5-cent Wall Papers, 6-cent Wall Papers, 7-cent Wall Papers, 8-cent Wall Papers, 10-cent Wall Papers, and all the better grades at up-to-date prices. No limit in time to buy. No limit in quantity.

No fictitions prices named to humbug or deceive people. No English, or French or German, or Jersey, or other ancient styles. All American, and the best the world produces, at

## M. NORTON'S

322 LACKAWANNA AVE.

## A Foe to Dyspepsia

GOOD BREAD

# FLOUR

And Always Have Good Bread.

MANUFACTURED AND FOR SALE

# The Weston Mill Co.

PERSONAL.

Mrs. D. P. ritchard, of Luzerne street, the has been seriously ill, is recovering, Isaac Butler, of Dunmore, has been appointed superintendent of the Pennsyl-Appointed superintendent of the Pennsylvania Coal company's engineers,
Mrs. Michael Madden, of Manistee,
Mich., is visiting her parents, Mr, and
Mrs. Frank T. Brady, of Genet street.
Ex-Sherinf John J. Fahey has accepted a
position with Edward Mulligan & Co.,
wholesale liquor dealers of Philadelphia.
Rev. R. A. McAndrew, pastor of St.
Mary's church, Wilkes-Barre, visited Rev.
E. J. Melley, of the South Side, Tuesday.
Mrs. Charles M. Read, of Montrose, returned home yesterday after a few days'
visit with her son, Will S. Read, of this
city.

Oscar Jones, the barber of Cedar ave-nue, and Miss May Petting!!, of Moosic, will be married on Nev. 28, Thanksgiving will be married on Nev. 2s. Thanks, who Day.

Miss Annie Lee, of Philadephia, who has been visiting Miss E. M. Hetsel the past two weeks, has gone to Cleveland to visit friends.

Mark K. Edgar and A. C. Monies, of this city, and Dr. S. L. Underwood, of Pittston, returned Monday from deer hunting in Pike county.

Miss Evelyn Loomis Kays, of Sanderson Avenue, will be married to Edward Brooks Franklin, of Green Ridge, on Thursday

Avenue, Mill be married to Edward Brooks
Franklin, of Green Ridge, on Thursday
evening, Nov. 21.
Mr. and Mrs. Harrison Fluck, of Doylestown, Pa., have returned home after a
visic with Mr. and Mrs. Z. A. Stover, of
Lafayette street.

visic with Mr. and Mrs. Z. A. Stover, of
Lafayette street.

Miss Jennie Dessauer, of Montrose, and
en rowte to New York city, has been the
guest of Mrs. Clara Barnhart and Miss
Barnhart, of Hallstead place.

Miss Margaret Barrett, of Dunmore,
left Wednesday for New York to spend a
few days there buying goods for Haslacher's millinery for the fall trade.

Miss Susan E. Dickinson left yesterday
for Los Angeles, Cal., where she has been
summoned owing al., where she has been
summoned owing to the serious illness of
her brother, Rev. John Dickinson.

Mr. and Mrs. William Comnell, Mr. and
Mrs. C. B. Penman and Colonel E. H. Ripple are at the Atlanta exposition with
Governor Hastings and staff and party.

Ex-Sheriff Robinson, August Robinson
and Frank Robling, of this city, and Senator Stadler, of New York, left Thursday
morning for Monroe county for a few
days' hunting trip.

P. J. Kelley, of Locust street, will leave
for Indianapolis next week to attend a
meeting of the grand directors, of which
he is one, of the Atlantic jurisdiction,
Young Men's Institute.

Menzer Wells, night walter at Hanley's
dining rooms at the Delaware, Lackawanna and Western depot, is hunting in the
vicinity of Deer lake, with a party of
friends. He will be absent for two weeks,
George A. Post, president of the Standard Car Coupler company, of New York
city, and ex-congressman from the Fifteenth district of this state, was in Scranton Wednesday night, and was the guest
of Deputy Prothonotary Myron Kasson.

Charles Benedict, the secretary-treas-

Ladies' Capes and Jackets. We open this morning a new assortment of Capes and Jackets, high class novelties as well as the more popular priced goods; a large stock of coats for children; prices the lowest of the season.

