

NEW MANAGER FOR LOCAL U.W.M. STORE

Old Officers of Corporation Were Re-elected at Parkersburg Yesterday.

PARKERSBURG, W. Va., Jan. 12.—At the annual meeting of The United Woolen Mills company held here today the following board of directors was elected: W. A. Hersch, W. W. DerMott, Miss Hattie Lemmon and Cecil B. Tracwell; all of Parkersburg; A. P. York, Pittsburg; H. H. Smith, Columbus; and H. B. Souder, Clarksburg.

The board organized by re-electing the old officers as follows: W. A. Hersch, president and general manager; A. P. York, vice president; W. W. DerMott, secretary; H. H. Smith, treasurer; Henry H. Hersch, assistant treasurer.

President Hersch in his annual report stated that the volume of business done by the "United" during the past year was the largest in the history of the concern.

Dan Block has been named as manager of the Fairmont store succeeding C. C. Keller, transferred to Huntington. Mr. Block has a host of friends in the "Fifty Five City," who will remember him as having been in charge of the "United" store there several years ago, and who will be pleased to learn of his return.

THE GERMAN NOTE

(Continued from page 1.)

as well as the instigation of the Serbian assassination in Sarajevo and the complete mobilization of Russia, which meant war against Germany.

"Germany and her allies, who had to take up arms for defense of their liberty and their existence, consider this, their aim of the war, as obtained.

"On the other hand, the hostile powers always went further away from the realization of their plans which, according to the declarations of their responsible statesmen were among others, directed toward the conquest of Alsace Lorraine and several Prussian provinces, the humiliation of the Austro-Hungarian monarchy, the partition of Turkey and the mutilation of Bulgaria.

"In the face of such war aims, the demand for restitution, reparation and guarantees in the mouth of our adversaries produced a surprising effect.

"Our adversaries call the proposal of the four Allied (Teutonic) Powers a war maneuver. Germany and her allies must protest in the most energetic fashion against such a characterization of their motives which were frankly explained. They were persuaded that a peace which was just and acceptable to all the belligerents was possible, that it could be brought about by an immediate, spoken exchange of views and that, therefore, the responsibility for further bloodshed could not be taken.

"Their readiness was affirmed without reservation to make known their peace conditions when negotiations were entered into, which refuted every doubt as to their sincerity.

"Our adversaries, who had it in their hearts to examine the proposition as to its contents, neither attempted an examination nor made counter-proposals. Instead they declared that peace was impossible so long as the re-establishment of violated rights and liberties, the recognition of the principle of nationalities and the free existence of small states were not guaranteed.

"The sincerity, which our adversary lent to the proposals of the four allied powers, will not be conceded by the world to these demands. The world holds before its eyes the fate of the Irish people, the destruction of the Boer Republic, the subjugation of Northern Africa by England, France and Italy, the suppression of Russian and other nations, and also the violation of Greece, which is without precedent in history.

Corns Peel Right Off With "Gets-It"

When you've got to walk on the sides of your shoes, they'll shrivel, loosen and peel off!



Use "Gets-It" Your Corns Won't Swell in Water. Besides, They'll Shrive, Loosen and Peel Off!

Put 3 or 4 drops of "Gets-It" on the corn right away. Pain and inflammation will disappear, the corn will begin to shrivel from that instant—then it loosens and falls right off.

There's no other corn-remover in the world that acts like "Gets-It." No new discovery has been made in corn-removers since "Gets-It" was born. Don't forget that fact. "Gets-It" does away forever with the use of knives that irritate, bandages that make a bundle of your feet, plasters that half do the work, knives and scissors that draw blood. Use "Gets-It"—no more aching or cutting.

"Gets-It" is sold everywhere. 25c a bottle. Write for literature to E. Lawrence & Co., Chicago, Ill.

BELGIAN REFUGEES ARRIVING IN THE UNITED STATES!



Mothers and orphans of war-torn Belgium, escaping deportation into Germany by coming to the United States, are here shown at Ellis Island. The Belgians were able to leave their devastated country through the efforts of Father John B. Deville, of Chicago.

France and thus herself violated the spirit of the treaty which she had to guarantee her independence and neutrality.

"Twice the Imperial government declared to the Belgian government that it did not come as an enemy to Belgium, and asked it to spare to the country the terrors of war. Germany offered to guarantee the integrity and independence of the Kingdom to the full extent these powers could do so, and to compensate for all damages which might be caused by the passage of the German troops. It is known that the Royal British government in 1877 was resolved not to oppose the use of the right of way through Belgium under those conditions.

