ORDINANCES.

Three for West Reynoldsville and one for Reynoldsville.

(No. 17.) BE IT ORDAINED and enacted by the town council of the borough of West Reynoldsville, in council assembled, and it is hereby ordained by authority of the

same: Section 1. That the right of way is hereby granted to E. A. Ferrin, his heirs and assigns, to be organized under the laws of Ponnsylvania, t. onstruct, maintain and operate for a construct, maintain and operate for a term of fifty (50) years, a passenger railway of either single or double track, with the necessary tornouts and sidings by cable, electricity or horse power. along the streets named in section two (2) of this ordinance, and to construct. erect, maintain, repair and operate and use along said streets, such motors, and use along said streets, such motors, cables, electric appliances and conven-ient apparatus as may be provided for the supply and application of the motor power, by cable, electricity or horse power. Said E. A. Ferrin, his heirs or assigns, shall commence to erect and construct said railway within one year from the date of this ordinance and after commencing the erection thereof, shall push it to com-pletion as rapidly as possible.

erection thereof, shall point it to com-pletion as rapidly as possible. Section 2. The streets over which said right of way is granted are as fol-lows: Pike street from the east line of the borough to the right of way of the A.V. Ry Co. and from the west side of said right of way to Broadway street, thence on said street on the western side, to a point opposite the Town Hall, thence on the center of said street to the limits of the borough. Section 3. Said E A. Ferrin, his heirs or assigns, in constructing said railway, shall conform to the grade of the street as it now is or may be hereafter established and when laid, the tops of the rails shall be even with the surface of the streets on the proper grade, and no tracks of less guage than four (4) feet, eight and one-half (84) inches shall be laid. Such crossings as may be required or directed by the borough council at street and alley crossings for a width of twenty (20) feet shall be built by said E. A. Ferrin, his successors or assigns, that its posts, supporting its Section 3. Said E A. Ferrin, his said E. A. Ferrin, his successors or assigns, that its posts, supporting its trolly lines shall be located with due regard to the right of private owners of abutting property and such location shall be fixed by the said E. A. Ferrin, shall be fixed by the said E. A. Ferrin, his successors or assigns, in accord-ance with the regulation of the bur-ough council. The said E. A. Ferrin, his successors or assigns, shall keep the space of the street within the rails of its tracks of said road and for a many of tracks of said road and for a ratio of its tracks of said road and for a space of twolve (12) inches on either side thereof, in due and proper repair at all times, as may be directed by the town council from time to time. Section 4. Said E. A. Ferrin, his successors or assigns, shall never charge or take more than five (5) cents for

or take more than five (5) cents for carrying each passenger at one time from the beginning to the terminus of

from the beginning to the terminus of its route, in the borough of Reynolds-ville or West Reynoldsville. Section 5. Said E. A. F.rrin, his successors or assigns, shall operate said passenger railway with due re-gard to the street rights of the pub-lie on the streets occupied by his road, and shall equip, furnish and op-erate his road so that a passenger service will be maintained between the hours of 6 o'clock a. m. and 10 o'clock p. m., except in case of tem-porary obstruction from unavoidable accidents, upon removal of which the preseribed service shall be resumed as herein before provided. herein before provided. Section 6. This ordinance shall not

o into effect until the said E. A. errin, his successors or assigns, shall to be filed within ten days or this or-dinance to be null and void. Section 7. That any ordinance or part of ordinance conflicting with this

part of ordinance conflicting with this ordinance is hereby repealed, so far as the same effects this ordinance.

the same effects this ordinance. Ordained and enacted into a law this 5th day of October, A. D. 1899. BAMUEL SUTTER. Attest: Pres. of Council. W. B. STAUFFER, Clerk of Council. Approved this 5th day of October, A. D. 1899. J. C. MCENTIRE, Chief Burgress. Chief Burgess.

