

W. V. U. CADET CORPS IS ONE OF THE BEST

Inspection This Year Will be by General Staff Officers.

MORGANTOWN, W. Va., April 5.—West Virginia University's cadet corps has been recommended by Major General Leonard Wood.

The examining board, which will consist of five senior officers of the general staff from Washington, D. C., will inspect the University corps some time this month or early in May.

This is the first time since the establishment of military training at the University that the corps has been recommended for inspection as a distinguished college.

Among other things, the rating would entitle each member of the corps to wear a gold star on his sleeve and would permit the honor graduate of the corps to be commissioned in the regular army without examination.

EAST SIDE NEWS

At Palatine Baptist Church. One hundred and seventy was the attendance at the Palatine Baptist Sunday school Sunday and a contribution of \$25.83 was received.

Funeral of Miss Alma Merrifield. The funeral of Miss Alma Merrifield of Mt. Harmony, who died Saturday evening will be held from the family residence Tuesday afternoon at two-thirty o'clock.

Funeral of Jonathan Hawkins. The funeral of Jonathan Hawkins, the well known Civil war veteran, who died Saturday at the home of his daughter, Mrs. Abbie Stanley, was held this morning at ten o'clock at the residence.

Spent Easter Here. Miss Pauline Arkwright, of Seton Hill college, and Miss Gertrude Arkwright, of Pittsburgh, spent Easter Sunday with their parents, Mr. and Mrs. Stephen Arkwright, in Guffey street.

Personals. Mr. Jones, of Gypsy, spent Sunday with his daughter, Mrs. Beryl Criss, in State street. Mrs. Criss who has been very ill for several weeks, is still in a critical condition.

Missionary Meeting. The Foreign Missionary society of the Diamond street church will meet Tuesday afternoon at the home of Mrs. Florence Gray in Diamond street.

SPECIAL NOTICE

Notice of Special Election for Road Bonds

STATE OF WEST VIRGINIA. MARION COUNTY, SS:

At a regular session of the County Court held in and for the County of Marion, at the court house thereof, on the 24th day of September, 1919, the following order was entered: "This day, J. C. Moran and F. C. McElfresh in open court presented a petition signed by J. C. Moran and two hundred and forty-one (241) other legal voters of Winfield district, which was filed in the Clerk's office of this Court on September 29, 1919, asking that the County Court of Marion county call a special election by law on the question of issuing One Hundred and Eighteen Thousand (\$118,000.00) Dollars in bonds for the general and permanent improvement of the roads of Winfield district, as named in said petition.

And it appearing to the Court that said petition is signed by more than twenty-five per cent. (25%) of the votes cast at the last general election in said district, for Governor, to-wit, five hundred and thirty-nine (539) votes, the Court hereby accepts said petition, and hereby orders and directs that the County Road Engineer, Frank J. Wilfong, do make an investigation and report to the Court an estimate of the probable cost of the proposed improvement as named in said petition. And the Court doth further order that upon the coming in of the report of the County Road Engineer that the same be submitted by the Clerk of this Court to the State Road Commissioner for approval."

"TO THE HONORABLE COUNTY COURT OF MARION COUNTY, WEST VIRGINIA: We, the undersigned, who are legal voters within the Magisterial District of Winfield, in Marion county, West Virginia, believing that the public interest demands the establishment of grading, re-locating, grading, draining and permanent improvement of the main County and District roads of said Winfield District, as hereinafter enumerated, do hereby request and petition your Honorable Court to submit to a vote the proposition of bonding said District in the sum of One Hundred and Eighteen Thousand (\$118,000.00) Dollars, at a special election to be called and held for that purpose throughout said District, within ninety days, and that the proceeds arising from the sale of said bonds 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 in such manner as is prescribed by law, the roads to be improved being as follows:

1. MORGANTOWN AND FAIRMONT TURNPIKE.

Forty Thousand (\$40,000) Dollars, to be expended for the bridging, re-locating, grading, draining and permanent improvement by the use of asphaltum, brick, concrete, macadam, stone-block, or other process of equal merit, the public road beginning at the end of the present improved paved road at or near the residence of H. Brady Meredith, thence by way of said Morgantown and Fairmont Turnpike, or a relocation thereof, towards Smithtown, as far on said road as said Forty Thousand (\$40,000) Dollars will improve the same.

