I will highly appreciate all support.

Most respectfully yours, J. L. BUTT.

County Treasurer

I hereby announce myself as candidate for nomination for the office of County Treasurer of Fulton county, to be voted for by the voters of the Democratic party at the primary election to be held Tuesday, September 21 1915, and I pledge myself to support the ticket nominated as I always have been loyal to the support of the Democratic ticket. Your vote and influence are solicited.

DAVID GREGORY, Thompson township.

County Commissioner.

I hereby announce myself as a candidate for the nomination for the office of County Commissioner of Fulton County, subject to the decision of the voters of the Republican Party, at the primary to be held Tuesday, September 21st, 1915, and pledge my support to the ticket then nominated. Your vote and influence are solicited.

GRANT BAKER, Dublin Township.

I announce myself as a candidate for the nomination for the office of County Commissioner subject to the decision of the democratic voters of Fulton County, at the primary Tuesday, September 21st. I have announced my candidacy after assurances of support came to me unsolicited from all over the county and if nominated and elected I promise the same business administration of the affairs of the office that I have given during the present term. I am willing that my record shall speak for itself.

FRANK M. LODGE, Brush Creek Township.

District Attorney.

I hereby announce my candidacy for the office of District Attorney subject to the decision of the Democratic voters at the uniform primaries on Tuesday, September 21st.

FRANK P. LYNCH, McConnellsburg, Pa.

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THE COMMONWEALTH FOR THEIR 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.

Number One.

A JOINT RESOLUTION

Proposing an amendment to section one, article eight of the Constitution 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 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 (or, having previously 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.

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

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 election.

Fifth. Wherever the words "he," "his," "him," and "himself" occur in any section of article VIII of the 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. CYRUS E. WOODS, Secretary of the Commonwealth.

Number Two.

A JOINT RESOLUTION

Proposing an amendment to section eight of 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:—

Amend section eight, article nine of the Constitution of the Commonwealth of Pennsylvania, which reads 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 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 improvement, 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 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 Philadelphia to become otherwise indebted: Provided, That a sinking fund of 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 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 same three per centum in the aggregate, at any one time, upon such valuation. The city of Philadelphia

upon the conditions hereinafter set forth, may increase its indebtedness to the extent of three per centum in excess of seven per centum upon such assessed valuation for the specific purpose of providing for all or any of the following purposes,—to wit: For the construction 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 construction 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 by ascertaining the principal amount, current net yield, such annual, current net yield, 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 not later than fifty years from the date thereof, with provision for a sinking-fund sufficient to retire said obligation at maturity, the payments to such sinking-fund to be in equal or graded annual instalments. Such obligations may be in an amount sufficient to provide for the interest and sinking-fund charges accrued 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 Constitution of Pennsylvania, until the expiration of said period of one year after the completion of such work.

A true copy of Joint Resolution No. 2. CYRUS E. WOODS, Secretary of the Commonwealth.

Number Three.

A JOINT RESOLUTION

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 of such persons, the right of action shall survive, and the General Assembly shall prescribe for whose benefit such action 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 void."

The General Assembly may enact laws requiring the payment by employers, or employers and employees jointly, or 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 diseases 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 providing special or general remedies for the collection thereof; but in no other cases shall the General Assembly 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 void.

A true copy of Joint Resolution No. 3. CYRUS E. WOODS, Secretary of the Commonwealth.

Number Four.

A JOINT RESOLUTION

Proposing an amendment to the Constitution of this Commonwealth in accordance with provisions of the eighteenth (XVIII) article thereof.

Section 1. 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 proposed as an amendment to the Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth (XVIII) article thereof:—

AMENDMENT. Laws may be passed providing for a system of registering, transferring, insuring of and guaranteeing land titles by the State, or by the counties thereof, and for settling and determining adverse or other claims to and interest in lands the titles to which are so registered, transferred, insured, and guaranteed; and for the creation and collection of indemnity funds; and for carrying the system and powers hereby provided for into effect by such existing courts as may be designated by the Legislature, and by the establishment of such new courts as may be deemed necessary. In matters arising in and under the operation of such system, judicial powers, with

right of appeal, may be conferred to the Legislature upon county recorders and upon other officers by it designated. Such laws may provide for continuing the registering, transferring, 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 the expenses and salaries of officers, who shall be paid out of the treasury of the several counties.

A true copy of Joint Resolution No. 4. CYRUS E. WOODS, Secretary of the Commonwealth.

McConnellsburg & Chambersburg's Touring Car Line.

Will leave the Fulton House, McConnellsburg, and the Memorial Square in Chambersburg, on following schedule:

P M A M A M P
7:30 Lv. McConnellsburg Ar. Chambersburg
1:40 Lv. Chambersburg Ar. McConnellsburg

Best equipped car, and careful drivers. Your patronage solicited. Fare one way \$1.25.

EXCUSE ME!

But I just cannot help telling you that I am now nicely located in my new building in Mercersburg with a full line of Farm Machinery, Buggies and Wagons. I can sell you Double Corn Plows from \$17 to \$20. Two-Horse Wagons complete, \$60 and up.

Call and see my goods and get my prices. This will not cost you anything, and may be the means of saving a five or ten dollar bill.

Thanking you for past favors and soliciting a continuance of your patronage, I am yours for business,

J. F. SNYDER, Mercersburg, Penn'a.

W. M. COMERER, agent for the

BRANTINGHAM MANUFACTURING COMPANY, BURNI CABINS, PA.

for the sale of Tractor and

Portable Engines, Gasoline Separators, Clover Hullers, Sawmills, &c.

Engines on hand all the time.

Western Maryland Railway Company

In Effect June 20, 1915. Trains leave Hancock as follows:

No. 7-1.40 a. m. (daily) for Cumberland, Pottersburg and West, also West Virginia points.

No. 8-3.30 a. m. for Hagerstown, Gettysburg, Hanover and Baltimore.

No. 1-8.30 a. m. (daily except Sunday) Express for Cumberland and intermediate points.

No. 4-2.00 p. m. (daily except Sunday) Express for Hagerstown, Gettysburg, Hanover, Baltimore and intermediate points. New York, Philadelphia, Washington, etc.

No. 3-2.37 p. m. (daily) Western Express for Cumberland, West Virginia points and the West.

No. 3-2.57 p. m. (daily) Express for Pottersburg, Baltimore, York, Hanover, New York, Philadelphia, Washington.

The Thrice-a-Week Edition of THE NEW YORK WORLD

Practically a Daily at the Price of a Weekly. No other Newspaper in the world gives so much at so low a price.

The year 1914 has been the most extraordinary in the history of modern times. It has witnessed the outbreak of the Great European war, a struggle so titanic that it makes all other look small.

You live in momentous times, and you should not miss