

FULTON COUNTY NEWS

Published Every Thursday.

B. N. P&K, Editor and Proprietor  
McCONNELLSBURG, PA.

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

Ten Pigs, nice and thrifty, 6 weeks old, for sale at Mrs. Nelie Mumma's 4 miles west of McConnellsburg on the Peach Orchard road.

FOR SALE—five or six second-hand Buggies, several sets of hand-made Bobsleds—all good and will be sold right. I. D. Bolinger, Shade Gap.

Mrs. D. M. Kendall left a box of apples of the 1914 crop at this office yesterday which are in splendid condition. As a rule, apples do not keep well about a print shop.

Next Tuesday being Election Day, is declared by the laws of this State to be a legal holiday, and in consequence, both the banks in McConnellsburg will be closed all day.

Mr. and Mrs. Isaac D. Bolinger and their children, Mary, Morrow, and Alice, of Shade Gap, passed through McConnellsburg in their automobile last Saturday morning on their way to the lower end of the County to visit Mrs. Bolinger's mother, Mrs. Benj. Bedford, and other relatives.

The series of meetings conducted by Evangelist Hoffman and his choir leader Prof. Thomas, at Pleasant Grove, is awakening much interest and bringing together large crowds. While Dr. Hoffman has been under the care of a physician for several weeks, his manner of presenting the message to sinners shows no weakness. From Pleasant Grove they will go to New Jersey, and thence to Ohio and Iowa.

Mr. and Mrs. Adam West, LeRoy Evans, Crouse Fisher, and Harry B. Noll—all of Chambersburg, went to the home of Mrs. West's parents, Mr. and Mrs. T. J. Reeder near Husbontown, Monday, and the men of the party spent the time until yesterday morning hunting in that neighborhood, with the result that they returned home yesterday with three wild turkeys—the largest of which weighed 19 lbs.—six squirrels, and one pheasant.

As this is the last issue before election day, the candidates are appropriating a large share of the space in the News in a last word to voters. Next week the election advertising will all be out, and there will be lots of space then for the usual grist of local news. It is the duty of every citizen in the County to go to the polls. The humblest man has the same voice in deciding who shall be the officials as the richest. The main thing is, that the voter shall carefully weigh the responsibility entrusted to him, and then shall cast his ballot according to his own best judgment, and in accordance with his own inner conscience.

ENID.

Mrs. Jesse Keith and little daughter Ruth and Dorothy, of Trough Creek Valley, visited her father, brother and sisters last week.

A. G. Edwards and wife, and Dr. G. S. Edwards and family spent a few days with the family of W. H. Barnett at Minersville last week.

Mrs. Harriet Barnett, of Taylor, spent last week with her son Meade.

Place to Buy Furniture.

It may not be known to everybody that the place to buy furniture in McConnellsburg is at M. M. Bender's, two squares east of the Court House. Iron Bedsteads, S. rings of all kinds, Chairs, Rockers, Extension Tables, Center Tables, Kitchen Cupboards, always on hand or furnished on short notice. Prices right.

Cider Making.

Nick Hohman will begin to make cider Wednesday, September 28th, and the mill will be in operation every Wednesday after that during the season.

# Eggs and Kerosene



EVERYBODY knows there are good eggs and bad eggs, fresh eggs and stale eggs. You tell the difference by taste and smell—and price.

But how about kerosene? There is good and bad kerosene just the same as eggs. How can you tell the difference? Certainly not by taste or smell. No, nor by price, for you can buy the best kerosene sold at no greater cost than the common kind if you will ask your grocer for

## ATLANTIC Rayolight OIL



Perfection Smokeless Oil Heater gives heat—and lots of it—wherever you want it, in an instant. It can't smoke or explode. It is light and portable. Best results may be secured from Perfection Oil Heaters when Rayolight Oil is used in them. Perfection Oil Heaters sell for \$2.75 to \$5.00 by all good dealers. Be sure you see the name Perfection.

Rayolight burns longest and brightest and produces the greatest heat. A scientific process of refining prevents it from charring wicks or causing smoke and soot. Neither will it create unpleasant odors when burning. It is the most economical kerosene you can buy.

Insist on having Rayolight. Your grocer can get it for you just as easy as any other kind.

How'd you set about getting rid of a dab of paint on the window pane? The easiest thing in the world—rub it off with Atlantic Rayolight Oil. Never thought of that, eh? But do you know another use? If you do think one up, hold it for a few days and maybe you can exchange it for something your heart desires. You'll see something about it in these advertisements.