2. PRICKETT'S CREEK ROAD.

Fifty-two Thousand (\$52,000) Dollars, to be expended for the bridging, re-locating, grading, draining and permanent improvement by the use of asphaltum, brick, concrete, macadam, stone-block, or other process of equal merit, the public road beginning at the intersection of the Prickett's Creek Road with the Morgantown and Fairmont Turnpike near the residence of Lafayette Meredith, thence by the way of Winfield, or a relocation thereof, to the concrete bridge across Prickett's Creek, near the residence of Charles Baker, as far on said road as said Fifty-two Thousand (\$52,000) Dollars will improve the same.

3. MONTANA ROAD.

Twenty-Six Thousand (\$26,000) Dollars, to be expended for the bridging, re-locating, grading, draining and permanent improvement by the use of asphaltum, brick, concrete, macadam, stone-block, or other process of equal merit, the public road beginning at the property line of the Consolidation Coal Company in the town of Montana near the residence of C. B. Frum, thence with the Montana Road by way of the County Farm, or a relocation thereof, to Norwood to the intersection of said road with the Morgantown and Fairmont Turnpike, or as far on said road as the said Twenty-Six Thousand (\$26,000) Dollars will improve the same.

Said routes and roads herein designated, including Class "A" roads, are subject to any revisions, re-locations, or changes which the Court and State Road Commission deem advisable to obtain better grades or alignment thereof, or to reduce the cost of construction, improvement and maintenance. And we do further request and petition your Honorable Body that in the event such bond issue should carry, to appoint the following named men, J. C. Moran, F. W. Hill, Carl Carter, F. C. McElfresh and David C. Carpenter who are citizens and legal voters of said Winfield District, who have been elected to act as an advisory committee to your Honorable Court in all matters relating to said road improvement, including the sale of bonds, employment of engineers, determining the kinds of roads to be built, and material to be used and letting of contracts, approval of work and material used and the auditing and settling of accounts; said Advisory Committee to act without pay, and in case of disagreement between the said Advisory Committee and the Court the matters in difference to be submitted to the State Road Commission, whose decision shall be final.

We do further request and petition your Honorable Body to take all necessary steps for the participation in the distribution of State and Federal aid funds in the construction, improvement and maintenance of Class "A" roads and that the engineers employed be such as are recommended and approved by the State Road Commission.

to be issued be of the five per cent. (5%) serial type, payable in not to exceed thirty years, and of such denominations and payable at such periods as may hereafter be determined upon by the Court.

Respectfully submitted. At another day, to-wit, at a regular session of said Court held on the 9th day of January, 1920, the following order was entered: "The Clerk this day laid before the Court the report of Frank J. Wilfong, County Road Engineer, on the roads proposed to be improved in Winfield District as set out in a petition filed with the County Clerk of this County on the 20th day of September, 1919, which petition was referred to said County Road Engineer for investigation and report, by order entered herein on the 24th day of September, 1919. And the Court having seen and inspected said report, doth order that the same be spread at large upon the order book of this Court, which report is in the words and figures following: "And at another day, to-wit, at a regular session of said County Court, held on the 10th day of March, 1920, the following order was entered: "The Clerk this day laid before the Court the approval of the State Road Commission of the report of Frank J. Wilfong, County Road Engineer, filed herein on the 9th day of January, 1920, approving the report of said County Road Engineer with reference to the proposed bond issue of \$118,000 in Winfield District of this County, for the purpose of improving certain roads in said District.

It is thereupon ordered that said report of said State Road Commission, be, and it is hereby ordered, filed." The report of said County Road Engineer, herebefore referred to and the approval of the State Road Commission as to said report is in the words and figures following: "TO THE HONORABLE COUNTY COURT OF MARION COUNTY, WEST VIRGINIA: In obedience to an order entered by your Honorable Body on the 24th day of September, 1919, directing me to investigate and report on the roads proposed to be improved in Winfield District, as set out in a petition filed with the County Clerk of Marion County, I beg to submit the following report:

1st. There is set out in the petition the sum of \$40,000 for building a hard surfaced road on the Morgantown and Fairmont Turnpike from the end of the present improved paved road at or near the residence of H. Brady Meredith to the County Farm. This amount of money is sufficient to build 6,500 feet of 16 foot concrete road, there being required approximately 8,000 cubic yards of grading, approximately 440 lineal feet of piping and 10,400 square yards of concrete. This is a class "A" road and the Court should be able to secure some Federal aid in widening and extending said road toward Smithtown.

