

THE CULM DUMPS

Of Scranton City,
Illustrated with Descriptions
Of What Is Expected Can Be
Done by Electricity from Culm
In the November Issue of
Cassier's Magazine, 25 Cents.
November Money, November Century
Received Yesterday.
We Have All the Periodicals
Now for November. See them!
Subscriptions received at
Publishers' Rates, at
M. NORTON'S,
322 LACKAWANNA AVE.

A Foe to Dyspepsia

GOOD BREAD
USE THE
Snow White
FLOUR
And Always Have
Good Bread.

MANUFACTURED AND FOR SALE
TO THE TRADE BY
The Weston Mill Co.
PERSONAL.

P. A. Carroll, of Carbondale, was here
yesterday.

Attorney F. W. Fleitz has returned from
New York city.

W. F. Race, of the Berwick Advertiser,
was in this city yesterday.

Deputy Sheriff Frank E. Ryan is very
ill at his home in this city.

Mrs. Bert Brownell and daughter, of
Carbondale, are visiting Scranton friends.

General Manager Sullivan, of the Scranton
Traction company, was in New York
city yesterday.

Rev. P. F. Quinn, late of St. Thomas'
college, has been made first assistant to
Very Rev. John Finn, of Pittston.

Professor J. M. Chance, instructor of
instrumental music of the Young Men's
Christian association, heard Padewski in
New York city last night.

Vote for Dr. Longstreet for coronor
and get a good official.

NEGRO MELODY AT DAVIS'.

Sam T. Jack's Creoles are the enter-
tainers.

Negro melody and black-face com-
edy are the attractions at Davis' the-
ater. Sam T. Jack's Creoles company
are the entertainers, and a large audi-
ence witnessed the first performance
yesterday. The chorus singing is
melodious and the specialties are good.
Cossins and Davis are clever athletes
and a Cuban nightingale sings in a
sweet voice. All of the old plantation
melodies were given as only a darkey
can sing them. A female impersonator
sang, in soprano voice, "The Last Rose
of Summer," and the audience was
completely deceived.

No disclosure was made and a ma-
jority of those present left the house
thinking that the singer was a female.
The performance will be repeated today
and tomorrow with regular evening
performances.

Prices Sent to the County Jail.

John and Walter Price, arrested for
insulting ladies on Linden street bridge,
were fined \$7.50 apiece by Alderman
Millar in police court yesterday morn-
ing. In default thereof they were com-
mitted to the county jail.

Postponed Until Tomorrow.

The People's Street Railway company
stockholders' meeting advertised to
take place today has been postponed
until tomorrow and will take place in
the office of Horace E. Hand in the
Commonwealth building.

"How to Cure All Skin Diseases."

"Simply apply 'Swan's Ointment.'"
No internal medicine required. Cures
itch, eczema, itch, all eruptions on the face,
hands, nose, etc., leaving the skin clear,
white and healthy. Its great healing and
curative powers are possessed by no other
remedy. Ask your druggist for Swan's
Ointment.

Taylor's New Index Map of Scranton and
Sumner.

For sale at Taylor's Directory office, 12
Tribune building, or given with an order
for the Scranton Directory 1896.

NEW BEAUTIES

IN SHOE LEATHER

\$4.00.

Rich, lustrous Kid, with tips of
same or of Patent Leather; Half-
Scotch Edges; Regulation Military
Heels; Laced or Buttoned. An ideal
"20th Century" Street Shoe.

Extreme Needle Toes, English
Derby Toes, both graceful and
comfortable. All Women's and
Young Girls' Sizes, 2 to 8, AH to EE.

THE PRICE IS \$4.00.

SCHANK & KOEHLER,
410 Spruce Street.

THEY WILL BE EDUCATED

Court Directs the Executors of Judge
Handley to Carry Out His Wishes.

THE ORDER OF JUDGE GUNSTER

It Specifies the Amount to Be Paid as
School Expenses for the Young
People the Late Judge Was
Having Educated.

