FULTON COUNTY NEWS Published Every Thursday

B. W. PECK, Editor and Proprietor McCONNELLSBURG, PA.

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A COMMON ERROR

The Same Mistake is Made By Many McConnellsburg People.

It's a common error To plaster the aching back, To rub with limments, rheu-

matic joints, If the trouble comes from the kidneys.

It.s time to use Doan's Kid ney Pills.

convincing proof of Here 18 merit.

Mrs. H. Bernecker, 567 Philadelphia Ave., Chambersburg, Pa., says: "I had a bad fall and my back became very sore and painful. A constant, thobbing ache settled in the small of my back and I suffered from head aches. I felt miserable and the medicine I took didn't seem to help me. I finally bought Doan's Kidney Pills at Greenawa't,s Drug Store and they soon re moved all the trouble and now I only use them occasionally as a preventive."

Price 60c. at all dealers. Don't simply ask for a kidney remedy—get Doan's Kidney Pills—the same that Mr. Bernecker had Foster-Milburn Co., Props, Buffalo, N. Y.

Advertisement.

What the Boys Eat.

Soldiers are fed and clothed by the Government. Officers buy their own clothing and provide their own food.

The food for the Army during the fical year ending June 30th, cost \$425,00 ,000 00

The feeding of the soldier from the time he leaves home until he embarks for Europe is a subject by itself. His feeling on shipboard and overseas, but in camp and on the firing line, is another.

A soldier's food for one day is called a ration. This ration consists of twenty seven different articles, which must be ready daily, and they are ready. General Pershing reports that no man in France has had to wait for a meal when that meal was

For materials in the soldier's ration will stand the acid test. Nothing second grade is bought; only the best of meat is procured, and it is handled in a central place in each camp by butchers. The cuts are thus used to the best advantage, and waste of bone and surplus fats avoided.

Packers are required to can the best variety of fruits and vegetables, and the department has gone into those States where the finest tomatoes, corn, onions, peas and beans are grown, and has taken such portion of the crop as was needed for army use During last October 27,527, 500 pounds of potatoes and onions were furnished camps and can tonments in this country, and during the eight months prior to June 3, 1918, about 75,000 000 cans of tomatoes were used, enough to reach from the battle front on the Marne to Linda, California, if they ware lined up

end to end. Dried and evaporated fruits form an important part of the army ration Approximate'y 80 000,000 pounds of prunes, dried apples and peaches, mostly from California, will be purchas ed from this year's crop, and California will also supply about 70,000,000 cans of apricots peaches, cherries and pears The cherry seeds will be saved for use in the manufacture of gas masks Pruces have an honor able place on the soldier's bill of fare It has been proven tha the prune has food value, frui value, tonic value, and value as : confection. Moreover, it habeen recommended by the Sur-

DR. FAHRNEY HAGERSTOWN, MD. DIAGNOSTICIAN

geon General of the Army.

Specialist in Chronic Diseases Acute diseases get well of themselves or run into chronic form. There is always a cause and you can not get well until the cause is removed. Cause and effect is the great law of nature. You know the effect find the cause. Send me your name and address and let me study your case.

Consultation Free



Uncle Sam wants you to lend him some more money. You came across on the run for the First, Second and Third Liberty Loan. NOW SHOOT THE LEVER INTO HIGH for the

FOURTH LIBERTY LOAN AND DOWN GOES THE HUN.

DON'T HOLD OUT ON UNCLE SAM. HE HELPED YOU GET ALL YOU'VE GOT. Buy, Buy, Buy. You'll be Happier and Wiser. Let's plant a SOLAR PLEXUS PUNCH And ELIMINATE the KAISER. DON'T "PIKE:" PLUNGE! Put your last dollar into the FOURTH LIBERTY LOAN.

BECAUSE YOU CAN'T LOSE

There's nothing so mean in all the world as A STINGY MAN. AMERICANS ARE NOT STINGY.

IT'S THE BEST BET YOU EVER MADE IN YOUR LIFE.

That's what makes these United States the GREATEST NATION IN THE WORLD.

AMERICANS ARE KNOWN AROUND THE GLOBE AS THE BEST SPENDERS ON EARTH.

SO GO TO IT. LIVE UP TO OUR REPUTATION. PUT YOUR MIND ON UNCLE SAM'S FOURTH LIBERTY LOAN, AND LET'S PUT IT OVER WITH A BANG.