2d. \$52,000, to be expended on the Prickett's Creek road, beginning at the intersection of the Prickett's Creek road with the Morgantown and Fairmont Turnpike, near the residence of Lafayette Meredith, thence by the way of Winfield to the concrete bridge across Prickett's Creek, near the residence of Charles Baker, as far on said road as said \$52,000 will improve the same. This amount is sufficient to build 11,800 feet of 9 foot concrete road, there being approximately 14,000 cubic yards of grading, approximately 800 lineal feet of piping and 11,880 square yards of concrete.

3d. \$26,000, to be expended in building a hard surfaced road beginning at the property line of the Consolidation Coal Company in the town of Montana, near the residence of C. B. Frum, thence with the Montana Road by way of the County Farm to Norwood, or as far on said road as said \$26,000 will improve the same. This amount is sufficient to build 5,808 feet of 9 foot concrete road, there being approximately 7,000 cubic yards of grading, approximately 360 lineal feet of piping and 5,808 cubic yards of concrete.

Respectfully submitted, FRANK J. WILFONG, County Road Engineer. "APPROVED BY: STATE ROAD COMMISSION, C. P. Forney, Chairman, Julius K. Monroe, Sec'y-Treas."

And at another day, to-wit, at a regular session of said Court, held on the 12th day of March, 1920, the following order was entered: "The Court this day proceeded to consider the petition heretofore filed herein praying that a special election be held in Winfield District of this County to vote upon a proposed bond issue of One Hundred and Eighteen Thousand (\$118,000) Dollars, for the permanent improvement of certain roads in said District, mentioned and set out in said petitions, and it appearing to the Court, and the Court does so find that the amount of current road levies upon the property assessed in said Winfield District for road purposes, including State and Federal aid now available, is insufficient for the purpose of establishing, locating, re-locating, grading, bridging and improving, permanently and generally, with the use of asphaltum, brick, concrete, macadam, stone-block, or other process of equal merit, except as otherwise set out and provided in said petitions, and the Engineer's report and as fully set forth in said petitions and Engineer's report.

And it appearing, and the Court doth so find, that the total valuation of the taxable property in the said District of Winfield for the year 1919, being the last assessment for State, County and District purposes, is \$2,389,193, and it further appearing to the Court, and the Court doth so find, that said Winfield District does not have any indebtedness, bonded or otherwise, and that the total indebtedness which the said district is by law authorized to create for the improvement of its roads is \$119,458.65, which is in excess of the sum proposed in said petitions, namely, \$118,000, for the improvements of the roads in said petitions mentioned and described, and likewise mentioned and described in the Engineer's report, and after mature consideration of said petitions and of the report of the County Road

Engineer, which was duly approved by the State Road Commission as to class "A" roads, the Court is of the opinion that the request of said petitioners should be granted, and the Court does hereby grant the same. And deeming it desirable that said Winfield District should appropriate the sum mentioned in said petitions and this order, to-wit, the sum of One Hundred and Eighteen Thousand (\$118,000) Dollars, as set out therein and in said report, to the end that said appropriation may be made, this Court deems it desirable that the said District of Winfield should be bonded in the amount mentioned herein, to-wit, said sum of One Hundred and Eighteen Thousand (\$118,000) Dollars, and that the proceeds arising from said bonds should be used in establishing, locating, re-locating, grading, draining, bridging, constructing, and improving generally and permanently with concrete, brick, asphaltum, macadam, stone-block or other process of equal merit upon such roads as in said petitions such process is called for or in such manner as may be prescribed according to law and as requested in said petitions, and this Court, therefore, does hereby order and direct that a vote be taken of the legal voters in said District of Winfield, in the County of Marion and State of West Virginia, on the question of the issuance of the bonds aforesaid, the proceeds of which shall be used for the purpose of establishing, locating, re-locating, grading, draining, bridging, constructing and improving generally and permanently with concrete, brick, asphaltum, stone-block or other process of equal merit, in such manner as may be prescribed by a competent engineer according to law, the public roads of said Winfield District as in said petitions and report set out, which said bonds shall draw interest not to exceed five per centum per annum, payable semi-annually on the 1st days of June and December of each year and beginning 6 months after the date thereof and to be payable serially with annual interest period, commencing one year from the date of said bond sale vote shall be taken and election held on the question aforesaid at the several voting places in said District of Winfield at a special election to be held for the purpose of taking such vote, which election is hereby ordered and directed to be held on Saturday, the 24th day of April, 1920.