Mears & Hagen.

Throat Disease Cured with Grapes and Horehound.

The noted old nurse, descendant of Holland Dutch, discovered that a certain combination of grapes with the Horehound Herb and the Root of Elecampane made into a cordial will cure sore throats and coughs, and is excellent for colds, catarrh and all irritation of the Bronchial tubes, tonsils and throat, and for singers and public speakers. Druggists say the sales are immense, and it is doing great good. It is called Aunt Rachael's Elecampane Horehound Cordial.

# They Must Go

this season of the year. A Ladies' Fine Dongola Button, Patented Tip, selling for \$2.25 are now going to close out for

\$1.69.



All Sizes. D. E. EE. not get any more to sell for

## CHARGE IN

One of the Jurors Wanted It Repeated for His Benefit.

VERDICT IN THE BARBER CASE

It Was for the Defendant by Order of Judge Gunster -- Munley Trespass Suit on the List for the Third Week.

Judge McPherson's charge to the jury in the assumpsit sult of J. H. Gunster, assignee of the defunct Scranton City bank, against George A. Jessup and his bondsmen, occupied a little more than one hour yesterday marning. In the trial there had been many witnesses recalled to testify and also to contradict other witnesses and a most complicated case was the result. The judge made a lucid compendium of the law and the evidence and left the facts to the jury. evidence and left the facts to the jury.
One of the jurors sent word to Judge
McPherson at 4 o'clock that he would
like to hear the charge over again. This
made the judge smile and he informed
the tipstaff that he would clucidate any
particular point, but could not go all
through with the charge again.
The ejectment suit of Attorney R. A.
Zimmerman against Parden T. Barber
came to a sudden ending yesterday

Zimmerman against Parden T. Barber came to a sudden ending yesterday afternoon. Judge Gunster instructed the jury to find for the defendant. Twenty-nine acres of land in Benton township were in dispute. Zimmerman claimed he bought the and and Rarber is in possession of it. The suit was to dispossess Barber. Many years ago William Barber sold the land to Ira, his son, and took in payment judgment. son, and took in payment judgment notes. The following year the elder Barber died and named as his executor, Coleman Wells.

sold by the Sheriff. The property was sold at sheriff's sale on a judgment held by Sidney Firn against Ira Barber, but in view of the fact that the notes in payment of the farm were anterior to the Finn judg-ment, it was amicably agreed that the property should be bought in for the

property should be bought in for the heirs and that was accordingly done, the sale bringing only a nominal sum and the costs. If Finn pressed the suit it would have been necessary for him to consider the other debts against it.

Pardon Barler lent Coleman Wells, executor, the \$200 that the sale brought to bid in the property for the benefit of the heirs, who were himself an. brother Ira. In 1885 Wells sold the property to Ira. In 1885 Wells sold the property to Attorney Strauss, of Wilkes-Barre, and Zimmerman bought it from Strauss for \$500, though C. H. Soper, attorney for the heirs at the time of the sale, pro-tested against the conveyance of the land. Judge Gunster took the case from the consideration of the jury on the ground that Coleman Wells bought the

land as trustee and had no right to sell it to Strauss.

The trespass suit of J. W. Sizco and others against Joshua R. Miller was be-fore Judge Edwards in No. 1 court and went to ac jury soon after dinner. The plaintiff was represented by Attorney a. D. Dean and the defendant by Attorney S. B. Price. On September 14, 1892, the plaintiff was driving along the main road in Elimburst with a team of oxen and a wagon. The defendant's bull scaled a nearby fence and come vigorously forward toward the oxen, goring one of them so that a deep wound was one of them so that a deep wound was

Jury Scaled Its Verdict. The wagon was broken, too, and the plaintiff wants damages in the sum of \$1... \$75 for personal injuries to the ox; \$50 for nursing it and medicine and \$25 for damages done to the wagon. The jury agreed upon a verdict late in

The jury agreed upon a verdict late in the afternoon, sealed it and will hand it info court this morning.