In the late John Handley's will there
is a paragraph directing the execu-
tors to continue paying the school expenses
of each boy and girl that the deceased
had been keeping and supporting at
school or college, until such time as
each of the said persons shall graduate,
or, when such persons shall have been
admitted to college, the executors were
ordered to pay each graduate the sum
of \$300 out of the income of the es-
tate.

Under this provision of the will, Miss
Eva Bryarly, of Winchester, W. Va.;
Miss Katie A. Foote, of Archbold; Miss
M. Estelle Loomis, and Miss Eliza
Ward, of this city, and George F. Wal-
den, also of this city, were beneficia-
ries. At the time of Judge Handley's
death the tuition of each of the above
named persons was being paid for by
him; when the executors of the estate
entered upon their functions the allow-
ances were suspended and the claim-
ants were required to prove their right
to expect money from the estate.

Petitions were filed in court praying
for an order to issue compelling the ex-
ecutors to fulfill the provisions of the
will bearing upon the interests of
each. The five petitions were not filed
in concert, nor at the same time, but
on different occasions.

Where They Attended School.

Miss Bryarly is a resident of Win-
chester, W. Va., and has been attending
an Episcopal institution there for three
years; she will graduate in another
year. Miss Foote resides at Archbold
in this city; Miss Loomis lived in Scranton
but is now at Port Plain, N. Y.; Miss Ward lived in Judge
Handley's household since she was a
mere child and now lives with her aunt,
to whom she has been left the use of
the residence and furniture during her
life. Miss Ward was educated in St.
Cecilia's academy and at Rooming
State Normal school; she was prepar-
ing to enter the Boston Conservatory
of Music when Judge Handley died.
George F. Walden is a son of the late
Dr. J. S. Walden, and is a student at
the School of the Lackawanna.

The petitioners fully convinced the
court that they were entitled to benefit
under the provision of the will, and
the executors did not dispute this. The
executors simply did their duty; they
made the petitioners show upon what
grounds they claimed an interest in
the estate. The judge, Judge Gunster,
made an order and made it subject to
any modifications that may in future
arise on the part of the executors, ben-
eficiaries, as well as any person or per-
sons who may be interested. The order
after directing that the costs of the
proceedings be paid out of the Handley
estate reads as follows:

Order Made by Judge Gunster.

The executors are directed to expend
the sum of \$300 in paying the expenses
of the said Eva Bryarly while at school
until she graduates.

To expend the sum of \$300 or so much
thereof as may be necessary to pay the
balance of the expenses of the said
Katie A. Foote while at St. Cecilia's
Academy for the school year ending
June 28, 1895, and annually thereafter
until she graduates.

To expend the sum of \$300 or so much
thereof as may be necessary to pay the
balance of the expenses of the said
Estelle Loomis while at school at Port
Plain, New York, for the school year
ending June 23, 1895, and annually there-
after to expend the sum of \$300 or so
much thereof as may be necessary to
pay at said school until she shall have
graduated and finished her education.

To expend annually, beginning with
the 15th day of February, 1895, the sum
of \$300 or so much thereof as may be
necessary to pay the expenses of the
said Eliza Ward while at St. Cecilia's
Academy and the New England Con-
servatory of Music, or some other simi-
lar institution, until she shall have
graduated and finished her education.

The Republican county ticket is a
good thing to push to victory today.

WAS AN UNHEALTHY MEET.

Twenty Cases of Contagious Diseases Re-
ported Last Week.

Twenty cases of contagious diseases
were reported to the Board of Health
last week. This number is greatly in
excess of any previous week of this or
any former year, and reports have
been regularly recorded. Nine of these
cases were typhoid fever, a like number
were diphtheria and two were scarlet
fever. There was one death from ty-
phoid fever, one from scarlet fever, and
one from diphtheria, and one from con-
sumption, making seven in all. The
total number of deaths for the week
was thirty-six, which is very high.

The Board of Health is following it
up upon the receipt of the following
letter:

Office State Board of Health,
Philadelphia, Oct. 28, '95.

President Board of Health, Scranton,
Pa.