It is further ordered that the proceeds arising from the sale of said bonds shall be used by said County Court in establishing, locating, re-locating, grading, draining, bridging, constructing and improving generally and permanently with concrete, brick, asphaltum, macadam, stone-block or other process of equal merit in such manner as may be prescribed by a competent engineer and under the direction of the State Road Commission and the County Court, as provided by law. The County Court understands, and does so find, that the description of the roads set out in said petitions contain a general outline of the roads to be constructed from said bond fund, and the system as to location and extent is dependent upon and subject to the knowledge now had and to be further secured by investigation, engineer's report, etc., and as may be approved by the State Road Commission as provided by law; and further, any road may be changed as to location from point to point or from place to place when by so doing greater economy of construction is secured or greater good to the citizens of the County and to the State can be obtained.

And for the purpose of holding said election, the Court does hereby appoint the following Commissioners and challengers of election to take the poll and hold the election and ascertain the results of said election in such manner as is prescribed by law for the ascertainment and certifying the election of County and District officials as is provided by Chapter 66 of the Acts of the regular session of West Virginia Legislature of 1917, viz:

MONTANA Commissioners:—C. B. Frum, G. L. Heldebrand, C. C. Odell. Challengers:—J. L. Long, George D. Odell. MURRAY, Commissioners:—R. W. Kiser, A. B. Joffe, E. J. Joffe. Challengers:—W. H. Hess, Rollo Kieger. MT. HARMONY, Commissioners:—E. O. Hall, F. C. McElfresh, Thomas Clelland. Challengers:—H. F. Berry, Golden Page. BUNNERS, Commissioners:—John Galligher, G. L. Robes, J. E. Moran. Challengers:—David Carpenter, Jerome Summers.

It is further ordered that said Commissioners of Election holding said special election at the said several voting places in the District of Winfield, in which they are appointed respectively, shall do such and the poll at the said several voting places shall be taken and the results ascertained and certified by the law governing the election of County and District Officers as aforesaid, and the ballot 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, to-wit:

"SPECIAL ROAD BOND ELECTION WINFIELD DISTRICT. "A special election to authorize a bond issue of One Hundred and Eighteen Thousand (\$118,000) Dollars, for the construction and improvement of main County and other District roads in Winfield District, Marion County, West Virginia, and a maximum special bond levy of Thirty-five (35) Cents to pay the interest on said bond issue and to provide a sinking fund for the discharge of the principal of the bonds now being voted for according to the order of the County Court of Marion County, West Virginia, entered on the 12th day of

March, 1920, in compliance with petitions of 242 legal voters of Winfield District of said County, the same being in excess of 25 per centum of legal votes cast for Governor in said Winfield District at the last election, filed with the Court, requesting and petitioning for a special election to authorize the issue of bonds to provide from time to time, sufficient levy on the taxable property of the District to pay and discharge said bonds and interest at their several maturity dates in the amount of One Hundred and Eighteen Thousand (\$118,000) Dollars, to establish, locate, re-locate, grade, drain, bridge, construct and improve generally and permanently the roads of said District mentioned in said petitions and in accordance with the laws of the State of West Virginia.

For bond issue and levy for payment. Against bond issue and levy for payment.

It is further ordered that the Clerk of this Court shall forthwith post a copy of this order in a conspicuous place in his office and a copy thereof at the front door of the Court House. It is further ordered that the Clerk of this Court shall cause a copy of this order, bearing his signature to be published, once a week for four successive weeks, in the following newspapers of said County, prior to the date of said election, namely: The Fairmont Times and The West Virginian, two newspapers of opposite politics, published within said Marion County, and the certificates of the Editor or publisher of each of said newspapers, under oath, showing the publication thereof shall be recorded by the Clerk of this Court in the Order Book of this Court.