By order of court the trespass suit of Mrs. Ann Munley against the city of Scranton was placed at the head of the list for the third week of this term of common pleas court. The visiting judge next week to assist the local judges will be Judge John G. Love, of Bellefonte, whose first visit it will be to Scranton. whose first visit it will be to Scranton.

#### MILLAR'S ANSWER FILED.

Defends His Action in Holding Police Court in the Municipal Building.

Court in the Municipal Building.

The answer to the bill in equity filed by Alderman O. B. Wright, of the Ninth ward, asking the court to restrain Alderman W. S. Miller, of the Eighth ward, from holding police court in the Municipal building, which is situated in the Ninth ward, was filed yesterday by Alderman Millar's attorney. Among other things it sets forth "That in accordance with the spirit of the laws of the state he has at various times when the mayor has been absent times when the mayor has been absent times when the mayor has been absent from the city or otherwise unable to hold police court, at the request of the mayor and chief of police attended the police court in the Municipal building to give preliminary hearings to persons arrested and detained by the police, the officials of the city being required by law to hear such cases within twenty-four hours after arrest, at which times four hours after arrest, at which times he has imposed fines under the provi-sions of the city ordinances, and has sions of the city ordinances, and has committed offenders to county jail for failure to pay fines so imposed, that all fines so collected have been paid to the chief of police for the use of the city and that the defendant (Mr. Millar) has neither charged nor received any fees for his services as committing magistrate; that he has never issued any process returnable to the Municipal building or elsewhere than at his own office in the Eighth ward, and has never acted in any capacity in the Municipal building except as a committing magistrate.

Municipal building except as a commit-ting magistrate.
"Defendant is informed and believes that his acts in holding police court are within the statutory provisions with reference to the holding of such courts, and it has been the custom to hold them in the city of Scranton. And he speci-fically alleges that when the police court room was located in the Eighth ward, up to the spring of 1893, the com-plainant, O. B. Wright, then alderman of the Ninth ward, habitually attended the police court in the Eighth ward. the police court in the Elighth ward, and transacted the same kind of busi-ness which the defendant now occa-sionally transacts in the Municipal building at the mayor's request."

### FIRE AT PARK PLACE.

Caused by the Knocking Over of a Lamp

in Mrs. Reynolds' Home. The alarm for fire which was sounded from box 72 last evenific about 8.15 was caused by a small blaze in the house, at Park Place owned by Mr. Miller and inhabited by Mrs. Reynolds and her children. Her children were playing in the kitchen and knocked over the lamp, which was on the table. The furniture and carpet in the kitchen were ruined, but aside from that no serious damage was done. The Liberty, Excelsior and Niagara Hose companies quickly responded to the alarm.

The fire was extinguished by members of the family without the assistance of the firemen. The alarm for fire which was sounded

Went to the State Convention.

Among those who left this city yes-terday for Bloomsburg to attend the Young Women's Christian association state convention were Mrs. Boics, Miss Root, Miss Tolles, Miss Adams, Mrs. Carr, Miss Margaret Ruth, Miss Dea-con and Mrs. Waters.

Funeral of Carl Hollister.

The funeral of Carl Hollister was held at the home of his parents, 221 Ash street yesterday. Rev. M. J. Ford conducted the services. The singing was by a quartette consisting of Messrs. J. N. Haomacker, J. W. Williams, Thomas Watkins, D. Richards and I. Mitchell. Among the floral pieces were a pillow from Thomas J. Myers, of Philadelphia; a star and crescent from Charles J. Myers, of Hollisterville, and another from Mrs. J. B.

Bichards, of Poughkeepsie, N. Y.; a wreath, from Mr. and Mrs. George Bohl; pillow, Scranton Council, 229. Order United American Mechanics; anchor, employes of Hess' bakery; star, D. R. Schoonover; casket houquet, from Mr. and Mrs. D. W. Schoonover, Mrs. W. J. and Mr. and Mrs. J. P. Hollister, Mrs. E. S. Jeffrey, Mrs. Bellman, Miss Bertha Woodhouse and Mrs. Thomas Rice, Interment was at Hollisterville.