Dear Sir:

I desire to express the great satisfac-
tion which I feel in the valuable work
which the health officers of your county
are entering upon, and as I said at the
convention, I trust that the example
will soon be followed by every county
in the state. I have been looking over
the vital statistics of your board for
last month and am much pleased with
their general arrangement. I may say
that it is more systematic than that of
the board of health of Philadelphia.
Please convey my kind regards to the
other gentlemen whom I met.

Yours very truly,
Benjamin Lee, Secretary.

THE BROWNIES MATINEE.

The Big Spectacle to Be Seen at the Froth-
ingham This Afternoon.

Palmer Cox's "Brownies," the mag-
nificent spectacle which delighted a
crowded house at the Frothingham last
evening, will be repeated at the matinee
performance at 2:15 o'clock this
afternoon. The doors of the theater
will be opened at 1:30 o'clock.

"The Brownies" in its entirety will be
given at the matinee. The production
will be identical with the same as at
the evening performances.

THE WINTON TERROR.

He Is Given Summary Treatment at the
Hands of the Law.

Lewis Thomas, the Winton terror,
who tried to throw Joseph Dunduff
down a 25-degree mine slope, was com-
mitted to the county jail yesterday
morning by Alderman Fuller, in de-
fiance of \$100 bail.

In the afternoon his case
went before the grand jury and a
true bill was found against him.

He is a big, raw-boned, savage-look-
ing fellow, and when in his cups gets
around like a Cossack Indian with
his war paint on, looking for gore. The
people of Winton will hail with delight
the announcement that he will not ter-
rorize anybody for some time to come.

NO ILLEGAL LIQUOR SOLD

Constables Testify to the Law-Abid-
ing Spirit Now Prevailing.

GRAND JURY AND EQUITY COURT

Judge Gunster Charges Jury—Case of
Borough of Blakely Against R. H.
Two Sentences Imposed—James
Barrett a Free Man.

The November grand jury began its
work yesterday morning after being
charged by Judge Gunster, who ap-
pointed Clark E. E. Rothman, of the
county commissioners' office, foreman
of the jury. The list of indictments
will be read this morning. The
murder case against Crinozino Merlo
will come before the jury tomorrow
morning. There will be no court to-
day, it being a legal holiday.

On Tuesday the grand jury will be in
the following place will be heard by
the jury: In Clifton township, and
Covington township over the Roaring
River; in North Abington township
over Kitchum's Creek; in Madison, over
the Roaring River; in Newton town-
ship, over Gardiner's Creek; in Fall
township, over a stream that empties
into the river, and in Old Forge, over
the Lackawanna river.

The report of the constables would
have been very monotonous but for the
complaints against the place from
the Twelfth ward. He stated
that the old township seat is in a very
bad shape, and needs attention at once;
with reference to the unlicensed sale
of liquor in his ward he spoke as fol-
lows: "I cannot secure evidence that
would convict any who are selling
without a license."

Judge Gunster heard this statement
and he made no attempt to conceal
his opinion of the state of affairs in his
face. He informed Mr. Moran that it
would be within his reach to procure
evidence against the holes in the wall
if he made half an effort to do so, and
he ought to go out and look for evi-
dence rather than come into court term
after term with the same tale of woe
on his lips. The court lectured Con-
stable Merlo, of the Twelfth ward, for
making a report similar to the
one of the functionary from the
Twelfth.

Gambling at Waverly.

Constable George A. Sherman, of
Waverly borough, informed the court
that Charles E. Lee keeps a gambling
house; District Attorney Jones will in-
vestigate this accusation against Lee.
When the grand jury retired and the
constables' reports to the court, the
case of the borough of Blakely against
the Delaware and Hudson Canal
and Railroad company, was taken up.
In Equity court, Attorneys
L. H. Burt and J. J. Manning
represented the plaintiffs and
ex-Judge W. H. Jessup, the defendant.
The action is to restrain the company
from preventing the borough from
widening the roadway under the rail-
road bridge at the lower end of Peck-
ville. A number of witnesses were sworn
and their testimony was taken by
Court Stenographer Willis D. Coston.
The substance of what they testified
to was that the railroad company en-
croached upon the roadway as it used
to be fifty years ago before the rail-
road had been built. Dr. B. H. Throop
was one of the witnesses. Testimony
of witnesses for the defendant com-
pany will be heard today.