It is further ordered that the Clerk of this Court do forthwith prepare such poll books, ballots, and all other things as may be necessary for the purpose of holding and certifying said special election and shall be by him delivered to the Commissioners of Election heretofore appointed as provided by law.

It is further ordered that in the event of the electors of said Winfield District at said election, authorizing the issuance of said bonds, then the President of this Court be, and he is hereby authorized and directed to execute the bonds for and on behalf of said Winfield District and to sign his name as President of this Court, when said bonds are sold and delivered to the purchaser thereof, upon receipt by him of the proceeds thereof as provided in Section 27, Chapter 66, of the Acts of the Legislature, regular session of 1917; and said bonds shall not be sold or disposed of for a less sum than their face value or par value, said bonds shall be issued as serial coupon bonds, shall be issued as serial coupon bonds, of the denomination of One Thousand (\$1,000) Dollars, each, but not to exceed in the aggregate, the sum of \$118,000, and shall be issued and dated as of the 1st day of June, 1920, and shall be payable to bear at the office of the Clerk of the County Court of Marion County, in the City of Fairmont, County of Marion, and State of West Virginia, or at the Guaranty Trust Company of New York, in the City of New York, and State of New York, at the option of the holder, in annual serial installments within from one (1) to twenty-six (26) years after date and the said bonds shall show on their serial numbers, respectively, and shall be paid on the date on which they shall not exceed the sum of five per centum per annum, payable semi-annually at the said office of the Clerk of this Court, or at the said Guaranty Trust Company of New York, at the option of the holder, and said interest shall be evidenced by coupons attached to said bonds, to be executed by the fac simile signature of the President and Clerk of this Court. Said bonds shall recite that the same shall stop future payment of interest thereon.

It is further ordered by the Court that said serial bonds shall be consecutively numbered and, respectively, become due and payable as follows, to-wit: Bonds 1 and 2 for \$2,000, due and payable June 1st, 1921. Bonds 3 to 5, inclusive, for \$3,000, due and payable June 1st, 1922. Bonds 6 and 7, for \$2,000 due and payable June 1st, 1923. Bonds 8 to 10, inclusive, for \$3,000, due and payable June 1st, 1924. Bonds 11 to 13, inclusive, for \$3,000, due and payable June 1st, 1925. Bonds 14 to 16, inclusive, for \$3,000, due and payable June 1st, 1926. Bonds 17 to 19, inclusive, for \$3,000, due and payable June 1st, 1927. Bonds 20 to 23, inclusive, for \$4,000, due and payable June 1st, 1928. Bonds 24 to 26, inclusive, for \$3,000 due and payable June 1st, 1929. Bonds 27 to 30, inclusive, for \$4,000, due and payable June 1st, 1930. Bonds 31 to 34, inclusive, for \$4,000, due and payable June 1st, 1931. Bonds 35 to 38, inclusive, for \$4,000, due and payable June 1st, 1932. Bonds 39 to 42, inclusive, for \$5,000, due and payable June 1st, 1933. Bonds 44 to 47, inclusive, for \$4,000, due and payable June 1st, 1934. Bonds 48 to 52, inclusive, for \$5,000 due and payable June 1st, 1935. Bonds 53 to 57, inclusive, for \$5,000, due and payable June 1st, 1936. Bonds 58 to 62, inclusive, for \$5,000, due and payable June 1st, 1937. Bonds 63 to 65, inclusive, for \$6,000, due and payable June 1st, 1938. Bonds 66 to 74, inclusive for \$6,000, due and payable June 1st, 1939. Bonds 75 to 80, inclusive, for \$6,000, due and payable June 1st, 1940. Bonds 81 to 86, inclusive, for \$6,000, due and payable June 1st, 1941. Bonds 87 to 93, inclusive, for \$7,000, due and payable June 1st, 1942. Bonds 94 to 100, inclusive, for \$7,000, due and payable June 1st, 1943. Bonds 101 to 109, inclusive, for \$9,000, due and payable June 1st, 1944.

Bonds 110 to 117, inclusive, for \$8,000, due and payable June 1st, 1945. Bond 118, for \$1,000, due and payable June 1st, 1946.

