

"Pure and Sure."

Levee's BAKING POWDER. "I use it in my kitchen and class work."

EMMA P. EWING, Principal Chattanooga Cooking School.

Norrmann & Moore FIRE INSURANCE, 120 Wyoming Ave.

BIG BARGAINS IN SHOES. RUSSET SHOES AT COST AT THE COMMONWEALTH SHOE STORE Washington Avenue.

YOUR LINEN LOOKS RIGHT WHEN LAUNDRIED AT THE LACKAWANNA

January Remnant Sale OF ODD PAIRS

Lace, Tapestry and Chemise

Curtains, also Short Ends of Carpet, Wall Paper, Oilcloth and Window Shades

AT ABOUT HALF THE REGULAR PRICES. WILLIAMS & M'ANULTY 127 WYOMING AVENUE.

CITY NOTES.

The Central Labor union will hold a ball in Music Hall tonight. Deputy Sheriff Ryan yesterday sent out the grocery store of Jacob P. Van Keuren, of Adams avenue, for \$100.00. It was bought in by the execution creditors.

Today is the day of prayer in colleges. Rev. Dr. James McLeod, of the First Presbyterian church, will preach and conduct the service at Lafayette college, Easton.

Next Sabbath at 2 p. m. Rev. C. C. McCabe, missionary secretary of the Methodist Episcopal church, will preach at the Simpson Methodist Episcopal church in this city.

A. W. Dunning, jr., Attorney M. J. Walsh, and J. W. Morgan, viewers appointed by Judge Edwards to inspect the Spring Brook turnpike, looked over the road yesterday. Their report will be favorable.

Marriage licenses were granted yesterday to the following parties: Anthony McDonnell and Mary Madden, Scranton; James Fagan and Mattie Kony, Winton; Franklin Henshaw and Helen Somers, Price, Scranton.

A meeting of the official board of the Providence Methodist Episcopal church was held on Tuesday morning at 10 o'clock, at which time a resolution was adopted asking the presiding elder to return the pastor, Rev. William Edgar, to the church for another year.

The Florence mission board of managers will meet at the mission on Spruce street next Tuesday morning at 10 o'clock, at which time a meeting of the board will be held to elect a new president. The membership committee held an important meeting yesterday.

The charge lodged with Alderman Miller by Patrick Peeney, of Tenth street, against his wife and daughter, Mrs. Mary Miller, has been withdrawn. No arrests were made and Mrs. Peeney and her daughter declare that the lodging of the information was a bit of spite work.

The revival services held in the North Main Avenue Baptist church are growing in interest and power. Harry Peeney, of Avoca, is at present assisting Pastor W. G. Watkins. This young lady is an excellent singer, and her rendition of Gospel songs is very effective. She accompanies herself on the autoharp. There is preaching every night.

The following additional contributions to the fund for the Joseph's Foundling Home have been announced: R. J. Murray, \$2; D. J. Reedy, \$5; P. J. Morris, \$5; E. P. Connolly, \$5; Professor W. P. Sullivan, \$5; Miss Sarah McLane, \$5; B. A. Toban, \$5; R. N. Roche, \$5; Mrs. M. K. Barrett, \$5; John Colligan, \$5; M. J. Colligan, \$5; Mrs. Colligan, \$5; total, \$47; previously acknowledged, \$65; grand total, \$112.

AMICABLE ARRANGEMENT. Financial Difficulties of Russian Slavonic Publishing Company Arranged. Last Wednesday the sheriff levied on the effects of the Russian Slavonic Publishing company of this city, and the sale on executions in the hands of the sheriff was to take place today. The financial difficulties were amicably arranged yesterday without loss to the creditors and the company will continue in business with Paul J. Zeathnick as manager.

The satisfactory arrangement of the financial difficulties of the concern was made through the intervention of Dr. S. E. Fienberg, who at one time had stock in the company, and who was loth to see any of his friends lose anything through their business relations with it. His action has been most favorably commented upon by the creditors of the company.

FIFTY NEW MEMBERS. Initiated at Last Evening's Meeting of the Young Men's Institute. John Boyle O'Reilly council of the Young Men's Institute held a meeting last evening at which nearly fifty members of the St. Aloysius society were initiated as members of the council.

Following the initiation ceremonies there was a smoke at which the following programme was rendered: Piano solo, M. P. McCann; vocal solo, P. J. Snyder; vocal solo, P. J. Howley; mandolin solo, P. J. Snyder; address, M. H. Griffin; vocal solo, John Davis; vocal

TWO OPINIONS ARE FILED

Views of Judges Regarding Twentieth Ward Muddle Set Forth.