(No. 19) WHEREAS, the berough of West Reynoldsville at a public election held in the said borough on the 28th day of November, 1896, submitted to the voters November, 1896, submitted to the voters of the said borough the question of vot-ing for public taxes for the furnishing of water, and for the lighting of the streets, lance and alleys of the said bor-ough of West Reynoldsville, and for the furnishing of water, etc., and whereas, the said borough of West Reynoldsville the said borough of West Reynoldsville has not yet entered into any contract for the furnishing of electric lights for the lighting of the streets, alleys and public squares of the said borough. THEREFORE, be it ordained by the town council of the borough of West Reynoldsville and it is hereby ordained by authority of the same:

Reynoldsville and it is hereby ordained by authority of the same: Section 1. That the said borough hire from E. A. Ferrin, his heirs, suc-cessors or assigns, — Arc Lights to be of not less than 2000 candle power, to be located at such point or points as the light committee of the town council may direct, which said lights during the continuance of this ordinance shall be kept and maintained by the said E. A. Ferzin, his successors or assigns for A. Feggin, his successors or assigns for the period of ten (10) years from date at the period of ten (10) years from date at which said light is turned on. In con-sideration for which the said borough of West Reynoldsville will pay to th-said E. A. Ferrin, his heirs or assigns, the sum of sixty (\$60) per annum for each and every are light so kept and maintained. Said sum to be paid quar-terly on the first days of January, April, July and September of each and every year during the aforesaid period of ten years. Proper deductions and allow-nnces shall be made by the said E. A. Ferrin, his successors or assigns, for any light or lights that do not, burn the re-quired length of time. Said deductions light or lights that do not, burn the re-quired length of time. Said deductions and allowances to be determined for each quarter before the light bill is paid. The said E. A. Ferrin, his suc-cessors or assigns shall erect said lights within six months from this date and have the success trade to turn on with within six months from this date and have the current ready to turn on with-in six month from this date. The said Borough of West Reynoldsville will keep and maintain the aforesaid num-ber of lights during the said term of ten years and for each additional light attached during said term, the said borough of West Reynoldsville shall not pay more than the sum herein stip-ulated to be not for save lights during

not pay more than the sum herein stip-ulated to be paid for are lights during the continuance of this contract. Section 2. The borough of West Reynoldsville will anually hereafter levy and collect from its inhabitants a tax for the purpose of paying for said are lights as now provided by law. Section 3. Should the said E. A. Ferrin, his successors or assigns fall to accept this ordinance and be bound by the terms and conditions thereof with-in sixty (60) days from the date hereof. the terms and conditions thereof with-in sixty (60) days from the date hereof, or fail to erect and operate said are lights within the time prescribed in this ordinance, then this ordinance shall become void, and the borough of West Reynoldsville shall be released from all lightly the sounder

from all liability thereunder. Section 4. That any ordinance or part of ordinance conflicting with this ordinance is hereby repealed so far as the same effects this ordinance.

Ordained and enacted into a law this 5th day of October, A. D. 1899.

Attest: Pres. of Council. W. B. STAUFFER, Clerk " Approved this 5th day of October, A. D. 1899. J. C. MCENTRE,

ing purposes only, to-wit: Discharges from water motors, fountains, the over-flow of pure water from tanks, wash basins, bath tubs, water closets when located in buildings, kitchen, store and office sinks, laundry tubs, water from roof, water from hydrant and clean water from springs; and all wash basins, bath tubs, kitchen, store and office sinks, bath funs, kritenen, store and once sinks, laundry tubs and connections with roofs and springs must be provided with suitable strainers, which strainers must be approved by the Board of Health and the inspector of severs. All such strainers must be securely fastened in place and must not be removed unless in clean out or security. As the oblight to clean out or repair. As the object and use of said strainers is to prevent the admission to the sewers of any matthe admission to the sewers of roy mat-ter which would stop or clog the same, any neglect or device which will tend to bring about such stoppage or clog-ging is hereby declared unlawful and the party so offending shall upon con-viction before the chief burgess or a bartie of the near may a fine of her here justice of the peace pay a fine of not less than Ten Dollars, to be collected as other fines and penalties are collected by law. Sec. 5. It is declared unlawful for

by law. See. 5. It is declared unlawful for any person to deposit sticks, cloth, leather, vegetables or any other substance which would be liable to clog or obstruct the pipes, into any water closet connected with the sewers of this borough, or to use said water closet and connections for any other purpose than what said closet was in-tended for, and the person so offending shall upon conviction before the chief burgees or a justice of the peace pay a fine of not less than Ten Dollars, to be collected as other fines and penalties are collected by law. Sec. 6. If any person owning or oc-cupying any building in the borough which has a connection with a pri-vate sewer that connects with and dis-charges into a public sewer, and such connection and arrangement shall not be in accordance with this and every other ordinance relating to sewers and sanitary matters and such owners or ce-cupants shall receive notice from the Board of Health or inspector of sewers to change, repair or reconstruct in a proper manner said connections and