It is further ordered by the Court that in the event of said bonds being disposed of as aforesaid, the proceeds shall be by the purchaser thereof placed by him or by the President of the County Court, in the hands of the sheriff of Marion county and it is further ordered that said sheriff, for receiving and disbursing said proceeds, shall receive no compensation or commission therefor, and the said sheriff shall deposit said proceeds on surplus proportionately in the banks of said County, or in the manner prescribed by law, said banks to be required to give security therefor as provided by law. The plan to meet the accruing interest on said bonds and to pay them as they respectively become due and payable by said District of Winfield is as follows:

It shall be the duty of the County Court of said Marion County each year at the annual levy term for road purposes in said County and District by district levy in said Winfield District and taxation therein as required by law in such cases made and provided, to provide for the interest on said bonds, together with an additional fund to be set apart and to be used to retire said bonds and for the purpose of a sinking fund sufficient to meet each serial payment and to pay therefor and fully discharge said bonds as they, respectively, become due.

It further appearing to the Court, and the Court being of opinion and doth further find, that the maximum road levy in said District of Winfield, which the Court is authorized to levy after providing for the administration of the affairs of the District and maintaining roads thereof, as provided in Section 2, 3 and 4, as the case may be, of Chapter 9 of the Acts of the Legislature of West Virginia, extra session, 1908, and as amended by Chapter 66, Acts 1917, and as further amended and re-enacted by Senate Bill 12 and House Bill 6, Acts of the Legislature of 1919, will not produce sufficient funds to pay the interest on said proposed bond indebtedness of \$118,000 herein provided for, in said Winfield District and to provide the sinking fund for the discharge of the principal thereof in twenty-six (26) years, and it further appearing to the Court and the Court does now find, that the Maximum Levy necessary each year during the said period of twenty-six (26) years to pay the said interest and to provide the necessary sinking fund sufficient to pay off and discharge the principal of said bond issue in said District is Thirty-five (35) Cents for each One Hundred (\$100.00) Dollars valuation of taxable property in said Winfield District.

The Court, therefore, does hereby order and direct that a vote of the legal voters be taken in said Winfield District, in Marion county and State of West Virginia, on Saturday, the 24th day of April, 1920, which has been heretofore directed to be held for the purpose of taking a vote on the said proposed bond issue of \$118,000, for said Winfield District, upon the question of authorizing and laying of a maximum special bond levy of Thirty-five (35) Cents upon each One Hundred (\$100.00) Dollars valuation of taxable property in said Winfield District to pay the interest and provide a sinking fund to meet each serial payment in the discharge of said proposed bond issue, and the results ascertained and certified according to the regulations concerning general elections, and the form of ballot heretofore set out shall be used in voting both upon the question of the issuance of bonds, as aforesaid, and upon the question of authorizing said maximum special bond levy. It is further ordered that the County Court shall at each levy period lay a sufficient levy to meet at all times the interest and to pay the principal of bonds becoming due, but in no one year shall the County Court provide a greater special bond levy than is necessary to pay off the interest of said bonds and to provide a sinking fund sufficient to pay off discharge and retire each and every one of the said serial bonds as they, respectively, become due. It is further ordered that the voters of said Winfield District be listed and registered by this Court as provided by sections 98-2 to 98-A-VII, inclusive, of Chapter 3 of the Code of West Virginia of 1913, as amended and re-enacted by Chapter 6 of the extraordinary session of the Legislature of West Virginia of 1916.

It is further ordered that this Court do sit on the 5th day next proceeding the date of said special election for the purpose of hearing any and all matters as to the registration of voters, and for doing any and all things necessary and required by the laws of the state in relation thereto. It is further ordered that the sheriff of Marion County do cause printed copies of this order to be posted at each place of voting in said District at least ten (10) days before the day fixed herein for such special election and said sheriff shall make official return to this Court of such fact, and the Clerk of this Court shall furnish and deliver to said sheriff sufficient printed copies of this order for such purpose in ample time thereafter, and said sheriff shall receipt the said Clerk therefor."

