

Pipe Valves Fittings

THE SCRANTON SUPPLY
AND MACHINERY CO.

Norman & Moore
FIRE INSURANCE
120 Wyoming Avenue

Lackawanna
THE
Laundry
508 Penn Ave. A. B. WARMAN.

MEARS & HAGEN

Offer for This Week

A new line of 40 inch
all wool Bourette Stripe
Cheviots, made to sell
for 75c; 7 yards will
cost you \$2.03, or only
39c per yard.

Carpets,

Wall Papers,

Window Shades,

Draperies,

Mattings, Rugs, etc.

WILLIAMS & MCANULTY.

127 Wyoming Ave.

CITY NOTES.

A Study in Scarlet.

Common council will hold a regular meeting this evening.

"The Limited Mail" will be the attraction at the Academy of Music this evening.

Several skating parties from this city yesterday went to Elmhurst, where the ice is splendid.

It's queer, but people all over town are beginning to ask each other what there is in "A Study in Scarlet."

Patrick Hanon, of the South Side, was adjudged insane by Doctors Ganzler and Manley yesterday afternoon.

The Fenton Metallic company of Jamestown, N. Y., is putting in its portion of the file cases at the municipal building.

Chief Ferber will petition councils for nine extra permanent men, the intention being to work the department into a paid system by easy stages.

Chemists are feeling in favor of the purchase of a cleaning machine for the laundry. Much damage by water could be done if the city owned such an apparatus.

Michael Ford, who lives near Leggett's creek in the North End, was run over by a Delaware and Hudson train in Olyphant Tuesday night. He is not expected to live.

James Allen, who was arrested with five pairs of socks in his possession, and suspected of stealing them, was discharged by order of Chief of Police Simpson yesterday.

A package from Mrs. N. H. Brooks, clothing from Arthur Thomas and a dozen shawls from some unknown person were the articles received by the relief agents yesterday.

Alderman Wright yesterday married John Weiland and Selma Dunn, of Princeton. The bride was given away by her father and Constable Thomas Hart acted as best man.

Frank Cutler, the popular usher at Wondeland, entertained about fifty of his friends at his parents' home on Diamond avenue last evening. A very enjoyable time was had by all.

J. J. Ruane, the well known humorist, of the city, was yesterday elected vice president of the Pennsylvania Lumbermen's Protective association at a meeting held in Lancaster.

The store of H. H. Cannon, the Wyoming avenue candy merchant, was closed by Deputy Sheriff Griswold yesterday on an execution issued on a judgment for \$400 held by Contractor Frank Moyer.

The board of engineers at a meeting Monday night decided not to have Chief Ferber enter the contest for a belt against Binghamton's chief in aid of the Bough and Holly Fire company of Monroe.

The funeral of Mrs. John Quinn, who died at Winsted, will be held Saturday at 2.30 o'clock p. m. Services will be conducted at the St. Luke's mission church. Interment will be made at Dunmore cemetery.

Leland T. Powers, who will lecture on "David Copperfield" at the Y. M. C. A. hall-to-morrow evening, will be greeted by a large audience, as he is one of the ablest and most popular lecturers who ever addressed a Scranton audience.

The annual meeting and election of officers of the local Y. W. C. A. will take place tomorrow at 5 p. m. in the hall of the Young Women's Christian association. The public is invited to attend. All members are entitled to vote.

The marriage licenses granted by the clerk of the courts yesterday were to Thomas O'Malley, of Scranton, and Sarah O'Malley, of Dunmore; John Weiland and Selma Dunn, of Princeton; Ernie Seeler, of Dunmore, and Susie Hofer, of Scranton.

"A Study in Scarlet."

DIED.

S. G. FLORY—S. G. Flory, at his late residence, 1308 Washington avenue. Funeral will take place Saturday morning at 10 o'clock.

"A Study in Scarlet."

HOW TO GET A LICENSE

The Tribune Answers Several Important Questions Asked by a Subscriber.

IS AN EXTREMELY EASY MATTER

It is Fashionable to Print in Newspapers the Names of All Who Procure Licenses—it is the Custom, Also, to Publish Marriages—Licenses Only Good in One County.

A young man who is very evidently hovering in that uncertainty between the blissful state of holding a young woman's hand three hours every night and the danger of mussing the creases in his trousers by getting on his knees before this young lady, writes THE TRIBUNE as follows:

SCRANTON, Jan. 9, 1894.

DEAR SIR—Seeking information, I know of no better source than through your journal. If not too much trouble, will you at an early date kindly print in THE TRIBUNE facts regarding the marriage license. What I wish to know is:

First—is it necessary that the names of parties obtaining license be published?

Second—Must notices of marriage be published?

Third—is license obtained in one county of this state good anywhere in Pennsylvania or only in county where granted?

Fourth—Form of application for license? By complying with above request you will greatly oblige yours truly,

A SUBSCRIBER.

If the marriage license editor of THE TRIBUNE only knew which particular subscriber of this paper's many thousands is the author of the above he could better furnish the desired information. It might be that Pough's advice of "Don't" might be applicable to "Subscriber." The editor's ideas regarding the questions asked are of the up-to-date variety so much in vogue nowadays among newspaper men who are compelled by the pleasures of their occupation to labor from fourteen to twenty-three and a half hours a day. However, with the aid of the office boy, he will do his best to enlighten "Subscriber."

Atorneys C. H. Soper and James W. Oxford appear for Mrs. Roseagle and Attorneys Louis Amerman and George S. Horn for the defendant. Et Attorney General Palmer, of Wilkes-Barre, assisted the counsel for the defendant yesterday morning, but was too ill to appear in court in the afternoon.