Board of Health or inspector of sewers to change, repair or reconstruct in a proper manneer said connections and fixtures, and shall fail to do so for a period of twenty-four hours after receiving said notice, said owners or occupants shall upon conviction before the chief burgess or a justice of the peace, pay in addition to the penalty provided for violating of section four of this ordinance, a fine of Five Dollars for each and every day thereafter until the changes and modifications shall be made and completed in accordance with made and completed in accordance with the provisions of the various ordinances relating thereto; provided, however, that in case the changes and modi-fications shall be of such changet as to require more than twenty-four hours to complete the same, the inspector of sewers or Board of Health shall have power to grant such further period for completion as may be necessary and reasonable; also the inspector of sewers shall have full power and authority to sever any connections on failure to com with this ordinance after due notice ply

ply with this ordinance after due notice as aforesaid. Sec. 7. No connection with a public sever or with a private sever that con-nects or discharges into a public sever shall be made whereby any silit, sand, gravel, earth, ashes or any matter which will not be readily and freely carried away by the ordinary flow of water in said sever, nor shall the drain-age from any stable or pigpen be allow-ed to enter said public sever whether the same shall come from any private

condinance is hereby repealed so far as the same effects this ordinance. Ordained and enacted into a law this 5th day of October, A. D. 1809. SAMUEL SUTTER, Attest: Pres. of Council. W. B. STAUFFER, Clerk " Approved this 5th day of October, A. D. 1899. J. C. MCENTIRE, Chief Burgess. **REYNOLDSVILLE.** (No. 64) AN ORDINANCE regulating the use of public and private sewers. See, I. Be it ordinance and enacted

main soil pipe above the highest fixture. Sec. 15. The penalty for the viola-tion of any and all the provisions of this ordinance, except for a violation of those sections where a penalty is spe-cifically named, shall be a fine of five dollars for each and every offens. After conviction before the Calef Burg secon a Justice of the Peace, to be each ered as fines and penalties are collected by law. Inw.

Sec. 16. That any ordinance or part of ordinance conflicting with the pro-visions of this ordinance is hereby as pulled so far as the same effects this ordinance.

Ordinance. Ordained and created into a law in council this 1st day of November, A. D. 1899 S R. ELLIOTT. Attest: Pres. of Council, L. J. MCENTIRE, Cherk of Council, Approved this 3rd day of November, A. D. 1899, H. ALIX, STOKE, Cherk J. Control Remains

Cutef Burgess.

The Farm Journal is cheap but not too cheap to be good: it is full of ginger and gumption, and has as many other good things in it that you can use as any paper at any price. It will be sent five years to subscribers of THE STAR who pay arrearages and one year in advance and 25 cents extra. or \$1.25 for the Farm Journal for five years and THE STAR for one year



The construction of the ELK is so ar-ranged as to give perfect combustion, thus overcoming one of the greatest objections in the use of natural gas. If the ELK is connected with flue as we suggest and recommend, there never will be the slight-est fume of burnt gas.

EVEN DISTRIBUTION OF HEAT.

By a retention and concentration of the heat by means of projections on the fire front, the cold air which is drawn from the floor as it passes through a chamber directly in the rear of the fire front, is heated and passes out at the top, thus creating a current. This re-sults in an even temperature, and the entire apartment is warmed instead of it being extremely hot directly in front of the heater and

DENNSYLVANIA RAILROAD.

First National Bank

OF REYNOLDSVILLE.

Scott Methelland, Vice Pres.;

Directors:

C. Mitchell, Scott McClelland, J. C. King, John H. Carbett, G. E. Brown, G. W. Fuller, J. H. Kaucher,

Does a reneral banking business and solicits the meaning of merchants, professional men, farmers, moschantes, miners, lumbermen and others, promising the most careful attention to the business of all persons. Safe Deposit Boxes for rent.

First National Bank building, Notan block

L. M. SNYDER,

Horse shooing done in the neatest manner and by the intest improved methods. Re-paring of all kinds carefully and promptly lone. Satisfaction Guananteen,

HORSE CLIPPING

Jackson St. near Fifth, Reynoldsville, Pa.