Chief of the Courts John H. Thomas
yesterday received certificates from
Warden Cassidy, of the Eastern peni-
tentiary setting forth that William
Money and James Lynch sent down
for larceny had served their term
and are again free.

He Killed Two Men.

James Barrett, the Dunmore cripple,
who killed George and Gladstone Mo-
rell, two Italian brothers, in the early
part of 1887, was also liberated. Bar-
rett was sentenced to ten years in pris-
on, five years and a fine of \$500 for each
life. The double murder was attend-
ed with justifiable circumstances, and
the commonwealth was satisfied to ac-
cept the prisoner's plea of guilty of
voluntary manslaughter.

The Morrell brothers came to Bar-
rett's house one Sunday evening early
in 1887, and here was purchased from
a nearby saloon, one of the Italians
made improper advances toward Mrs.
Barrett and was repulsed. A free fight
started with the lecherous visitors ar-
rived against Barrett and his wife.
The Italians were ejected but not his
wife had inflicted serious knife
wounds on Barrett's head, and they
proceeded to batter in the door with
clubs.

Barrett had a double-barrel shot gun
and he fired out at them twice; his
aim was true, and both men fell dead.
He was arrested and when the case
came to trial, plead guilty. He is old
and crippled.

Charles Lydon, of Minooka, was lib-
erated on bail. He was surrendered by
his bondsmen last Friday. His father,
Lydon, who had some half
his bail before, qualified in the full
amount yesterday. The charge against
Lydon is burglary and the amount of
bail is \$1,000.

Sentenced for One Year.

Joseph Kazianekus and Joseph
Ketchum, who failed to appear here-
before when they were wanted for sen-
tences, were taken before court yes-
terday and Ketchum was given a year
in the county jail; Kazianekus was

MISS KETCHUM'S RECITAL.

Programme That Will Be Rendered
Tonight at Powell's.

Miss Nellie Ketchum will give a pla-
no recital tonight at Powell's ware-
house, on Wyoming avenue. Miss
Ketchum will be assisted by Miss Eliza
Smith, soprano, and E. E. South-
worth will be director. The following
programme has been prepared:

1. (a) Prelude.....Bach
(b) Sonata, op. 21, No. 2.....Bethoven
Allegro Adagio Allegretto

2. Vocal Solo, "With Verdure"
Chopin

3. (a) Mazurka.....Haydn
(b) Prelude.....Chopin
(c) Valse.....Chopin

4. (a) Le Rossignol, Alabieff.....Liszt
"The Nightingale."
(b) Canzonette.....Nicode
(Romance)

5. Vocal Solo.....Kjerulf
(a) "Synnoves Song".....Denza
(b) "Call Me Back".....Denza

6. Rondo Capriccioso.....Mendelssohn

DENIES BEING A TRAMP.

One of the Chain Gang Goes Out on
a Strike.

When Foreman George Perigo, of the
street cleaning company's department, took
out the six members of the chain gang
yesterday, and lined them up at
stone crusher, on South Washington
avenue, he found one of them, John
Greener, refused to work, saying that
he was no tramp, and did not desire
the degradation of being compelled to
work on the streets in chains.

He was sent back to the station
house and locked up. In his cell he
expressed to a Tribune reporter that he is
a blacksmith's helper, and works at
the Dickson works up to last Thursday.
He became intoxicated Friday, and
was on a spree until Sunday night,
when he was picked up at the black
smith's, where he went to sleep. The
police claim that he is a tramp, not-
withstanding his assertions.

A rousing Republican vote in Lacka-
wanna today will be a big start toward
victory next year.

NEW BOARD OF DIRECTORS.

Elected by the Stockholders of the Ridge
Turnpike Company.

