

FULTON COUNTY NEWS

Published Every Thursday.

B. W. P&K, Editor and Proprietor

McCONNELLSBURG, PA.

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ALL WRONG.

The Mistake is Made by Many McConnellsburg Citizens.

Look for the cause of backache To be cured you must know the cause.

If it's weak kidneys you must set the kidneys working right.

A McConnellsburg resident tells you how.

Mrs. Lucinda Clevenger, Water St., McConnellsburg, says: "My back ached badly and I couldn't do my housework. I had dizzy spells and chills and was annoyed by the secretions. Often swellings appeared under my eyes and I was very nervous at night. I was troubled with rheumatic twinges. Doan's Kidney Pills removed all signs of the trouble. I procured them at Trout's Drug Store."

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.

SHARPE, PA.

Mr. John Fisher who was at Bedford several months ago for treatment for cancer is no better. Mrs. Geo. Evans spent last Thursday in the home of her sister, Mrs. Rachael Shives who has been on the sick list for some time. Mr. and Mrs. George W.

Weaver visited in the home of Mrs. Weaver's mother one day last week. Roy Gregory is singing "A charge to keep I have." It's a boy. Mrs. Dallas Lynch and granddaughter Natabe visited in the home of her sister, Mrs. Amanda Lynch one day recently. Mrs. Emma Kellner and daughter Miss Annie are visiting in the home of the mother's sister, Mrs. John Gordon. Newton Peck, of Ohio, is visiting his parents, Mr. and Mrs. Denton Peck, and other relatives. Elmer and Bruce Lake have returned home after a short stay in Ohio. Miss Gladys Sharpe visited in the home of her friend, Miss Blanche Bishop, recently. Mrs. Ross Hollinshead and daughter Alice recently visited in the home of her parents, Mr. and Mrs. B. F. Dushong at Pleasant Ridge. Those who spent Sunday in the home of Mr. and Mrs. Blair Waltz were: Mr. and Mrs. Anderson Mellott; Mr. and Mrs. Shade Truax, Mrs. Emma Kellner, Mr. and Mrs. Norman Dushong and son Baltzar A. Wayne and Pearl Mellott, and Lena and Floyd Truax.

ENID.

Dr. Geo. S. Edwards and family, of Greencastle, in their new Roadster, spent Sunday with his parents. Dora Stevens, with a party from Coaldale, is taking in the sights of Atlantic City. Two of Harry Zern's sisters from Pittsburgh are spending some time with him. Mrs. James Shuke, of Coaldale, and Mrs. Roy DeShong, of the lumber camp, spent Sunday with their parents. Harvey Bridenstine has typhoid fever. Mrs. J. E. Foster is visiting relatives at Milesburg and Altoona. Mrs. Rebecca Edwards, of Juniata, is visiting friends and relatives. Margaret Gearinger and Helen McIntyre, of Sixmile Run, visited Ruth Woodcock last week. Mrs. W. H. Barnett and children, of Hopewell, who had been visiting her parents were accompanied home by her mother and sister for a short visit. J. R. Lockard

spent Thursday night with his daughter, Mrs. E. O. Anderson at Keeney. Mrs. Belle Keith, of Pittsburgh, and sister Mrs. of Trough Creek, were calling on friends on Friday.

DOIT.

The farmers of this vicinity declare they have harvested the largest crops in many years. Last Sunday Nathan E. Truax and family of Mercersburg accompanied by Mr. Wolf and Nathan's brother Martin, made a flying trip through Fulton County calling at Mrs. Elizabeth Carpell's, John Carnell's, John Hess's and Joseph Truax's. Going some. Gayle Fisher, who was employed in Hagerstown, returned home Tuesday on account of his bad health. With hope for his speedy recovery. Mrs. Arthur Hixson and children, of Philadelphia have returned to their home, after having spent some time with R. J. Layton and family. The Dotts Base Ball Team have arranged for a picnic Saturday August 26, also, a festival and a box social at night. A good time is in store for all who will come.

WARFORDSBURG.

Mr. Frank Markley is visiting his parents Mr. and Mrs. H. K. Markley. Mr. and Mrs. Roberts of Gettysburg, and Mr. and Mrs. Mathias of Mt. Washington, were guests of Emory M. Booth and wife last week. Mrs. Howard Hill continues seriously ill. Miss Lois Markley has returned home from visiting her sister in Johns town. Quite a number of our folks attended campmeeting at Crystal Springs last Sunday. Ed Golden and son Curtis motored to Waynesboro in their Pullman one day last week. Mr. and Mrs. Howard Charlton and children returned to their home in Jerome after having visited Mrs. Charlton's parents Mr. and Mrs. Lewis Yonker. Miss Edith Edmunson, of Somerset county was a guest of Mildred and Cordelia Andrews.

WELLS TANNERY.