"The Belgian government declined the repeated offer of the Imperial government. Upon her and those powers which instigated her to this attitude falls the responsibility for the fate which befell Belgium.

"The accusations about the German warfare in Belgium and the measures taken there in the interest of military safety have been repeatedly refuted by the Imperial government as untrue. Germany again offers energetic protest against these calumnies.

"Germany and her allies have made an honest attempt to terminate the war and open the road for an understanding among the belligerents. The Imperial government asserts the fact that it merely depended upon the decision of our adversaries whether the road toward peace should be entered upon or not. The hostile governments declined to accept this road. Upon them falls the full responsibility for the continuation of the bloodshed.

"Our allied powers, however, shall continue the struggle, in quiet confidence and with firm trust in their right, until peace is gained which guarantees to their nations honor, independence and liberty of development, and which to all the nations of the European continent gives the blessing to cooperate in mutual respect and under equal rights together for the solution of the great problems of civilization."

Removing Fence Posts Easily.

Fence posts of considerable size may be removed readily by hitching a chain around the post near the ground and passing it over a piece of 2 by 4 stock set at a slant against the post. A horse hitched to the chain can withdraw large posts by means of the leverage on the chain and the piece of wood.—Will Chapel, Manchester, Ia., in Popular Mechanics Magazine.

SPECIAL NOTICES

Notice of Holding of Special Election in Paw Paw District

STATE OF WEST VIRGINIA, County of Marion, ss.

At a Regular Session of the County Court held in and for the County of Marion at the Court House hereof on Tuesday, the 9th day of January, A. D. 1917, the following order was entered:

This day came J. L. Tennant, and tendered a petition in writing signed by himself and one hundred and thirty-four other legal voters and freeholders in the Magisterial District of Paw Paw, County of Marion and State of West Virginia, which said petition was filed in the Clerk's office of this Court on the 21st day of December, 1916, praying for the permanent improvement of certain public roads in said Paw Paw District, and asking leave to file the same, and said petition having been inspected by the Court and found to be legal and proper, it is ordered that the said petition be and the same is hereby filed; the said petition being in the words and figures following:

"To the Honorable County Court of Marion County, West Virginia: We, the undersigned, who are legal voters and freeholders within the Magisterial District of Paw Paw, in the County of Marion and State of West Virginia, believing that the public interest demands the permanent improvement of the main public roads of said district hereinafter enumerated, hereby request and petition your Honorable Body to cause to be submitted to the legal voters of said district the proposition of bonding said district at a special election to be held for that purpose, and that the proceeds arising from the sale of said bonds be by said Court used for the permanent improvement of such roads by the use of asphaltum, brick, concrete, macadam, stone-block or other process of equal merit, as is provided by law, the roads to be so improved by said proceeds of said bonds being, to-wit:

- 1. The Fairmont and Wheeling Turnpike beginning at the Fairmont and Paw Paw line on Finches Run, by way of Gray's Flats and thence through the Town of Fairview and following generally Paw Paw Creek to the Paw Paw District line at the Monongalia County line, a distance of 7.3 miles.

- 2. The Benefield Fork Road leading from Fairview near the Burns Hotel, thence up the Benefield Fork to the intersection of the right and left Fork at Jones Corner, 1.1 miles.

- 3. The Paw Paw Road beginning at a point in the Fairmont and Wheeling Turnpike at or near Gray's Flats, thence by way of Grant Town down the Paw Paw Creek to the Town of Baxter, a distance of 3.6 miles.

- 4. The Little Paw Paw Road beginning at a point at or near the Town of Baxter and running thence up the Little Paw Paw Creek and crossing the same at Hoodsville, a distance of 2.4 miles.

- 5. The Big Paw Paw Road beginning at Baxter and running thence down the Paw Paw Creek to a point at or near the road intersecting the Ohio River and Maryland Turnpike in South Riverdale, a distance of 2.1 miles.

- 6. The Ohio River and Maryland

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Turnpike beginning at the Paw Paw District and Monongalia County line and running thence down Finches Run to the Town of Riverdale, crossing Paw Paw Creek, and thence up the Monongalia River to the Fairmont District line, a distance of 5.1 miles; that said pike be built on the same road leading from Riverdale to Fairmont District line or a relocation thereof to be determined.