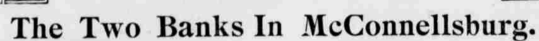
A BANG THAT WILL ECHO 'ROUND THE WORLD. A BANG THAT WILL BE THE DEATH KNELL OF KAISER BILL AND HIS HORDE OF MURDERING HUNS. NOW, THEN: EVERYBODY, ALL TOGETHER-BUY, BUY, BUY.

THAT'S ME.

Liberty-Loan-fully yours,

Geo M. Cohan.

This Space Subscribed to Winning the War by



"Humanity's Last Reserves"

GREAT WAR LECTURE BY

GEORGE H. TURNER

AT CHAUTAUQUA



GEORGE H. TURNER

The afternoon lecture on the first day of this year is to be given by George H. Turner. His subject will be "Humanity's Last Reserves." He has a big heart and a big mind and will handle his subject in a masterly manner. He has been chosen this year by Director Pearson to direct the "A" circuit of Chautauqua.

The Chautauqua Association wrote him sometime before the first town opened on the circuit to know what it should tell the different Chautauqua towns so they would know about him in advance. He replied as follows: "So far as my 'orbituary is concerned, I am one of the veterans in the Chautauqua movement. Was Superintendent of Old Salem Chautauqua, one of the most successful of the old independent Chautauquas, for five years, during which time my personal acquaintance with Dr. Pearson began. I was living in the state of Idaho when Dr. Pearson dreamed his dream of brown-top tents moving in inspiring procession across the eastern states, and he came across the continent to talk with me about his dream, with the result that I returned to help him transform the dream into reality. After serving as platform superintendent of the Oxford, Pa., Chautaugua the first year, I was called to the pastorate of the influential Presbyterian church there. After a pastorate of five years, I resigned for a few months of Army Y. M. C. A. work. I am now serving as Camp Religious Work Secretary in the Camp Grant, Ill., Army Y. M. C. A. I am 48 years old, still have a fair equipment of hair on my head, and

Discovers Ice Cream Soda.

have lost only one tooth,"

The honor of discovering ice-cream sodn is generally given to Robert M. Green, who served the delicacy to the semi-centennial celebration of Franklin institute, Philadelphia, in the summer of 1874, and advertised it at that time as something absolutely new.

All Make Mistakes.

The best of men and the most earnest workers will make enough of mistakes to keep them humble. Thank God for mistakes and take courage. Don't give up on account of mistakes. -Moody.

Report of the Condition of the

Fulton County BANK

of McConnellsburg.

Fulton County, Pennsylvania, at the

close of business September 21, 1918. RESOURCES

2,863.19

9,006.00

1,400,60

Cash specie and notes, 825 201 50 provedlieserve Agents,.....41,499 56 Legal reserve securitiesat par. 23,000.00 Nickels and cents,... Dusfrom Banks, Trust Cos. etc., excluding reserve... Bills di counted: Upon 2,047.84 one name...... Bills discounted: Upon two or more names . Time loans 13 650 40 Call loans with collat-Loans on call upon one 34,376.20 name Loans on call upon two 131,244 17 or more names Bonds 127,951.30 Mortgages and judgments 130 217.09 of record.... Real estate... Furniture and fixtures Overdrafts.... Total \$595,925.28

LIABILITIES Capital stock paid in..... \$ 50,000.00 Surplus fund. Undivided profits, less expenses and taxes paid . . Demand Deposits: Deposits subject to check\$116,919 64 Demand Certifi-

cates of De-. 330,473 99 posit. Savings fund deposits...... 33,510 41 Deposits, U. S. 17,000 497,994.04 Government.... 17,000 Due to banks, trust cos,

1,173 04 etc., excluding reserve ... Total...... \$595,925.28 State of Pennsylvania. County of Ful-

ton, ss: I Wilson L. Nace, Cashier of the above named Bank, do solemply swear that the above statement is true to the best of my knowledge and belief

WILSON L. NACE, Cashier. Subscribed and sworn to before me this 30th day of September, 1918. M. RAY SHAFFNER,

Notary Public. GEO B. MELLOTT, S. W. KIRK, C. R. SPANGLER, B. W. PECK, A. U. NACE,

Influence and Example.

The blossom cannot tell what becomes of its odor, and no man can tell what becomes of his influence and example, that roll away from him and go beyond his ken in their perilous missien.-Beecher.

Sportsmen's Headquarters

We have the Largest Stock of Shotguns, Rifles and Ammunition ever Shown in Mercersburg.