WHEN IN DOUBT, TRY

WHEN IN DOUBT, TRY WHEN IN DOUBT, TRY They have They have to be the set of years, and have unced thousands of a set of Nervous Diseases, such the circulation, make digestion be circulation. The circulation of the second circulation of the second be different of the circulation of the second be been book. For some by II. Alex Stoke

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For sale by H. Alex Stoke

and General Blacksmith.

Fire Proof Vault.

Practical Horse-Shoer

1.00

John H. Kaucher, Cashler,

100

C. Histarit, Prosidenti

\$50,000.

\$7,000.

Capital,

Surplus,

Philadelphia & Erie Railroad Division.

In effect Nov. 19, 1899. Trains leave Driftwood as follows: EASTWARD 9000 a m-Train & weetdays, for Sunbury, Wilkesharn, Harleton, Portsville, Scranton, Harrisburg and the Intermediate sta-tions, arriving at Philadelphia 6.22 p.m., New York, 9130 p.m.; Baltimore, 6.00 p.m.; Washington, 7.15 p.m. Philman Parlor car from Williamsport to Philadelphia and Williamsport to Philadelphia and Williamsport to Baltimore and Wash-insten.

and Williamsport to Baltimore and Wash-logio. ²¹⁸ P. m.-Train 6, weekdays, for Har-risburg and Intermediate stations, ar-risburg at Philadelphia 4:55 A. S. 186 W York, ¹⁷ Ja. m.; Baltimore, 3:0 a. m.; Washington 4:5 A. M. Fullman Sleepling cars from garrisburg to Philadelphia and New York, ¹⁷ Philadelphia passengers, can remain in secence undisturbed until 7:20 A. M. ¹⁰ 12 p. m.-Train 4. daily for Sunbury, Harris-burg and intermediate stations, arriving at Philadelphia, 6:26 A. M.; New York, 9:32 A. W. on wreek days and 19:32 A. M. on Sun-day; Baltimore, 6:35 A. M.; New York, 9:32 A. W. on wreek days and 19:32 A. M. on Sun-day in altimore, 6:35 A. M.; New York, 9:32 A. M. Cultman steepers from Erfc and Wil-liamsport. Passenger coaches from Fife to Philadelphia. 6:35 A. M.; Washington J. H. Hamsport, Passenger coaches from Fife to Philadelphia. Baltimosport to Balti-more. WESTWARD

Erle and Wushington and Baltimore to Williamsport. TRAIN 31eaves NewYork at 7:55 p. m.; Philas delphis, 11:20 p. m.; Washington, 10:40 p. m.; Baltimore, 11:55 p. m.; daily arriving a Driftwood at 9:44 a. m. Pullman sleepin cars from Phila to Williamsport, and through passenger coaches from Philadelphia to Erle and Baltimore to Williamsport. On Sondays only Pullman sleeper Philadelphia to Erle.

to Erie. "RAIN 15 leaves Philadelphia 8:40 A. m." Washington, 7.55 A. M.; Baltimore, 8:55 A. M.; Wilkesharre, 10:55 A. M.; weekdays, arriving at Deitwood at 5:45 p. M. will huliman Parkor car from Philadelphia to Williamsport and passenger coach to Kane.

Connections via Johnsonburg R. R. and

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On a	nd at	fter October	9, 1899, passen-
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for Bradford, Buffalo and Rochester, 40 p. m. For Falls Creek, DuBols, Curwens ville and Clearfield and all points on the C. & M. Division.