A stockholders' meeting of the Ridge
Turnpike company was held yesterday
afternoon in the office of Horace E.
Hand in the Commonwealth building
and the following board of directors
was elected:

P. S. Page, J. Alton Davis, Horace
E. Hand, J. H. Hillman, Jr., Robert
Timmons, Lydon, who had some half
his bail before, qualified in the full
amount yesterday. The charge against
Lydon is burglary and the amount of
bail is \$1,000.

NO ILLEGAL LIQUOR SOLD

Constables Testify to the Law-Abid-
ing Spirit Now Prevailing.

GRAND JURY AND EQUITY COURT

Judge Gunster Charges Jury—Case of
Borough of Blakely Against R. H.
Two Sentences Imposed—James
Barrett a Free Man.

The November grand jury began its
work yesterday morning after being
charged by Judge Gunster, who ap-
pointed Clark E. E. Rothman, of the
county commissioners' office, foreman
of the jury. The list of indictments
will be read this morning. The
murder case against Crinozino Merlo
will come before the jury tomorrow
morning. There will be no court to-
day, it being a legal holiday.

On Tuesday the grand jury will be in
the following place will be heard by
the jury: In Clifton township, and
Covington township over the Roaring
River; in North Abington township
over Kitchum's Creek; in Madison, over
the Roaring River; in Newton town-
ship, over Gardiner's Creek; in Fall
township, over a stream that empties
into the river, and in Old Forge, over
the Lackawanna river.

The report of the constables would
have been very monotonous but for the
complaints against the place from
the Twelfth ward. He stated
that the old township seat is in a very
bad shape, and needs attention at once;
with reference to the unlicensed sale
of liquor in his ward he spoke as fol-
lows: "I cannot secure evidence that
would convict any who are selling
without a license."

Judge Gunster heard this statement
and he made no attempt to conceal
his opinion of the state of affairs in his
face. He informed Mr. Moran that it
would be within his reach to procure
evidence against the holes in the wall
if he made half an effort to do so, and
he ought to go out and look for evi-
dence rather than come into court term
after term with the same tale of woe
on his lips. The court lectured Con-
stable Merlo, of the Twelfth ward, for
making a report similar to the
one of the functionary from the
Twelfth.

Gambling at Waverly.

Constable George A. Sherman, of
Waverly borough, informed the court
that Charles E. Lee keeps a gambling
house; District Attorney Jones will in-
vestigate this accusation against Lee.
When the grand jury retired and the
constables' reports to the court, the
case of the borough of Blakely against
the Delaware and Hudson Canal
and Railroad company, was taken up.
In Equity court, Attorneys
L. H. Burt and J. J. Manning
represented the plaintiffs and
ex-Judge W. H. Jessup, the defendant.
The action is to restrain the company
from preventing the borough from
widening the roadway under the rail-
road bridge at the lower end of Peck-
ville. A number of witnesses were sworn
and their testimony was taken by
Court Stenographer Willis D. Coston.
The substance of what they testified
to was that the railroad company en-
croached upon the roadway as it used
to be fifty years ago before the rail-
road had been built. Dr. B. H. Throop
was one of the witnesses. Testimony
of witnesses for the defendant com-
pany will be heard today.

Chief of the Courts John H. Thomas
yesterday received certificates from
Warden Cassidy, of the Eastern peni-
tentiary setting forth that William
Money and James Lynch sent down
for larceny had served their term
and are again free.

He Killed Two Men.

James Barrett, the Dunmore cripple,
who killed George and Gladstone Mo-
rell, two Italian brothers, in the early
part of 1887, was also liberated. Bar-
rett was sentenced to ten years in pris-
on, five years and a fine of \$500 for each
life. The double murder was attend-
ed with justifiable circumstances, and
the commonwealth was satisfied to ac-
cept the prisoner's plea of guilty of
voluntary manslaughter.