JUDGE EDWARDS DISSENTS

He Does Not Agree with the Conclusions of Judges Archibald and Gunster—Both Opinions Are Given in Full.

Opinions were handed down yesterday by Judge R. W. Archibald and Judge H. M. Edwards in the matter of exceptions to the affidavits of nomination filed by two sets of Twentieth ward Democratic candidates. The matter was disposed of on Monday by the court and yesterday Judge Archibald handed down his opinion which is concurred in by Judge Gunster giving the reasons why they believe both certificates of nomination are invalid.

Judge Edwards could not endorse the conclusions of his brother judges and filed a dissenting opinion in which he lucidly sets forth his views concerning the matter. The opinion of the court filed by Judge Archibald is as follows: This was not a primary election, but a ward convention or caucus held by the voters on mass, at which each one cast his vote for the candidates desired. The act of June 29, 1881 (P. L. 128) regulating primary elections does not therefore apply to this election. It is immaterial whether the election board were sworn or not, or did or did not subscribe to an oath. Now assuming that this was a caucus, and beginning as a Democratic caucus, have any rules been shown us to regulate its proceedings, although in view of the call by the city commission, the ward under authority from the city party organization would seem to be regular. The Democratic caucus, if it were not opened at the exact time designated, would not seriously affect the proceedings. By the common consent of these parties a caucus was held, and was organized, a room in the front of the hotel was used instead of the hall in the rear. The two places were in such close proximity that no one coming to the caucus would be likely, so long as but one room was occupied, to be at all misled. Later on both caucuses running, it might be different.

Where this all came to the case, there would be no difficulty in disposing of it. Now, standing as it does, that the call by the city commission, did not designate it as a Democratic caucus, if it was actually and honestly conducted, the voters are entitled to stand as they are certified. But this far from represents the result. Soon after the voting began, the Republican party presented themselves at the window to vote, and a discussion was had between the members of the election board and the voters. The voters were favored and two were against it, one of the former being the judge. The argument was then advanced that it was not a Democratic but a citizen's caucus, and that if any one would swear to support the nominees, he was entitled to vote at it. This seems to have prevailed and the voters were allowed to vote on account of their political faith, although by a somewhat peculiar construction Democrats were considered as having been selected. While those of supposed Republican proclivities were required to take the oath, if it is conceded that the caucus was not a party caucus, it is not on this point on it bore such character. The very basis of the admission of these voters was that it was a general caucus, and not a party caucus, and by that decision it must stand. It needs no argument for the position that a Democratic caucus or convention is one held by those who believe in and adhere to the principles of that party, just as a Republican or Prohibition convention is one held by those who respectively adhere to Republicanism and prohibition.

Not a Party Nomination. If Republican voters are run into a Democratic caucus, or Democratic voters into a Republican, a nomination so secured is not a party nomination, and has no right to be palmed off as such. To sanction it would be to betray the trust of the self-respecting members of both parties, who are above such actions. If voters may float in numbers suited to the occasion, and be admitted to vote, they must have the worst elements of both parties directing and controlling the nominations of each and the sooner this is recognized, the better. The plan of the use of such means is to secure at all hazards the influence and advantage of the party organization, the avowed object being to acquire the acquisition of this privilege, however unwarrantably obtained is to receive public sanction, it simply puts a premium upon the use of such means, and masquerading under the party colors, ought to pass with no one, certainly not with the courts established to see that justice is administered.

Specimens of Fraud. The throwing down of party distinctions in the present instance, produced its natural result. Not only were Republicans admitted to vote, but if any of them were in the end put upon anybody, Mr. Gibbons, one of the clerks, testifies that after night closed, no attempt was made to identify the voters who were at the window but their votes were taken in, without knowing whether they were residents of the ward, or citizens or what. It is not to be denied that it is a fact that he could not write down their names. One man is proved to have voted three times, and another man twice, and many more included in these high politics, we do not know. To let this pass as a Democratic caucus would be a libel on the party.

If it is said, however, that not enough votes of this kind are shown, to affect the result; but that he is not to the point, nor is it to be denied that the certificate of nomination of the Democratic party, of seventy Republicans voted, but it is claimed that there were twice that number and a list of 150 was in fact produced. It is not to be denied that in these things were conducted, no one can say just how many there were. And how shall we number or purge the poll of those who voted a second or a third time? While Mr. Gibbons for school controller had a majority of 20, the candidates for the other offices had but 8. How are we going to work with the varying numbers? Can we sustain the nomination of some on this paper and reject others according as they might or might not have been selected by other than party vote? It seems to us that they are one and all returned on the same certificate as nominated at a caucus of voters representing the Democratic party or policy of the state of Pennsylvania. The proofs are that they were nominated at a caucus of which—say the best of it—there was no certificate of nomination. This is a very course being advocated, it is a caucus of citizens irrespective of party, to which the nomination of candidates may be, and whatever be the political faith of those nominated, do not represent the Democratic party or policy, and are not entitled to come under that name and the certificates which so designate them, are invalid.