7. Parker's Run Road beginning at a point in the Ohio River and Maryland Turnpike near the Town of Riverdale and thence down the river to Parker's Run, a distance of 0.8 miles, on the present location of said road, or a relocation thereof to be hereafter determined.

Said roads and pikes are to be subject to any revisions or changes necessary to make satisfactory grades and cut out curves.

We further petition and request that your Honorable Body, in the event the said bond issue is authorized, appoint ten freeholders and legal voters within the said Magisterial District of Paw Paw to be recommended within ten days after the election to act as an advisory committee to your Honorable Body in all matters relating to said road improvements, including the sale of said bonds, the employment of engineers, determining kind of road to be built and materials to be used, letting of contracts, approval of work and materials used, etc.

Respectfully submitted, Jesse D. Wilson, Andrew Varner, B. M. Chalfant, J. W. Taylor, J. D. Yost, D. O. Hanes, A. M. Hanes, T. E. Michael, James Pethel, H. C. Snider, S. T. Barr, L. J. Morrison, G. L. Bowman, David Evans, C. L. Snider, J. A. Snider, S. O. Ammons, C. C. Billingslea, C. S. Jarvis, Edith Yost, Marion A. Gump, F. S. Greaser, J. P. Williams, C. F. Sturm, C. S. McElroy, J. N. Weaver, G. M. Dietrich, F. M. Brockover, J. L. Sutton, G. S. Bassett, J. G. Eddy, R. A. Gump, Dr. Geo. Yost, W. A. Ammons, O. W. Boor, J. R. Brewer, J. D. Arnett, John F. Phillips, E. S. Dickerson, T. L. Thompson, A. R. Neely, W. R. Clayton, D. W. Clayton, J. S. Freeman, H. C. Satterfield, John Bossi, B. C. Coogile, C. R. Amos, J. A. Hess, Frank Arnett, C. E. Cunningham, Wm. Sloan

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G. F. Mahaffey, J. A. McCoy, Hal C. Cummins, E. P. Floyd, Thur. R. Ingham, W. D. Lee, Chas. H. Clayton, H. B. Amos, Walter Lough, J. W. Boor, W. M. Kniesly, J. J. Barb, Levi Tennant, John Collins, J. M. Short, W. D. Barb, J. E. Core, H. K. Hill, W. W. Gump, C. R. Martin, B. T. Fordyce, J. C. Michael, Gleason Thompson, B. F. Toothman, A. J. Snider, Alpha Toothman, Eber Robinson, L. O. Toothman, Ellis Thompson, B. F. Straight, E. G. Frice, J. N. H. Barth, R. B. Moorehead, J. N. H. West, John J. Mitchell, Wm. Fast

And upon consideration of the said petition the Court is of the opinion and doth so find that more than fifty (50) of the signers of the said petition are legal voters and freeholders of the Magisterial District of Paw Paw, County of Marion and State of West Virginia, and it further appearing to the Court and the Court doth so find that the amount of the current road levies upon the property assessed in said Paw Paw District for road purposes is insufficient for the purpose of said permanent improvement prayed for in said district as set forth in said petition.

And it further appearing to the Court and the Court doth further find that the total valuation of the taxable property in said Paw Paw District, County and State aforesaid, is \$7,471,819.80 as shown by the last assessment of the property in said district for state and county purposes; and the Court doth further find that the said Magisterial District of Paw Paw has no indebtedness as such district, either bonded or otherwise; and that the said County of Marion has no indebtedness, either bonded or otherwise; that the amount of bonded indebtedness authorized by law, which said Paw Paw District may incur, is in excess of the aggregate amount of \$330,000 for the purpose aforesaid.

And it further appearing to the Court and the Court doth so find that the common councils of the Towns of Fairview and Riverdale, through which municipalities a part of the roads in and by said petition is proposed to be permanently improved, have each, by a resolution entered of record on the minutes of their respective meetings, consented to the improvement of said streets and roads within said respective municipalities, by the County Court of Marion County, under the proposed bond issue and have authorized said County Court to build and construct the said streets and roads within said municipalities, in the event said bond issue be authorized at said special election, out of the proceeds of said bond issue in the manner prescribed by law, and as set forth in said resolutions respectively of the Common Councils of said towns.