The Morrell brothers came to Bar-
rett's house one Sunday evening early
in 1887, and here was purchased from
a nearby saloon, one of the Italians
made improper advances toward Mrs.
Barrett and was repulsed. A free fight
started with the lecherous visitors ar-
rived against Barrett and his wife.
The Italians were ejected but not his
wife had inflicted serious knife
wounds on Barrett's head, and they
proceeded to batter in the door with
clubs.

Barrett had a double-barrel shot gun
and he fired out at them twice; his
aim was true, and both men fell dead.
He was arrested and when the case
came to trial, plead guilty. He is old
and crippled.

Charles Lydon, of Minooka, was lib-
erated on bail. He was surrendered by
his bondsmen last Friday. His father,
Lydon, who had some half
his bail before, qualified in the full
amount yesterday. The charge against
Lydon is burglary and the amount of
bail is \$1,000.

Sentenced for One Year.

Joseph Kazianekus and Joseph
Ketchum, who failed to appear here-
before when they were wanted for sen-
tences, were taken before court yes-
terday and Ketchum was given a year
in the county jail; Kazianekus was

MISS KETCHUM'S RECITAL.

Programme That Will Be Rendered
Tonight at Powell's.

Miss Nellie Ketchum will give a pla-
no recital tonight at Powell's ware-
house, on Wyoming avenue. Miss
Ketchum will be assisted by Miss Eliza
Smith, soprano, and E. E. South-
worth will be director. The following
programme has been prepared:

1. (a) Prelude.....Bach
(b) Sonata, op. 21, No. 2.....Bethoven
Allegro Adagio Allegretto

2. Vocal Solo, "With Verdure"
Chopin

3. (a) Mazurka.....Haydn
(b) Prelude.....Chopin
(c) Valse.....Chopin

4. (a) Le Rossignol, Alabieff.....Liszt
"The Nightingale."
(b) Canzonette.....Nicode
(Romance)

5. Vocal Solo.....Kjerulf
(a) "Synnoves Song".....Denza
(b) "Call Me Back".....Denza

6. Rondo Capriccioso.....Mendelssohn

DENIES BEING A TRAMP.

One of the Chain Gang Goes Out on
a Strike.

When Foreman George Perigo, of the
street cleaning company's department, took
out the six members of the chain gang
yesterday, and lined them up at
stone crusher, on South Washington
avenue, he found one of them, John
Greener, refused to work, saying that
he was no tramp, and did not desire
the degradation of being compelled to
work on the streets in chains.

He was sent back to the station
house and locked up. In his cell he
expressed to a Tribune reporter that he is
a blacksmith's helper, and works at
the Dickson works up to last Thursday.
He became intoxicated Friday, and
was on a spree until Sunday night,
when he was picked up at the black
smith's, where he went to sleep. The
police claim that he is a tramp, not-
withstanding his assertions.

A rousing Republican vote in Lacka-
wanna today will be a big start toward
victory next year.

NEW BOARD OF DIRECTORS.

Elected by the Stockholders of the Ridge
Turnpike Company.

A stockholders' meeting of the Ridge
Turnpike company was held yesterday
afternoon in the office of Horace E.
Hand in the Commonwealth building
and the following board of directors
was elected:

P. S. Page, J. Alton Davis, Horace
E. Hand, J. H. Hillman, Jr., Robert
Timmons, Lydon, who had some half
his bail before, qualified in the full
amount yesterday. The charge against
Lydon is burglary and the amount of
bail is \$1,000.

NO ILLEGAL LIQUOR SOLD

Constables Testify to the Law-Abid-
ing Spirit Now Prevailing.

GRAND JURY AND EQUITY COURT

Judge Gunster Charges Jury—Case of
Borough of Blakely Against R. H.
Two Sentences Imposed—James
Barrett a Free Man.

The November grand jury began its
work yesterday morning after being
charged by Judge Gunster, who ap-
pointed Clark E. E. Rothman, of the
county commissioners' office, foreman
of the jury. The list of indictments
will be read this morning. The
murder case against Crinozino Merlo
will come before the jury tomorrow
morning. There will be no court to-
day, it being a legal holiday.