George Swartz, of Langdon-dale, has the contract to open a new plant this side of Hopewell mountain, for the Louise Coal Company. Work began last Tuesday. They are offering big wages to right men. Mrs. Rebecca Wisheart is visiting her sister, Mollie Bowman, in Canada. Miss Roberta O. Barry, Field Secretary of the Foodmen's Board, Pittsburgh, is the guest of Miss Alice Wi-hart. Robert Mosbey and family, and the Sprowl family attended the picnic at Fannettsburg last Saturday. A large number of our citizens attended Camp at Crystal Springs last Sunday. The attendance at church has been greatly reduced this month.

Church Notices.

Preaching August 27th at Mt. Zion, 10:30; Needmore, 2:30, and at Bedford Chapel, 7:30.—E. J. Croft, pastor.

General Pedden will preach at Bethany church near Big Cove Tannery Saturday evening at 7:30 o'clock.

Services on the Hustontown M. E. Charge: Dublin Mills, Saturday evening, August 26th 7:45; Maddensville, Sunday morning, 10:30; Hustontown 7:45 in the evening. Theme: The modern Rip Van Winkle. Prayer meeting at Hustontown each Thursday evening at 8 o'clock.

Preaching at Cherry Lane Union church, September 3rd, at 10:30, by Rev. John Mellott.

Preaching in the Reformed church next Sunday morning.

Surprise Party.

On Wednesday last week, forty-five friends of Miss Rosetta Buterbaugh tendered her a neat surprise in celebration of her 18th anniversary. A fine time was reported, and Miss Rosetta received many nice presents.

GOODS ON APPROVAL.

Little Talks on Health and Hygiene by Samuel G. Dixon, M. D., LL. D., Commissioner of Health.

It is the custom with many firms to send certain classes of goods to their customers' homes on approval. If they are not satisfactory, the prospective purchaser has the privilege of exchanging them. Obviously it is impossible for the salesman to know what conditions are in the house where such goods go, who handles them, and how they are tried or examined. The possibility of spreading communicable disease is very real.

When new things go into a home, curiosity and interest is naturally aroused in all the members of the family. Children and adults join in the examination.

Of course where there are cases of communicable diseases which have been reported and quarantined, no goods are delivered on approval. There are often cases of disease, however, in the early stages unrecognized or so mild in form as to make it seem unnecessary to call a physician. Into these homes merchandise is delivered without question.

Modern salesmanship is far removed from the sharp barter of earlier days and fair dealing and honest representation are recognized as necessary foundations for success.

Sending goods on approval, however, is carrying things so far that it may result in harm to the purchaser.

Trespass notices for sale at the NEWS office—6 for a quarter. Sent prepaid by mail if cash accompanies the order.

Samuel Reese Hurt.

Tuesday evening as Samuel Reese, of Burnt Cabins, was about to get into his buggy to go over to Fannettsburg to attend a bank meeting, his horse started forward, the buggy catching Mr. Reese and throwing him violently to the ground and injuring him about the head and body. A surgeon was called and dressed his injuries, and Mr. Reese seems to be getting along as well as might be expected.

The Spaun Family Show.

This Show will give exhibitions in their tents at west end of McConnellsburg every evening next week. Doors open at 8:30. Show at 8:15. Grand free exhibition. Little Black Bess will do her high dive from a thirty-foot ladder at 8 o'clock on the show grounds. Change of program nightly. Vaudeville, Pony, Dogs, and Photo-play. If you want a good laugh, see Byron Spaun, the funny comedian.—Adv.

Death of Infant.

Esther Lillie Doyle, aged 4 months and 8 days, died of pneumonia, at the home of her parents, Mr. and Mrs. Edward Doyle, on south second street, Wednesday morning, August 23, 1916.

Mr. and Mrs. W. E. Smyser (Mary Bender), and Frank E. Stevens—all of York, Pa., and Mrs. W. G. Kane (Clara Bender) and son Master William, of Philadelphia, motored over from York yesterday, and took dinner at the City Hotel. The ladies called on a number of their old friends in town, and in the evening returned to York.

Proposed amendments to the constitution submitted to the citizens of the Commonwealth for their approval or rejection, by the General Assembly of the Commonwealth, in pursuance of Article XVIII of the Constitution.

Number One. A JOINT RESOLUTION Proposing an amendment to article IX of the Constitution of Pennsylvania.

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

Section 16. The State, or any municipality thereof, acquiring or appropriating property or rights over or in property for public use, may, in furtherance of its plans for the acquisition and public use of such property or rights, and subject to such restrictions as the Legislature may from time to time impose, appropriate an excess of property over that actually to be occupied or used for public use, and may thereafter sell or lease such excess, and impose on the property so sold or leased any restrictions appropriate to preserve or enhance the benefit to the public of the property actually occupied or used.

A true copy of Joint Resolution No. 1. CYRUS E. WOODS, Secretary of the Commonwealth.

Number Two. A JOINT RESOLUTION Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania so as to consolidate the courts of common pleas of Philadelphia 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.—

Section 6. In the county of Philadelphia all the jurisdiction and powers now vested in the several numbered courts of common pleas of that county 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 instituted in the several numbered courts, and shall be subject to such change as may be made by law and subject to change of venue as provided by law. The president judge of the 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. This amendment shall take effect on the first day of January succeeding its adoption.