#### ARGUMENT ON BOIES' WILL.

Difference of Opinion as to llow Its Pro visions Should Be Construed. In court room No. 2 yesterday afternoon an argument was made before Judge McPherson in exceptions to the account of Henry M. Boles, executor of account of Henry M. Boies, executor of the estate of Joseph Boies, his father. The petitioner is Lailin Mills, of Chica-go, executor of the estate of Matthew Mills, his son. Joseph Boies was father of Colonel Boies, of Scranton, Mrs. Brainard, of Montreal, Canada, Mrs. Laflin Mills, of Chicage, and Matthew Education

Montreal, Canada, Mrs. Lafin Mills, of Chicago and Matthew Boles, deceased. Saugerties, N. Y., was the place of the family residence, but in 1890, the decedent moved to Chicago and took up his home with Mrs. Mills, his daughter. Before he died in 1892, he attached a cedicil to his will by the terms of which he divided all his property among his four children equally. Colonel Boles was appointed executor. There was a specification that each was to have the share for his or her natural life to hold in trust for themselves and to revert to share for his or her natural life to hold in trust for themselves and to revert to their children and so on ad infinitum.

Matthew Boles died three years ago and laft a will bequeathing his share of the estate of his father to Matthew Mills, his nephew, son of Laftin Mills, of Chicago, Colonel H. M. Boles, as executor of the estate of Joseph Boles has filed an account on the basis that each of the three surviving heirs is entitled to one-third of the estate, and that the bequests of Matthew Boles of his part to young Mills is invalid.

The question for argument was

The question for argument was whether the bequest of Joseph Boies to his children was a fe simple or an imnis children was a fe simple or an im-plied trust. The argument was con-ducted by Judge Cantine, of Saugerties, N. Y., and City Solicitor J. H. Torrey for Matthew Mills and by ex-Justice Hand for Colonel Boies. At the time of the decedent's death there were \$48,000 to his account in the Third National to his account in the Third National bank and he owned valuable powder stocks and other securities. The estate is valued at over \$100,000.

#### SCRANTON FIRE MARSHAL.

Creation of the Office Will Be Recommended by the Roard of Trade. A resolution requesting City Solicitor Torrey to frame and present to councils a resolution creating the office of fire marshal will be considered at Monday night's meeting of the board of trade. A bill empowering cities of the third class to create such an office was passed by the state legislature during its last

The Scranton Underwriters' association has more than once put itself on record as favoring a fire marshal for Scranton; the board of trade occupies the same positon almost as a unit. On two recent occasions councils have dis-approved the idea.

The coming meeting of the board of trade will also receive important re-ports from the special public market committee and the manufacturers' com

### THERE WAS ONLY ONE GIRL

Sent to the County Jail During the Month

of Schember.
Chief of Police Simpson's report for Cctober shows that there were 150 arrests made by regular police, officers and specials during the month. As a result of these arrests the registry at least Company of the control o Hotel Clemons was graced with thirty-two additional names; the trial list in tent of five cases, and the city treas-ury was enriched by fines amounting to \$268. Forty-nine were discharged common pleas was swelled to the ex-

One unusual but gratifying feature of the report is that it shows there was only one woman whose isolation in the county jail was necessary to the peace

People Who Want Well-Made, Who Want Stylish, Who Want Reasonable Priced

Sleighs Buy Ours. We have a stock embracing 40 different styles, and can suit everybody. See our display at Blume's Carriage Repository, 522 and 524 Spruce st.

#### THAT JENNINGS NON-SUIT.

Should He Stricken Off.

Attorney Cornelius Smith has filed Attorney Cornelius Smith has filed the following reasons why the non-suit granted Monday in the case of John G. Jennings against the Lehigh Valley Railroad company and others should not be stricken off:

First—The court erred in refusing to grant the plaintiff's motion for a continuance of the case.

Second—The court erred in refusing the plaintiff's motion for a reasonable time to produce his witnesses to prove the facts alleged in his petition for a change of venue.

Third—The court errol in hearing and deciding the rule for a change of venue without allowing the plaintiff any time to produce his witnesses to prove the facts alleged in his petition for a change of venue.

facts alleged in his pelliton for a change of venue.