> We will be glad to show you any of the following guns:

Winchester Pump Hammerless. Remington Pump Hammerless. Winchester High Powered Rifles. Remington High Powered Rifles. Fox Sterlingworth Double-barrel Hammerless. Baker Double-barrel Hammerless. Ithaca Field Double-barrel Hammerless. Stevens Double-barrel Hammerless. 22 cal. Rifles, Winchester, Remington and Stevens. Single-barrel Shotguns \$6.00 to \$10.00. Hunting Coats, Leggins, Caps and Boots.

Gipe & Oyler, Mercersburg, Pa.

PROPOSED AMENDMENTS TO THE CONSTITUTION SUBMITTED TO THE CITIZENS OF THE COMMONWEALTH FOR THEIR APPROVAL OR REJECTION, AT THE ELECTION TO BE HELD ON TUESDAY, NOVEMBER 5, 1918, 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 article nine, section four of the Constitution of the Commonwealth of Pennsylvania; authorizing the State to issue bonds to the amount of fifty milions of dollars for the improvement of the highways of the Commonwealth.

Section I. Be it resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania in Gensral 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 four of article nine, which posed, in accordance with the eighteenth article thereof:—
That section four of article nine, which reads as follows:

(a) debt shall be created reads 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 existing existing existing.

supply chaual desiciences of several applies invarion, suppress insurrection, defend the State in war, or to pay existing debt; and the debt created to supply desiciency 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, irrespective of any debt, may authorize the State to issue bonds to the amount of fifty millions of dellars for the purpose of improving and resultding the highways of the Commonwealth.

wealth.
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 governing elections, and amendments thereto. Such amendment shall be printed upon the ballots in the form and manner prescribed by the election laws of Pennsylvania, and shall in all respects conform to the requirement of such laws.

A true copy of Joint Resolution No. L.

A true copy of Joint Resolution No. 1. CYRUS E. WOODS.

Number Two. A JOINT RESOLUTION

eight, article nin 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 accommonwealth of Pennsylvania, in accommonwing the provisions of the eighteenth article thereof.—

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 fitteen 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 (i8) 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 public election in such manner as at be provided by law. In ascertaining borrowing capacity of the said city Philadelphia, at any time, there at be excluded from the calculation at deducted from such debt so much of debt of the said city as shall have be incurred, and the proceeds thereof vested, in any public improvements any character which shall be yielding the said city an annual current net range. The amount of such deductions hall be ascertained by capitalizing annual net revenue from such improvement during the year immediately peching the time of such ascertaining and such capitalization shall be estimated by ascertaining the principal amount revenue, at the average rate of terest, and sinking-fund charges pay upon the indebtedness incurred by a city for such purposes, up to the tof such ascertainment. The method determining such amount, so to be ducted, may be prescribed by the Geral Assembly. In incurring indebt ness for any purpose the city of Pledephia may issue its obligations mains not later than fifty 600 years for the date thereof, with provision for sinking-fund sufficient to retire said ligations at maturity, the payment such sinking-fund to be in equal graded annual or other periodic ments. Where any indebtedness or shall have been incurred by of Philadelphia for the purpos of Philadelphia for the purpose of the construction or improvement of public works of any character from which income or revenue is to be derived by said city, or for the reclamation of land city, or for the reclamation of land city, or for the reclamation of land city, or for the reclamation of what or decks owned or to be owned by all city, such obligations may be in all amount sufficient to provide for and may include the amount of, the interest all sinking-fund charges accruing and which may accrue thereon throughout the privation of one year after the completes of the work for which said indebtedness shall have been incurred, and said city shell not be required to levy a tax to pay said interest and sinking-fund charges a required by section ten, article nile of the Constitution of Pennsylvania, unit the expiration of said period of one year after the completion of said work.

A true copy of Joint Resolution Ne. 2. CYRUS E. WOODS.

the consent of the electors thereof 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 XVIII OF THE CONSTITUTION. CONSTITUTION.

Number One. A JOINT RESOLUTION

Proposing an amendment to section elev-

article sixteen of the Constituen of article sixteen of tion of Pennsylvania.

en of article sixteen of the Consideration 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 the Commonwealth of Pennsylvania be, and the same is hereby, proposed, in accordance with the eighteenth article thereof:

Amend section cleven, article sixteen of the Constitution of the Commonwealth of Pennsylvania, which reads as follows:

No corporate body to possess banking and discounting privileges shall be created or organized in pursuance of any law without three months previous public notice, at the place of the intended location, of the intention to apply for such privileges, in such manner as shall be prescribed by law, nor shall a charter for such privilege be granted for a longer period than twenty years," so that it shall read as follows:

The General Assembly shall have the power by general law to provide for the incorporation of banks and trust companies, and to prescribe the powers thereof.