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 instituted in the several numbered courts, and shall be subject to such change as may be made by law and subject to change of venue as provided by law. The president judge of the 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. This amendment shall take effect on the first day of January succeeding its adoption.

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

Number Three. A JOINT RESOLUTION Proposing an amendment to article nine, section four of the Constitution of the Commonwealth of Pennsylvania; authorizing the State to issue bonds to the amount of fifty millions of dollars for the improvement of the highways of the Commonwealth.

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.—

Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel invasions, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiencies in revenue shall never exceed in the aggregate, at any one time, one million dollars. Be amended so as to read as follows:—

Section 4. No debt shall be created by or on behalf of the State, except to supply casual deficiencies of revenue, repel invasion, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply deficiencies in revenue shall never exceed in the aggregate, at any one time, one million dollars: Provided, however, That the General Assembly, in respect to any debt, may authorize the State to issue bonds to the amount of fifty millions of dollars for the purpose of improving and rebuilding the highways of the Commonwealth.

Section 2. Said proposed amendment shall be submitted to the qualified electors of the State, at the general election to be held on the Tuesday next following the first Monday of November in the year nineteen hundred and eighteen, for the purpose of deciding upon the approval and ratification or the rejection of said amendment. Said election shall be opened, held, and closed upon said election day, at the places and within the hours at and within which said election is directed to be opened, held, and closed, and in accordance with the provisions of the laws of Pennsylvania covering elections, and amendments thereto. Such amendment shall be printed upon the ballot in the form and manner prescribed by the election laws of Pennsylvania, and shall in all respects conform to the requirements of such laws.

A true copy of Joint Resolution No. 3. CYRUS E. WOODS, 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 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 Constitution of the Commonwealth of Pennsylvania, in accordance with the provisions of the eighteenth article thereof.—

Amendment to Article Nine, Section Eight. That section eight of article nine of the Constitution be amended by striking out the said section and inserting in place thereof the following:—

Section 8. The debt of any county, city, borough, township, school district or other municipality or incorporated district, except as provided herein, and in section fifteen of this article, shall never exceed seven (7) per centum upon the assessed value of the taxable property therein, but the debt of the city of Philadelphia may be increased in such amount that the total city debt of said city shall not exceed ten per centum (10) 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 (2) 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. In ascertaining the borrowing capacity of the said city of Philadelphia, at any time, there shall be excluded from such calculation and deducted from such debt so much of the debt of said city as shall have been incurred, and the proceeds thereof invested, in any public improvements of any character which shall be yielding to the said city an annual current net revenue. The amount of such deduction shall be ascertained by capitalizing the annual net revenue from such improvement during the year immediately preceding the time of such ascertainment; and such capitalization shall be estimated by ascertaining 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 deducted, shall be prescribed by the General Assembly. In incurring indebtedness for any purpose the city of Philadelphia may issue its obligations maturing not later than fifty (50) years from the date thereof, with provision for a sinking-fund sufficient to retire said obligations at maturity, the payment to such sinking-fund to be in equal or graduated annual or other periodical installments. Where any indebtedness shall be or shall have been incurred by said city of Philadelphia for the purpose of the construction or improvement of public works or any character from which income or revenue is to be derived by said city, or for the reclamation of land to be used in the construction of wharves or docks owned or to be owned by said city, 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, article nine of the Constitution of Pennsylvania, until the expiration of said period of one year after the completion of said work.

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

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This Overland is the world's most powerful low-priced car. It has a 31 1/2 horsepower en bloc motor that is a perfect marvel for speed, power and endurance. By increasing the bore of the motor from 3 1/8 to 3 3/8" we are able to offer a power plant which at 1950 R. P. M. develops full 31 1/2 horsepower. Tests under every condition in all parts of the country dem-

onstrate that it easily develops better than fifty miles per hour on the road. Speed of course varies under different conditions, but in practically every instance it has been getting fifty miles an hour and with ease. We have scores of telegrams showing that twenty to twenty-five miles per gallon of gasoline is not unusual. The performance of this car is almost beyond belief.

Take any other low-priced car on the market. Pit it against this new Overland. Compare them for sheer speed, for abundance of power, for riding comfort and economy, and you'll find this car will back anything else clean off the boards. That's a strong statement, but a fact nevertheless. Try it yourself and see. Here are more important facts.

It has four-inch tires which are more than generous for a car of this size. Not only has it a large and roomy body, but it has an attractive, up-to-date streamline body. It has the latest and most improved system of ignition. It has the cantilever springs—the easiest riding springs in the world.

What's more, it's complete. Not a thing to buy. You get the finest Auto-Lite electric starting and lighting system, magnetic speedometer, one-man top, demountable rims and practically every accessory found on the highest priced cars. It only goes to prove how big production can cut cost and save you money. First come, first served. Place your order now.

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