Now, on this day, after mature consideration of said petition the Court is of the opinion that the prayer of said petition should be granted, and the Court doth hereby grant the same.

And the Court deeming it advisable and being of the opinion that the said Paw Paw District aforesaid should appropriate and use the sum of \$330,000 for the permanent improvement of the roads mentioned and described in said petition, and that to this end the said district should be bonded in the said amount, and that the proceeds arising from the sale of said bonds should be used

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In the permanent improvement of the said roads mentioned and described in said petition by the construction of asphaltum, brick, concrete, macadam, stone-block, or other process of equal merit, as is provided by law, and in such manner as for the order and direct that a vote be taken by the legal voters of said Paw Paw District, Marion County, West Virginia, on the question of the issuance of the bonds aforesaid at the several voting places in said District of Paw Paw at a special election to be held for the purpose of taking such vote, and said election is hereby ordered and directed to be held on Wednesday, the 14th day of February, A. D. 1917, upon the question of the issuance of bonds in the amount and for the purposes and uses aforesaid, and the proceeds of which said bonds so authorized and issued shall be used for the purposes set out in said petition, which said bonds shall draw interest at not to exceed Five Per Centum (5%) per annum, payable semi-annually on the first days of June and December of each year and be payable serially on each annual interest period within twenty-one years commencing one year from the date of said bonds.

For the purpose of holding such election the Court doth hereby appoint the following Commissioners of Election to take the poll and ascertain the result of such election in such manner as is prescribed by law for ascertaining and certifying the election of County and District officers as is provided by Chapter Eight of the Acts of the Second Extraordinary Session of the Legislature of West Virginia, convening on the 18th day of May, 1915, namely:

- At Precinct Number 1, J. D. Arnett, Custer Satterfield and Ray Amos.

- At Precinct Number 2, Flem Toothman, Bert Ammons and J. C. Michael.

- At Precinct Number 3, J. E. McCoy, Alpha Toothman and H. A. Furr.

- At Precinct Number 4, J. L. Tennant, Will Swiger and Richter Rice.

- At Precinct Number 5, Worthy Post, D. D. Cunningham and Larney Morris.

Also the County Court appoints the following challengers of the election to assist in carrying on said election in such manner as is prescribed by law, namely:

- At Precinct Number 1, Smith Hood and Dave Clayton.

- At Precinct Number 2, Shannon LeBlond and Jarvis Parker.

- At Precinct Number 3, W. D. Ice and H. B. Amos.

- At Precinct Number 4, B. M. Chalfant and Lee Michael.

- At Precinct Number 5, Milas Smith and Riley Davis.

Said Commissioners of Election holding said special election at the said several precincts in the said District of Paw Paw shall cause to be taken and ascertained the result of said election at said several voting places for which they were appointed, respectively, and the said vote polled at said voting places shall be taken and the result ascertained and certified according to the regulations prescribed by law for ascertaining and certifying the election of County and District officers as aforesaid, and the ballots used in taking such poll shall be the same as those used for voting for officers for County and District purposes and shall have printed thereon the following words, namely:

"Special Road Bond Election in Paw Paw District held by order of the County Court of Marion County, West Virginia, entered and spread on the records of said Court on the 9th day of January, 1917, in compliance with the petition of fifty or more freeholders of said district, filed with the Court praying for a special election to authorize the issuance of bonds to the amount of \$330,000.00 to improve certain main public roads of said district, according to the laws of the State of West Virginia:—

- Bonds 1 to 9 inclusive of \$1000 each on June 1, 1918.

- Bonds 10 to 15 inclusive of \$1000 each on June 1, 1919.

- Bonds 16 to 20 inclusive of \$1000 each on June 1, 1920.

- Bonds 21 to 25 inclusive of \$1000 each on June 1, 1921.

- Bonds 26 to 30 inclusive of \$1000 each on June 1, 1922.

- Bonds 31 to 35 inclusive of \$1000 each on June 1, 1923.

- Bonds 36 to 40 inclusive of \$1000 each on June 1, 1924.

- Bonds 41 to 45 inclusive of \$1000 each on June 1, 1925.

- Bonds 46 to 50 inclusive of \$1000 each on June 1, 1926.

- Bonds 51 to 55 inclusive of \$1000 each on June 1, 1927.

- Bonds 56 to 60 inclusive of \$1000 each on June 1, 1928.

- Bonds 61 to 65 inclusive of \$1000 each on June 1, 1929.