A true copy of Joint Resolution No. 1.

CYRUS E. WOODS.

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 six-teen of article three of the Constitution of the Commonwealth of Pennsylvania in accordance with the provisions of the eighteenth article thereof.

in accordance with the provisions of the eighteenth 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 article thereof:

That section sixteen of article three, which reads as follows:

"Section 16. No money shall be paid out of the treasury, except upon appropriations made by law, and on warrant drawn by the proper officers in pursuance thereof," be, and the same is hereby, amended so that the same is hereby, amended so that the same is hereby, amended so that the same shall read as follows:

Section 16. No money shall be paid out of the State Treasury, except in accordance with the provisions of an act of Assembly specifying the amount and purpose of the expenditure, and limiting time in which said appropriation shall

be expended. All public money shall be paid by the State Treasurer on warrant drawn by the Auditor General.

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 eight of the Constitution of Pennsylvania.

section eight 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 eighteenth article thereof:

That article nine, section eight, be amended to read as follows:

Section 8. The debt of any county, city, borough, township, school district, or other municipality or incorporated district, except as provided herein, and insection lifteen 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 horrowing capacity of the city of Philadelphia, at any time, there shall be deducted from such debt so much of the debt of said city as shall have been incurred, or is about to be incurred, and the proceeds thereof expended, or about to be expended upon any public utility, or part thereof, or facility therefor, if such public improvement or public utility, or part thereof, whether separately or in connection with any other public improvement or public utility, or part thereof, whether separately or in connection with any other public improvement or public utility, or part thereof, met the interest and sanking fund charges thereon. The method of determining such amount, so to be deducted, may be prescribed by the General Assembly.

In incurring indebtedness for any purpose the city of Philadelphia may issue

may 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 graded annual or other periodical instalments. Where any indebtedness shall be or shall have been incurred by said city of Philadelphia for the purpose of the construction or improvements of public works or utilities of 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 obligation may be in an amount sufficient to provide for, and may include the amount of, the interest and sinking-fund

CYRUS E. WOODS. Secretary of the Commonwealth charges accruing and which may accrue thereon throughout the period of construction, and until the expiration of one year after the completion of the werk for which said indebtedness shall have been incurred; and said city shall not be required to levy a tax to pay said interatand 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 of said work.

A true copy of Joint Resolution No. 3.

CYRUS 16. WOODS.

Secretary of the Commonwealth.

Number Four.

A JOINT RESOLUTION

An amendment to section one of article

nine of the Constitution nia, relating to taxation. nia, relating to taxation.

Section 1. Be it resolved 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 amendment to the Constitution of the Commonwealth of Pennsylvania be, and the same is hereby, proposed, in accordance with the provinces of the eighteenth article thereof:

That section one of article nine, which reads as follows:

"All taxes shall be uniform, upon the same class of subjects, within the terri-

"All taxes shall be uniform, upon the same class of subjects, within the territorial limits of the authority levying the tax, and shall be levied and collected under general laws, but the General Assembly may, by general laws, exemply may, by general laws, exemply may, by general laws, exemply may, by general laws, expensively may, by general laws, exemply more taxation public property used to public purposes, actual places of religion worship, places of burial not used or he for private or corporate profit, and insitutions of purely public charity, amended so as to read as follows:

All taxes shall be uniform, upon the same class of subjects, within the territorial limits of the authority levying that, and shall be levied and collecte under general laws, and the subjects of taxation may be classified for the purpose of levying graded or progressive.

under general laws, and the subjects of taxation may be classified for the purpose of levying graded or progressive taxes; but the General Assembly may by general laws, exempt from taxation public property used for public purposes actual places of religious worship, place of burial not used or held for private of corporate profit, and institutions of pure ly public charity.

Section 2. Said proposed amendment shall be submitted to the qualified electors of the Sinte, at the general election to be held on Tuesday next following the first Monday of November in the year nineteen hundred and nineteen, for the purpose of deciding upon the approva 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 hour at and within which said election is directed to be opened, held and closed, and the accordance with the provisions of the laws of Pennsylvania governing elections, and amendments thereto. Such amendment shall be printed upon the ballots in the form and manner prescribed by the election laws of Pennsylvania, and shall in all respects conform to the requirement of such laws.

A true copy of Joint Resolution No. 4.

CYRUS E, WOODS.

GYRUS E. WOODS.