A.M. Division. 1:20 a.m. Thousand mile tickets good for passage over any portion of the B., K. A.P. and Beech Creek railroads are on sale at two (2) cents per folle. For tickets, time tables and full informa-tion apply to ion apply to E. C. Davis, Agent, Reynoldsville, Pa. E. C. Lapey, Gen. Pas. Agent, Rochester N. Y NEW PLANING MILL Will keep in stock a full line of rough and dressed . . . Sash and Doors. Lumber, Mouldings. Gasings, Brackets, Porch Material of all kinds. Shingles, Lath, Plaster, Lime, Cement and Sewer Pipe. Material delivered to all parts of town. . J. V. Young. A PPLICATION FOR CHARTER. A PPLICATION FOR CHARTER. In the Court of Common Pleas of Jefferson County, No. —, November Term, 199. Notice is hereby given that an application will be made to the said court on Tuesday. November 35, 186, at 2.00 of clock p. m. under the Act of Assembly of the Commonwealth of Pennsylvania, entitled "An act to provide for the Incorporation and Regulation of Cer-tain Corporations," approved April 29, 154, and the supplements thereto, for the charter of an intended corporation to be called Zion United Evangelical Church of Falls Creek, Pennsylvania, the character and "object wherefit is for the purpose of the public wor-ship of God according to the faith of the United Evangelical Church, and the spread of Christ's kingdom throughout the world, in connection and association with the said Act of Assembly and its supplements. The proposed charter is now on file in the Prothonotary is *C*ita Alongta, Solicitor. CAUTION NOTICE. All persons are bereby warned not to trust or harbor Jane E. Groves, at my expense, as she on Oct. 7, 1950 feft my bed and board and I will not be held responsible for any bills contracted by her. Nov. 3, 1959. Sandy Valley, Pa.

part of ordinance conflicting with this ordinance is hereby repealed, so far as the same effects this ordinance. Ordained and enacted into a law this 19th day of September, A. D., 1899. SAMUEL SUTTER, Pres. of Council

Attest: Pres. of Council. W. B. STAUFFER, Clerk of Council. Approved this 20th day of September, A. D., 1899. J. C. MCENTIRE, Chiat Burgess. Chief Burgess.

(No. 18.)

(No.18.) BE IT ORDAINED by the Town Gouncil assembled, and it is hereby ordaned by authority of the same. Soction 1. That the right of way is hereby granted to E. A. Ferrin, his helrs, successors or assigns to rank of West Reynoldsville, to erect, minimum and control poles and ordened by authority of the Bor out of West Reynoldsville, to erect, minimum and control poles and ordened by authority of the Bor of fifty years, through said streets, here hanged, extended or estab-tion of the Borough of West Reynoldsville at here hanged, extended or estab-tion of the Borough of West Reynoldsville at the stores, office, dwelling houses, here the Borough of West Reynoldsville, to erect, stret changed, extended or estab-tion of the Borough of West Reynoldsville at the stores, alleys, public squares of the stores, office, dwelling houses, and other places where electric light at explying of electricity for motor proved of the Borough of West Reynoldsville, the stores and here blaces the same. To the stores, alleys, public squares and on the stores to the borough of West Reynoldsville, the stores and here blaces the same and the stores of the borough of West Reynoldsville, so the stores of the borough of West Reynoldsville, the stores and here blaces and other places where electric light and the stores the same.

Section 2. Said poles shall be erect-ed on the streets, lanes, alleys and public squares at such places and on such lines as the street committee of the said Borough shall idirect, and the poles shall be straight and of suf-ficient strength to carry all wires placed thereon, and shall not be less than twenty-five feet in height above the streets.

han twenty-five feet in height above the streets. Section 3. The said E. A. Ferrin, his heirs, successors or assigns, shall within ninety days after this ordinance goes into effect, commence to crect such lines and prosecute said work with reasonable diligence until said plant is completed. Betton 4. This ordinance shall not go into effect until the said E. A. Ferrin, his successors or jassigns, shall file the stipulation accepting the same with all its provisions, and agreeing to be bound thereby. Said acceptance to be filed within ten days or this ordinance to be null and wold.

ion 5. That any ordinance or

Sec. 1. Be it ordained and enacted

of public and private sewers. Sec. 1. Be it ordained and enacted by the burgess and town council of the borough of Reynoldsville, and it is here-by ordained by authority of the same, that there shall be annually chosen by the council a reliable and competent person to be known as Inspector of Sew-ers, whose duty it shall be to see that the provisions of all ordinances relating to drains and sewers are complied with, and in case the provisions of such ordi-nances are not fully and properly com-plied with, to at once report the same to the chief burgess. It shall be the further duty of said inspector to see that the sewers are discharging freely and that the flush tanks are operating properly and that the main sewer at intersection of Grant with Fourth street is flushed by a full opening of the gate for at least one hour each and every week, and that the small gate shall be kept open at all times, neither the small nor full gate shall be open, however, when the water in Pitch Pine run is high and charged with slit, gravel or anything which will obstruct the sewer. For such services he shall receive a compensation to be fixed upon quarterly by the council. It shall also be the further duty of the inspector of sewers to decide upon matters of construction, modification and repairs of sewers and drains, as provided for in this and all other ordinances. Sec. 2. No person shall be permitted to break into, modify, change or con-