Fourth—The court erred in changing, at the request of the defendants, the order made by the court, by substituting the word "forthwith" for words "Nov. 25, 1895, at 5 a. m.," the order being "Now, Nov. 11, 1895, on filing within petition a rule is granted to show cause why a change of venue shall not be granted in the above case. Returnable Nov. 25, 1895, at 9 a. m."

Fifth—The court erred in excluding the following offer: Plaintiff proposes to prove that Kasson jacked the jury in the case of James Jennings vs. Lehigh Valley Reliroad company, and in the case of John G. Jennings vs. Lehigh Valley Reliroad company, and in the case of John G. Jennings vs. Lehigh Valley Reliroad company, and in the case of John G. Jennings vs. Lehigh Valley Reliroad company, and to prove the unlawful manner in which the juries were drawn.

Sixth—The court erred in excluding the following offer: Plaintiff proposes to prove that John Jennings has made three attempts to try his case, that by reason of the juries being packed each attempt to try resulted in a mistrial.

Seventh—The court erred in refusing to grant a change of venue in the case.

Eighth—The court erred in granting a non-suit on the motion of the defendants.

No Admittance

This we say to all shoddy garments. We have no use for such goods, for they never give satisfaction. We do not boast of selling cheap goods or of giving them away. The fact is, good honest cloaks cost money and we cannot afford to sell goods at cost. We have expenses to meet. Such goods as we offer are worth the price we mark them every time. Francis Fitzgibbon.

#### For Dyspepsia and Exhaustion

Use Horsford's Acid Phosphate. Dr. E. Cornell Esten, Philadelphia, Pa., says: "I have met with the greatest and most satisfactory results in dyspepsia and general derangement of the corebral and nervous systems, causing debility and exhaustion."

A Happily-Timed Suggestion, and the Sequel-A Cure for Catarria That Is Remembered with Grateful Pleusure—It Relieves in 10 Minutes.

"What did you do for it?"

This is a question frequently asked of Rev. W. H. Main, pastor of the Baptist Emanuel church, corner Normal ave, and Rhode Island street—one of Buffalo's most popular elergymen, and a firm believer in the unfailing curative virtues of Dr. Agnew's Catarrhal Powder. He had previously tried in vain many different remedies for catarrhal Powder. He had previously tried in vain many different remedies for catarrhal trouble. Instead of relief, some only gave additional distress, until a happily-timed suggestion induced him to use Dr. Agnew's Catarrhal Powder.

Members of Poor Board Decided Not to Listen to It.

HE OBJECTED TO THE PENALTY

s Ilis Opinion with Regard to Its Legality Had Not Been Asked It Was Not Heard-Mr. Gibbons' Pleading Was in Vain.

Charles F. Van Nort, for many years a collector of poor and other taxes, was at the poor board meeting yesterday with a bundle of law books, newspaper clippings, note books and manuscript of a fifteen minute speech to back up the contention of Director Gibbons that infliction of the \$1.12 penalty on poor tax

fliction of the \$1.12 penalty on poor tax delinquents is unjust and fliegal and a crying abuse.

During the progress of the meeting Mr. Van Nort occupied a seat at one side of the enclosure and as the members knew what was coming they were ready for him when he was granted the privilege of the floor and arose to address them. Mr. Gibbons introduced him by saying that he was a citizen who had been called upon to pay a \$1.12 penalty on his poor tax and who wanted to pay it if it was proper, but who had some reasons to advance showing it was far from to advance showing it was far from Then Mr. Van Nort began by untleing

say whether it cared or not, so Mr. Van Nort proceeded.

his bundle of data and announcing that

he had a fifteen minute speech which it would please him to read if the board cared to listen to it. The board didn't

His Little Fling at Scragg. His first utterance was a sarcastle reference to Attorney Scragg's opinion—"if it can be called an opinion," as Mr. Van Nort put it—and then started forth to show that Mr. Scragg did not get at the bottom of the question.

President Langstaff at this juncture interrupted him by saying that the board could not entertain such utterances and brought down his gavel with a force that betokened that he was in

"Let him go," said Mr. Gibbons, "he knows more about this law than your attorney. He was in the tax business before any of you knew what taxes were. He wants a hearing about his peralty and the board should give him a hearing."