- Bonds 66 to 70 inclusive of \$1000 each on June 1, 1930.

- Bonds 71 to 75 inclusive of \$1000 each on June 1, 1931.

- Bonds 76 to 80 inclusive of \$1000 each on June 1, 1932.

- Bonds 81 to 85 inclusive of \$1000 each on June 1, 1933.

- Bonds 86 to 90 inclusive of \$1000 each on June 1, 1934.

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reected and authorized to countersign said bonds and attach the seal of this Court thereto, which said bonds shall be by the President of this Court sold and delivered to the purchasers thereof upon receipt by him of the proceeds thereof as provided in Section Five of Chapter Eight of the Acts of the Legislature of West Virginia, Second Extraordinary Session, 1915; said bonds shall be sold and disposed of to the best advantage of the said district in such manner as the said President of this Court may deem best, but in no event shall said bonds be disposed of for less than their face or par value. Said bonds so to be issued, shall be serial-coupon bonds of the several denominations of \$500.00 and \$1,000.00, respectively, but not to exceed in the aggregate \$330,000, and shall be issued serially on the first day of June, 1917, and be payable serially to the bearer at the office of the Clerk of the County Court of said Marion County in the City of Fairmont, State of West Virginia, or at the National City Bank, in the City of New York, in the State of New York, at the option of the holder, and all within twenty-one (21) years from date. Said bonds shall be payable serially on the first day of June, beginning with the year 1918, and every year thereafter on the same day and date thereof; the said bonds shall show on their face, their serial numbers to be paid on each annual period and shall bear interest at the rate of Five Per Centum (5%) per annum, payable semi-annually at the office of the Clerk of this Court, in the City of Fairmont, Marion County, West Virginia, or at Guaranty Trust Company of New York, in the City of New York and State of New York, at the option of the holder, and that said interest be evidenced by coupon attached to said bonds and the said coupons to be executed by the facsimile signatures of the President of this Court and the Clerk thereof.

Said bonds shall show on their face, the serial numbers of the bonds, and the date each becomes due, and the holder thereof shall present such bonds for payment when they respectively become due and the failure to so present such bonds when due shall cause the interest thereon to cease and no interest shall be paid after said bonds as shown on their face shall fall due.

It is further ordered by the Court that said serial bonds shall be respectively numbered, and of the respective denominations and respectively become due and payable as follows:

- Bonds 1 to 9 inclusive of \$1000 each, on June 1, 1918.

- Bonds 10 to 15 inclusive of \$1000 each on June 1, 1919.

- Bonds 16 to 20 inclusive of \$1000 each on June 1, 1920.

- Bonds 21 to 25 inclusive of \$1000 each on June 1, 1921.

- Bonds 26 to 30 inclusive of \$1000 each on June 1, 1922.

- Bonds 31 to 35 inclusive of \$1000 each on June 1, 1923.

- Bonds 36 to 40 inclusive of \$1000 each on June 1, 1924.

- Bonds 41 to 45 inclusive of \$1000 each on June 1, 1925.

- Bonds 46 to 50 inclusive of \$1000 each on June 1, 1926.

- Bonds 51 to 55 inclusive of \$1000 each on June 1, 1927.

- Bonds 56 to 60 inclusive of \$1000 each on June 1, 1928.

- Bonds 61 to 65 inclusive of \$1000 each on June 1, 1929.

- Bonds 66 to 70 inclusive of \$1000 each on June 1, 1930.

- Bonds 71 to 75 inclusive of \$1000 each on June 1, 1931.

- Bonds 76 to 80 inclusive of \$1000 each on June 1, 1932.

- Bonds 81 to 85 inclusive of \$1000 each on June 1, 1933.

- Bonds 86 to 90 inclusive of \$1000 each on June 1, 1934.

- Bonds 91 to 95 inclusive of \$1000 each on June 1, 1935.

- Bonds 96 to 100 inclusive of \$1000 each on June 1, 1936.

- Bonds 101 to 105 inclusive of \$1000 each on June 1, 1937.

- Bonds 106 to 110 inclusive of \$1000 each on June 1, 1938.

- Bonds 111 to 115 inclusive of \$1000 each on June 1, 1939.

- Bonds 116 to 120 inclusive of \$1000 each on June 1, 1940.

- Bonds 121 to 125 inclusive of \$1000 each on June 1, 1941.