sections of this ordinance. Sec. 2. No person shall be permitted to break into, modify, change or con-nect any pipe or drain with the public or private sewers now existing or that may hereafter be constructed in this borough without having first obtained the approval of the inspector of sewers and the board of health, and all such changes, connections and modifications shall be done only under the direct per-sonal superintendence and control of the said inspector, and for such super-intendence there shall be paid to him fifty cents by the party having the work done as his compensation therefor. Sec. 3. That the drainage of all

terious, foul or unhealthy matter and any person violating this section of this ordinance shall, upon conviction before the Chief Burgess or a Justice of the Barge and a structure of the term

the Chief Burgess or a Justice of the Peace pay a fine of not less than ten dollars, to be collected according to law. Sec. 9. Rain water from roofs may be conducted into house drains that empty into the sewers, but the pipe or conductor discharging such rain water into the sewers must be provided with a trap located below frost, the seal of which shall not be less than five inches, said trap shall have a hand hole for convenience in cleaning, and to have a suitable cover and protection, rain consuitable cover and protection, rain con ductors shall not be connected outside

ductors shall not be connected outside of the main trap, nor used as soil, waste or vent pipes, nor shall any soil, waste, or air pipe be used as a rain conductor, and if placed within a building shall be of cast iron pipe with leaded joints. Sec. 10. No discharges or exhaust from any gas, vapor or steam engine or steam heating apparatus is permitted or allowed into any public sewer or into any private sewer which connects with a public sewer. Sec. 11. The overflow from tanks

a public sewer. Sec. 11. The overflow from tanks must first discharge into an open fixture properly trapped before such discharge can be admitted to any pipe or drain leading to the sewer, and no waste pipe from a refrigerator or receptacle in which provisions are stored shall be con-nected with any drain soil, or waste pipe connecting with the sewer. Sec. 12. All house drains shall be provided with a horizontal trap placed immediately outside the cellar wall or at the curb. The trap shall have a hand hole for convenience in cleaning, the cover of which shall be properly fitted.

fitted.

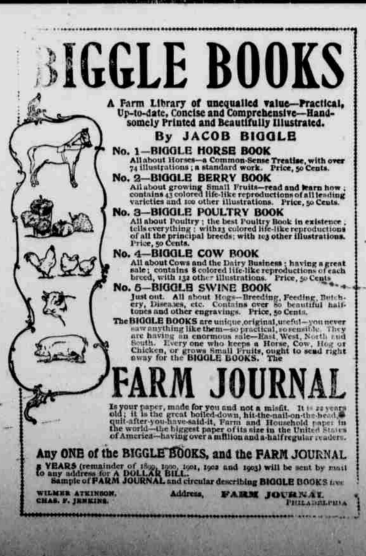
may hereafter be constructed in this by hereafter be constructed in the horough without having first obtained the approval of the inspector of sewers and the board of health, and all such shall be done only under the direct personal superintendence and control of intendence there shall be paid to him fifty cents by the party having the work done as his compensation therefor.
See. 3. That the drainage of all borough shall be subject to the approval of the Board of Health and shall be in accordance with sections 8, 9, 10, 11, 13, 14, 15, 16, 17, 18 and 19 of ordinance No. 26, approved Oct. 2, 1893, entitled "an ordinance for the better" preservation of the public bealth."
See. 4. In addition to the provisions of ordinance No. 28, 11 is hereby further preservation of the public bealth."
See. 4. In addition to the provisions of ordinance No. 28, 11 is hereby further preservation of the public bealth."
See. 4. In addition to the provisions with the public sewers of this borough or any private sower connecting threewith shall be made and used for the follow.

cold elsewhere in the room, as is the case in the use of most gas heaters.

CUTS THE GAS BILL DOWN ABOUT ONE-HALF

One of the strong points in favor of the ELK heater is in the economy of gas consumption by its use. One No. 3 will comfortably heat a double partor connected with folding doors, with less than half the consumption of gas of two old-style heaters, giving heat by direct radiation with imperfect combustion.

REYNOLDSVILLE HARDWARE CO.



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