### THE ATLANTIC REFINING COMPANY Pittsburgh and Philadelphia

## Fall and Winter Goods at REISNERS'

Very early we bought quite a quantity of Woolen Dress Goods that will enable us to keep up for some time, the lowest price these goods have ever been sold at.

#### Note These Prices.

Splendid 36-inch Serge at 39 cents; a much better one at 48 cents; a 56-inch Serge (heavy) in blue and black, only at 60 cents; and a splendid 50-inch all wool Serge at 98 cents as nice cloth as wish to see.

#### Black Dress Goods.

A large assortment of Black Dress Goods—not one above last year's prices, and that was the lowest in many years.

#### Mail Orders.

Mail Orders will be filled with care and promptness. A large assortment of Silks and Silk Poplins for Waists and Dresses from 40 cts. a yard up.

#### Seersuckers and Gingham.

A large assortment of Seersuckers and Gingham at 6, 8, 10, and 12 cents a yard. Outing Cloths 6, 8, and 10c. The 6-cent Outing is regular 27-inch and heavy weight. Muslins 5, 6, 6½, and 8 cents for the best.

When in need of Goods of any kind, let us have a chance to serve you. Thanking you for the very generous patronage you have given us for many years, we remain, yours for business,

## Geo. W. Reisner & Co.,

McConnellsburg, Penn'a.

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 XVII 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."

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 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.

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 consent 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 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 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 consent of the electors thereof at a public election in such manner as shall be provided by law; but any city, the debt of which on the first day of January, one thousand eight hundred and seventy-four, exceeded seven per centum of such assessed valuation, and has not since been reduced to less than such per centum, 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

A true copy of Joint Resolution No. 2.

CYRUS E. WOODS, Secretary of the Commonwealth.

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 of the above enumerated 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 assuming the principal amount which would yield such annual, current 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 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 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 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. 3.

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 from such injuries, 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 avoided," so that it shall read as follows:

The General Assembly may enact laws requiring the payment by employers or employees 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 amount 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 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 avoided.

A true copy of Joint Resolution No. 4.

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:—

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 on the Legislature upon county recorders and upon other officers by its design. Such laws may provide for continuing the registering, transferring, insuring, and guaranteeing authorities after the first or original creation has been perfected by court, and provision may be made raising the necessary funds for pensions and salaries of officers, which 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. 9:30  
1:40 Lv. Chambersburg Ar. 9:20

Best equipped car, and careful driver. 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 Traction

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

Engines on hand all the time.

### Western Maryland Railway.

In Effect September 19, 1915.

Trains leave Hancock as follows:

No. 7—4:45 a. m. (daily) for Cumberland, Philadelphia and West, also West Virginia points.

No. 8—3:35 a. m. for Hagerstown, Gettysburg, Hanover, York and Baltimore.

No. 1—5:30 a. m. (daily except Sunday) for Cumberland and intermediate points.

No. 4—9:07 a. m. (daily except Sunday) for Hagerstown, Baltimore, intermediate points, New York, Philadelphia, Washington, etc.

No. 2—2:27 p. m. (daily) Western Express for Cumberland, West Virginia points and the West.

No. 3—2:57 p. m. (daily) Express for Hagerstown, Washington, Baltimore, York, Philadelphia, etc.

C. F. STEWART, Gen'l Passenger Agent.

S. ENNES, General Manager.

### 5 to 14 More Bu. of Wheat Per Acre

Cleaning and Grading Fall Seed Wheat with a Chatham Mill never fails to increase the crop 5 to 14 bushels per Acre.

This fact has been proven thousands of times and can be proven on your farm.

On wheat alone the Chatham far exceeds the cost of itself the first season. You've got to, vetch, timothy, alfalfa or some other grass seeds that need cleaning, too. The "Chatham" is just the thing for the job.

Next winter the Chatham can grade and clean all your spring seed—barley, corn, oats, clover and all kinds of grasses. Just two prices see how you get a free trial. Hand power or gas.

### Chatham Grain Grader and Cleaner

I know from personal experience that the Chatham is a practical money-maker for farmers, because I myself own and use one.

You can see the machine in my farm catalogue for your farm, or you can try. Drop me a line and I'll send you a catalogue.

JOHN HENRY, Agent, Clear Ridge, Pa.

### Executor's Notice.

Estate of George G. Geinger, late of Fulton County, Pa., deceased.

Letters testamentary on the above estate having been granted to the undersigned, all persons indebted to the said estate are requested to make payment, and those having claims to present the same without delay.

MRS. ACHSAH GEINGER.

Book Valley, Pa. 9-14-15.