Mr.Tropp—"The law fixes the penalty

and the poor board has nothing to do with it further than requiring a bond from the collector that he will enforce the provisions of the law and collect the

Mr. Langstaff-"We can exonerate you, Mr. Van Nort, if you can show that you are too poor to pay the tax or penalty, but we can not infringe on the owers which the law gives a collector."
Mr. Gibbons—"Why can't we have a
ase stated and have the matter settled."
Mrs. Swan-"Any individual can do

As Mr. Gibbons Viewed It.

Mr. Cibbons-"But it won't pay an in-

dividual to spend his money to fight a penalty of \$1.12. Mr. Van Nort is here to give you an opinion on that very Mr.Langstaff-' We haven't asked his opinion. We have a capable solicitor to do that work for us." Mr. Van Nort—"An Individual can

not afford to fight this matter in court. As a consequence taxpayers all over this city and Dunmore are submitting to this wrong. In justice the poor board should make a test case so as to regulate the abuse and—"

Mr. Van Nort was interrupted here in what was to all appearance the introduction of his set speech by Mr. Shotten, who curtly interposed: "We can't entertain this speech; it is not a poor board matter."

Mr. Gibbons—"Well, then appoint a special committee to hear his arguments. Let Mr. Scragg be there. Mr.

van Nort is not afraid to meet you attorney. He knows the law. You haven't patience to listen to him, eh? The whole thing is you are in favor of the collector and his penalty." A motion to adjourn prevailed and Mr. Van Nort silently folded up his bundle and withdrew.

The Pittston poor authorities sent a notification to the effect that the mayor of Scranton had shipped Susan Ryan, supposed to be insane, to that place, and they wanted her taken back. The matter was referred to Mr. Tropp.

#### Howley's Request Denied.

John Howley, alias Howley Jordan, a former Scrantonion, who had his arm cut off by the cars in Meadville last month, applied to the board for transportation to Forest City, where he said he could find shelter until Monday when he expects to go to work in day, when he expects to go to work in this city. As Howley does not stand well in the eyes of the board, owing to some former misdeeds, and as the finance committee had just settled a bill of \$197.59 for his hospital expenses in Meadville and transportation home, it was in no mood to send him on an excursion, so offered nim the hospitality of the Hillside Home, which he disdainfully refused.

Attorney Scragg was instructed to report on the case of Jefferson M. Keller, on the case of Jefferson M. Keller,

an insane patient who was brought here from Chillicothe, Mo., on an or-der of the court of Livingstone county, and left a charge on this district. The board does not deny that he a charge

## on this district, but it questions the right of a court to send a pauper from 5 O'GLOCK TEA KETTLES one state to another.

incle Bella! Jingle Bell! Oh; What Fun It Is to Ride in a One-llorse Upen Sleigh, Our sieighe are just the kind to have "solid countert" in. They are built right in every respect, and the prices are right, fou call see them at blume's Carriage Repository, \$22 and \$24 figuree st.

\$15.00 gets a better clonk at Francismore money.

ANOTHER BURGLARY. Thioves Rifle J. U. Schwenker's Tallor Shop on Center Street. Early yesterday morning the tailor shop of John U. Schwenker, on Center street, was robbed by thieves who

Conds to the value of about \$30 were stelen, Among the goods was a dread ceat belonging to W. J. Trainer, 305 North Washington avenue.

Pron Lies.

Promise may get customors, but it's performance may keeps them. We keep our promises with everyone, if you should think differently, come to us and set your money back. We'll give it to you peasure, we promise you for Saturday the best jaciet ever offered in Equation for 43.00. Francis Flingioson. Meeting of Association Today This morning at 10 o'clock a meeting

of the Teachers' Mutual Benefit asso-ciation will be held in the board of con-trol rooms. Several important matters will be brought to the attention of the tenchers by Professor Howell. Saturday will be Bargain Day at Francis Flugdibon's Cleak Store, Den't fail to call and see what he is offering. You can save money.

Sleigh Style and Sleigh Comfort. no together in our sleighs. Then, our eleighs are built to last, and our prices are reasonable. We cannot fail to please yes. William Hlume & Son, 522 and 524 Spruce at.