S. L. SHAVER, President. M. V. MILLAN, C. D. CONAWAY, Commissioners of the County Court of Marion County, West Virginia. STATE OF WEST VIRGINIA. County of Marion, To-wit: J. A. G. Martin, Clerk of the County Court of Marion County, West Virginia, hereby certify that the above are true and correct copies of orders entered by the County Court of Marion County, West Virginia, on the va-

rious dates therein mentioned, with reference to the proposed road bond issues of \$118,000 in Winfield District of said Marion County, West Virginia. Given under my hand this 12th day of March, 1920.

A. G. MARTIN, Clerk of the County Court of Marion County, West Virginia.

PROCLAMATION AND NOTICE OF SPECIAL ELECTION TO BE HELD IN WINFIELD DISTRICT, MARION COUNTY, WEST VIRGINIA.

Proclamation for the special election for road bond issue in Winfield District, Marion County, West Virginia, pursuant to an order of the County Court of Marion County, West Virginia, entered on the 13th day of March, 1920.

I, S. L. Shaver, President of the County Court of Marion County, West Virginia, do hereby proclaim and appoint Saturday, the 24th day of April, 1920, between the hours of sunrise and sunset of that day, at the regular established voting places of said District, of Winfield, in the County of Marion and State of West Virginia, as the time and place at which a special election provided for in said order shall be held by the qualified voters of said district to decide whether or not they will ratify or reject said order proposing an issue of bonds to the amount of One Hundred and Eighteen Thousand (\$118,000) Dollars and levies for payment of principal and interest, for the purpose of constructing and permanently improving roads in said District of Winfield. Given under our hands this 12th day of March, 1920.

S. L. SHAVER, President of the County Court of Marion County, West Virginia.

M. V. MILLAN, C. D. CONAWAY, Commissioners of the County Court of Marion County, West Virginia. Mar. 15-22-29 Apr. 5.

NOTICE TO TAKE DEPOSITIONS.

To Gladis Edna McElfresh: Take notice that on the 29th day of April, 1920, at the office of D. W. McLean in the City of East Liverpool, County of Columbiana, and State of Ohio, which office is located at the corner of Fifth Street in said city, between the hours of nine o'clock a. m. and four o'clock p. m. of that day, I shall proceed to take the depositions of J. W. Reed, Mrs. Mary Reed and others, to be read in evidence in my behalf in a certain suit in equity, pending in the Circuit Court of Marion County, State of West Virginia, in which I am plaintiff and you are defendant; and, if from any cause the taking of said depositions be not commenced on that day, or if commenced, if they be not completed on that day, the taking of the said depositions will be adjourned from day to day at the same place and between the same hours, until they are completed.

JAMES ROSCOE McELFRESH, By Counsel, CECIL H. RIGGS, ROLLO J. CONLEY, Attorneys for Plaintiff. Mar. 29; Apr. 5-12-19.

APPLICATION FOR A PARDON.

To Whom It May Concern: Notice is hereby given that the undersigned Pete Chippiano, who was convicted of a felony at the March Term, 1915, in the Circuit Court of Marion County, West Virginia, and sentenced to the State Penitentiary for life, will apply on the 14th day of April, 1920, to the Governor of the State of West Virginia for a pardon. PETE CHIPPIANO. Mar. 29; Apr. 5.

BEST TONIC I EVER TOOK IN MY EXISTANCE

A. T. McMurray, the Well known Florist, Says Nervax Cured His Ailment.

"Nervax is the best tonic I ever tried in my life," says A. T. McMurray, well known florist residing on Washington Ave., Parkersburg, W. Va. "Before taking Nervax I suffered greatly from gas on my stomach, headache, constipation, kidney, liver and stomach troubles, nervousness, could not sleep at nights and was afflicted with frequent dizzy spells. I am 72 years old and thought that nothing could be done to afford me relief. A friend recommended Nervax and after taking only one bottle I find I am greatly relieved and expect to continue the treatment which I know will lead to an ultimate cure. I gladly recommend Nervax to those who are afflicted as I was."

Signed—A. T. McMURRAY, Washington Ave., Parkersburg, W. Va. Mr. McMurray is one of the best known residents of Parkersburg where he has lived for the past 40 years. He is one of the city's leading business men and his word is as good as his bond. Nervax is on sale at Crane's drug store. Try a bottle of Nervax and be convinced of its merits.—Adv.

Home Cooking WATSON CAFE Watson Hotel Building