- Bonds 126 to 130 inclusive of \$1000 each on June 1, 1942.

- Bonds 131 to 135 inclusive of \$1000 each on June 1, 1943.

- Bonds 136 to 140 inclusive of \$1000 each on June 1, 1944.

- Bonds 141 to 145 inclusive of \$1000 each on June 1, 1945.

- Bonds 146 to 150 inclusive of \$1000 each on June 1, 1946.

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day of February, 1917, on the question of authorizing the maximum special bond levy of 35 cents on each \$100.00 valuation of the taxable property in said Paw Paw district to pay the interest on, and provide a sinking fund for each serial payment to the discharge of said proposed bond issue hereinafter provided; and that said vote shall be taken on the question aforesaid at the several voting places in the said Magisterial District of Paw Paw at said Special Election to be held on Wednesday, the 14th day of February, 1917, which has been heretofore herein directed to be held for the purpose of taking a vote on the said proposed bond issue of \$330,000 for said Paw Paw District, and the Court doth further order and direct that the said election commissioners and challengers hereinbefore appointed do take the poll and ascertain the result of said election at the several voting places in said Magisterial District of Paw Paw shall cause to be taken and ascertained the result of said election on the question of authorizing said maximum special bond levy in the several voting places for which they are appointed, respectively, and the vote and poll be taken at the said several voting places on the said maximum special bond levy and the results ascertained and certified according to the regulations concerning general elections and elections under the provisions of Chapter 9 of the Acts of the Legislature of West Virginia, Extra Session, 1908; which vote shall be taken on a separate ballot on which shall be printed:

"Special election to authorize a maximum special bond levy of 35 cents on each \$100.00 valuation of taxable property in Paw Paw District to be increased or diminished as the case may be sufficient to at all times provide for the payment of interest and principal of \$330,000 of bonds according to the order of the County Court of Marion County, entered on the 21st day of January, 1917."

Directly underneath of which shall be printed in two separate lines:

FOR THE LEVY

AGAINST THE LEVY

It is further ordered that the said ballots may be voted and marked in the manner prescribed by law.

But it is further ordered that the County Court in each year shall by District Levy always provide sufficient special bond levy but shall not at any levy period provide a greater special bond levy than is necessary to pay the interest on said bonds and to provide an ample sinking fund to pay off the said serial bonds as they respectively become due.

It is further provided that the voters of Paw Paw District be listed and registered by this Court as provided by Section 98-A-11 and Section 98-A-11 of Chapter 29 of the Acts of the Legislature of West Virginia, Regular Session, 1915.

And it is further ordered that this Court do sit the fifth day preceding the date of said special election for the purpose of hearing any and all matters as to the registration of voters and of doing any and all things necessary and required by the laws of this state.

And it is further ordered by the Court that in the event the said bond election is carried out the plans and specifications and the contract for said work be approved by the State Road Engineer, and that the work shall not be paid for in full until inspected by said State Road Engineer.

It is further ordered that in the event said bond issue shall carry, that the Advisory Committee in said petition mentioned shall be appointed by this Court to act as Advisory Committee to this Court in all matters relating to said road improvement, including the sale of said bonds, the employment of engineers, determining kind of roads to be built and material to be used, letting of contracts, approval of work and material used, etc.

STATE OF WEST VIRGINIA, Marion County Clerk's Office.

I, A. G. Martin, Clerk of the County Court of Marion County, West Virginia, hereby certify that the above is the true and correct copy of an order entered by the County Court of said Marion County this 9th day of January, A. D. 1917.

A. G. MARTIN, Clerk of Marion County Court.

It further appearing to the Court and the Court being of the opinion that the maximum rate of levy in the said Paw Paw District which the Court is authorized to levy as provided it may be in Sections 2, 3 and 4 of the case may be, of Chapter 9 of the Acts of the Legislature of West Virginia, Extra Session, 1908, will not produce sufficient funds to pay the interest on such proposed bonded indebtedness of \$330,000 herein provided for said Paw Paw District and to provide a sinking fund for the discharge of the principal thereof serially as said bonds respectively become due; and it further appearing to the Court and the Court doth further find that the maximum rate of levy necessary for any year during the said twenty-one (21) years to pay the said interest and to provide for each serial payment to discharge said proposed bond issue of \$330,000 for said Paw Paw District is 35 cents on each \$100.00 valuation of taxable property of said Paw Paw District.