AN EX-JUDGE IN COURT

Mrs. Mary Roseagle Wants to Recover \$3,000 that He Invested for Her.

MONEY WAS SUNK IN A COAL MINE

The Plaintiff Thinks that the Stock in the Wyoming Manufacturing Company Was Not a Good Investment, but the Defendant Says It Was Until the Panic of 1884.

Ex-Judge John Handley is the defendant in a suit that is being tried before Judge Edwards in court room No. 3. The plaintiff is Mrs. Mary A. Roseagle, of New York, who wants to recover \$3,000 that she lost on an investment made for her by Mr. Handley.

The action was begun on May 3, 1887, and on April 6, 1889, after the case had been tried before the late Judge Connolly, a verdict for the defendant was returned. A new trial was refused and the case was taken to the supreme court, where it was argued during the week of February, 1892. The supreme court decided in favor of the plaintiff and the case was sent back to this county to be retried.

Atorneys C. H. Soper and James W. Oxford appear for Mrs. Roseagle and Attorneys Louis Amerman and George S. Horn for the defendant. Et Attorney General Palmer, of Wilkes-Barre, assisted the counsel for the defendant yesterday morning, but was too ill to appear in court in the afternoon.

HISTORY OF THE CASE

On July 26, 1867, Valentine and Mary A. Roseagle brought suit in Luzerne county against the American Life Insurance and Trust company on a policy issued on the life of Mary C. Kring, who died in 1867. Attorney John Handley and Attorney H. W. Palmer, neither of whom had as yet won the exalted titles they are now privileged to prefix their names with, were counsel for the Roseagles. On April 10, 1873, a verdict of \$5,167.49 was given in favor of the Roseagles, but a new trial was granted and subsequently the case was settled for \$4,000. In 1883 Attorney Palmer wrote to Mrs. Roseagle, telling her that Mr. Handley, then president judge of this county, held the money, subject to her order. On Dec. 17, 1883, she came to this city from New York and on that and the following days had conferences with Judge Handley at his office on Lackawanna avenue. She gave him her name as Dumrowski and admitted that she and her mother went from door to door begging. The mother herself is liable to prosecution for sending the child out in the deplorable condition in which she was found.

She was in a pitiful condition when found. She was ill-clad, and judging from her appearance, the water mains of the Scranton Gas and Water company are not laid in the vicinity of her home.

The little one was picked up by Mrs. Pettigrew and taken to Colonel Ripple's office in the Third National bank. An officer was sent for and the little waif was then taken to the city hall. Later in the day Mrs. Dugan applied soap and water with good effect and the child was then sent to the orphanage, where she will remain until Mayor Connel's return from New York, when the hearing will take place.

TO GET RID OF THEM

Begging to Be Stopped in the City of Scranton.

FIRST TEST CASE TO BE MADE

A Little Child Picked Up on the Streets Yesterday to be Given a Hearing by Mayor Connell—Under the Provisions of a City Ordinance—Colonel Ripple Interviewed.

Begging on the streets of the city of Scranton, or in any part of the city, is to be stopped. The Associated charities has taken up the matter in dead earnest, and a test case is to be made.

For years the city has been infested with a class who, although being in needy circumstances, instruct their progeny to daily go out begging from door to door, asking for and taking everything conceivable, from a loaf of bread to a pair of shoes, a hat, a scarf,

etc. In the city's most prosperous condition the beggars was a credit to the place, but now the members are more confined to any particular portion of the city, girls, and even boys of tender years, are sent out instead of independence and self-reliance, they are taught to become hypocrites and parasites.

The public generally will rejoice that an end is to be put to this disgraceful practice and if the effort proves successful, as it undoubtedly will, it will aid very materially in separating the deserving from the unworthy, and will place the latter class where it properly belongs, behind the bars of our penal institutions.

A TEST CASE.

A little girl, apparently under 12 years of age, is the first person to be arrested, and a test case is to be made of her. The little one, who is from the West Side, was picked up on Lackawanna avenue yesterday. She gave her name as Dumrowski and admitted that she and her mother went from door to door begging. The mother herself is liable to prosecution for sending the child out in the deplorable condition in which she was found.

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LAW IN THE CASE.

The arrest was made under the following section of a city ordinance:

"Persons found begging in the streets by policemen, shall be taken before the mayor, and if found to be proper subjects for relief, they are to be taken before the directors of the poor. It is to be the duty of the poor to receive the persons, and a certificate is accordingly made out for her. At that time she did not know the works of the Wyoming Manufacturing company consisted of a coal mine in West Virginia.

On her stock she was paid by Judge Handley three semi-annual dividends of \$90 each. They were paid in July, 1884; January, 1885, and July, 1885.

In June, 1886, she received a copy of the Star of Charleston, West Virginia, which conveyed to her the unpleasant information that the Wyoming Manufacturing company was insolvent and that the coal works on the Kanawha river were about to be sold at commissioners' sale. She never realized anything on the \$3,000 stock she had in the company. Although she demanded that Judge Handley make good the amount she had lost in the company, the hearing will take place.

"A Study in Scarlet."

THE NEW COURT CALENDAR.

Official Orders in Relation to Common Pleas and Orphans' Courts.

In re

Terms of Court

& Common Pleas.

Lackawanna County, ss.

Now, Jan. 8, 1894, it is ordered by the judges of the court of common pleas, of said county, that there shall be five regular terms of said court in each and every year, and that the times for holding the same shall be as follows, to wit:

From the second Monday of January, to continue three weeks; the fourth Monday of March, to continue three weeks; the last Monday of May, to continue three weeks; the third Monday of September, to continue three weeks; and the second Monday of November, to continue three weeks.

By the Court,

R. W. ARCHBALD, P. J.

Attest: C. E. PAYSON, Prothonotary.

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