Nominations of Hammett and Others. We have to say of the second set of nominations. No more right to stand as the nominees of the Democrats of the ward exists in their case than in the others. They were not the result of a caucus, set up in the hall instead of the parlor of the hotel, and many, probably the most, of those who voted there, some forty-seven in all, had already voted at the other place. We have no doubt of the right of those who withdrew from the first caucus, to vote in which the Democratic party is admitting any and everybody to vote. But this was all they could do for the time. They could not straighten out the Democratic caucus, they had no basis to begin on. The mere occupation of the hall, the place named

in the call of the ward committee man could not supply this, after a caucus in regular order, it is not to be denied that organized in the hotel parlor. The only way was to start anew after due notice under another call from the committee-man, if he would not act from an amiable number of Democratic voters who would, as a protest against the validity of the first caucus, call another, and without effect. But as a body entitled to make Democratic nominations, we cannot sustain it any more than the other.

The opinion in which Judge Edwards dissents is as follows: The contest in this case is as to the validity or regularity of two certificates of nomination for ward offices in the Twentieth ward, filed on January 23, 1896. The caucus of Jan. 19 was called by Timothy Lavelle, a member of the Democratic city committee, and was held in the hall because the rules of the Democratic party in this city require that a member of the city committee should be called by the member of the city committee representing that ward, and that he should call the caucus. It is a matter of course, in making the Democratic city committee, that it is not necessary that it should have been better if he had. He may have been called by another member of the Democratic caucus. That it was a call for a Democratic caucus was well understood by the result shown.

Before the polls were opened the conflicting parties selected a board of four persons to conduct the ballot. The voters present acquiesced in the selection. Two of the board represented one set of candidates, the other two representing their opponents. The board made an attempt to conduct the election in conformity with the requirements of the act of June 29, 1881 (P. L. 128) regulating the election board were sworn or not, or did or did not subscribe to an oath. Now assuming that this was a caucus, and beginning as a Democratic caucus, have any rules been shown us to regulate its proceedings, although in view of the call by the city commission, the ward under authority from the city party organization would seem to be regular. The Democratic caucus, if it were not opened at the exact time designated, would not seriously affect the proceedings. By the common consent of these parties a caucus was held, and was organized, a room in the front of the hotel was used instead of the hall in the rear. The two places were in such close proximity that no one coming to the caucus would be likely, so long as but one room was occupied, to be at all misled. Later on both caucuses running, it might be different.

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WROTE A "GILDED GOD."

The Latest Interview With Mrs. E. Burke Collins.

Famous Novelist Recovered from Nervous Prostration.

Paine's Celery Compound Made Her Vigorous and Energetic.

Du Maurier has made Paris studios familiar to every one. But not until the appearance of Mrs. E. Burke Collins' story of "A Gilded God" did novel readers dream of the wealth of material ready for some gifted novelist's pen in the brilliant artist life of our own New Orleans.

In a recent interview by a New Orleans paper she said: "Of course, to a certain extent my characters are drawn from life, though never copied from it. My favorite heroine is Mam'zelle in my story of a 'Modern Heiress'. No, I rarely give aspirants to take up a literary career. Success is obtained only at the price of the most exhausting labor."

Although Mrs. Collins' writing has always been a labor of love, yet such incessant mental exertion could not fail to have its effect on her nervous system. At one time she found herself tired out and weak from her uninterrupted work; she became nervous and incapable of work; she even saw nervous prostration staring her in the face. The general toning up that her system needed so badly, she found in Paine's celery compound. Today she is perfectly well and strong again, busy as ever with her brain and pen, and grateful to Paine's celery compound for the timely help when failure and trouble and despair seemed about to close round her and shut her off from everything that was dear.

Your constant brain work must tell on your strength," observed the reporter. "Yes; you have no idea how much I am in my debt for mine and for hours a day," she replied. "I am careful to obey the laws of health, and I am never without a supply of Paine's celery compound. It has done more for me than any other medicine I have ever used. It has given me a new lease of life, and I am now strong and free from pain at once. I never enjoyed such buoyancy of spirits and soundness of body before. I am in my debt for mine and for hours a day," she replied. "I am careful to obey the laws of health, and I am never without a supply of Paine's celery compound. It has done more for me than any other medicine I have ever used. It has given me a new lease of life, and I am now strong and free from pain at once. I never enjoyed such buoyancy of spirits and soundness of body before. I am in my debt for mine and for hours a day," she replied. 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