CATARRH is a constitutional disease and cannot be eured by local applications, Hood's Sarsaparilla is a constitutional remedy; it cures catarrh because it puri-les the blood.

HOOD'S PILLS are purely vegetable and do not purge, pain or gripe. Sold by all druggists.

The World's Best Quality is what we claim for the Garland heating stoves. They are made from Iron mixed with sluminum, and will not crack. They are nickle-plated on copper and have the revolving fire pot. Call and see them at Thos. F. Leonard's,

Taylor's New Index Map of Scranton and Dunmore For sale at Taylor's Directory office, 12 Tribune building, or given with an order for the Scranton Directory 1896.

Pillsbury's flour mills have a capacity of 17,500 barrels a day.

# REXFORD'S.

## One Price

From now on this will be a Strictly One-Price store. Guess we are the first Scranton Jewelers to adopt this method. Seems strange,

Bargain

Three hundred large medalion pictures, new and beau-38c.

Started to sell the minute

they went in the window.

Solid

Silver

Thimbles this week

## IOC.

Thousands Of beautiful gifts here. A great many are selecting now, and we set aside for Christmas. Why don't you?

REXFORD'S, Lacka. Ava

#### Just Received

# 200 LADIES CAPESAND JACKETS

Open Saturday morning. If you desire one come quick. At the very low prices which we have marked them they will last only a day or two

Lackawanna Avenue.

From \$1.00 up.



(HAFING DISHES, Many Styles.

WEICHEL & MILLAR. 134 WYCMING AVENUE

Walk in and look around. M. P. M'CANN

Is Now at His New Store with a

FULL LINE OF HATS

Sole Agent for Knox Hats. Come and See Me.

205 WYOMING AVENUE.

## Carpelings **And Draperies**

Baby Carriage Robes, Fur Rugs, Table Covers, all sizes, Stove Patterns, in Oil Cloth, Fringes, Loops, Poles, Trimmings, Lowest Prices.

# ON THE LINE OF THE

are located the finest fishing and hunting grounds in the world. Descriptive books on application. Tickets to all points in Maine, Canada and Maritime Provinces, Minneapolis. t. Paul. Canadian and United States North ests, Vancouver, Scattle, Tacoma, Portland, Orc., San Francisco. First-Class Sleeping and Dining Cars attached to all through trains. Tourist cars rully fitted with bedding, curtains and up e isly adapted to wants of families may be had

with second-class tickets. Rates always less than via other lines. For full information time tables, etc., on application to E. V. SKINNER, G. E. A. 353 BROADWAY, NEW YORK

#### splendid shape-counters, shelves and tables literally groaning with the immensity of the assoriments of new Clothing for fall and winter use, and while the bigness and beauty of the stock creates a wondrous surprise in the mind of the beholder, the Little-

remarkable.

From Fall to Winter

weather may be expected

at any time now. Are

You prepared for it? We Are; in fact we were

never before in such



ness of the Prices cre-

ates a surprise still more

PIANOS Also a large stock of first-class

ORGANS MUSICAL MERCHANDISE.



We Will See What Bicycles We Have on Hand

At a price which will save the buyer money. Victorias, Gendrons, Relays, in Men's Wheels. Victorias and Gendrons in Ladies' Wheels. We have some second-hand

Wheels at your own price. Baby Carriages at a bargain. J. D. WILLIAMS & BRO.

# TAR GUM

314 LACKA. AVE., SCRANTON, PA.

Cures Colds, Lays Out LaGrippe, Cures Incipient Consumption. Manufactured by G. ELMEN. DORF, Elmira, N. Y., and for sale

MEGARGEL & CONNELL, Wholesale Agents, Scranton, Pa.

by the trade generally.



TAKE CARE and your eyes will take care of you. It you are troubled with headache or nervous-ness go to DR. SHIM-

305 Spruce Street, Scranton, Pa.

THE RECEIVERS OF

# MARTIN & DELANY'S CLOTHING STORE

Are still offering the large stock of goods from 25 to 50 per cent. below cost.

## These Goods Must Be Sold

And if you want bargains come and get them

IMARTIN & DELANY

receivers.