#### THE SCRANTON TRIBUNE-TUESDAY MORNING, MARCH 10, 1896.



Rev. A. W. Cooper, of Hawley, was here yesterday.

Festering, Ex-Sheriff Charles Robinson and E. J. Etsh are in New York dty. Major T. F. Penman has returned from a business trip to Washington. Attorney T. Frank Penman has re-turned from Washington, D. C.

The Misses Ruddy, of Penn avenue, are entertaining Miss Annie Nallin. Miss Rose Murphy, of Carbondale, spent Sunday with friends in this city.

Mrs. E. D. Fellows and son, Gene, are home from a two weeks' visit at Foster. heimer in Dickson City. This is the only application for a distiller's license in this county. Mr. Comegys stated John Keenan, of Towanda, has returned to his home after a visit with friends in that his client had expended thousands of dollars in the erection of a plant, and

Miss Flora Simon, who has been the guest of Miss Wormser, is spending a few days in Wilkes-Barry,

Miss Cora M. Cook, of South Main ave-nue, has returned from a pleasant visit with relatives in Northumberland. H. D. Jamieson, of New York city, of the United State Casualty, was yesterday the guest of the company's Scranton agent, A. C. Rays.

Miss Jennie Monk, of Carbondale, is pending a few days with Mrs. J. T. Rob-nson, of Wyoming average and the second

represented as a proper person to be granted one. Attorney John R. Ed-Mison, of Wyoming avenue, Green Ridge, Mr. and Mrs. Stanley Mitchell, of Hing-hamion, are guests of Mr. and Mrs. Sum-mers, of Adams avenue.

Which They Are Brought. Ex-Judge Stanton yesterday filed in the office of Clerk of the Courts John O'Neill, who argued that they are a necessity for the accommodation of the H. Thomas the petitions and the names of the petitioners' signers in the four traveling public and the people around.

Petitions Set Forth the Grounds on

contested election cases in the Second ward of Dickson City borough. In each Attorney C. Comegys asked for a li-cense for a distillery for John J. Billcase it is alleged that thirty-one illegal votes were cast and counted for the successful candidate. M. F. Fadden received eighty-five rotes for council against 76 cast for

Joseph Hall. The petition says that the number of persons entitled to vote and who voted for Fadden was not that the establishment was recognized by the internal revenue department, and is known as distillery No. 76, of the more than fifty-five, and by right Hall should have eighty-six. John J. Aitken DICKSON BOROUGH PETITIONS. received eighty-four votes against seventy-six cast for George Ries. The pe-tition says a contest will show that he In Dickson borough Attorney H. L. Alworth asked for a license for Edward Mullen, of the First ward, who was

is not entitled to more than fifty-four, while Ries should have eighty-five, James Caygill received eighty-one and

Mrs. Weidner, an execution issued and she was put into poscession of the land. The company still claimed the land and a petition was filed under act of assem-bly, requiring the defeated party or claimant to bring ejectment within six months, whereupon another suit was brought. FIRST SUIT WAS PENDING. The first ejectment suit was pending when the New York, Ontario and West-

ern Land company's grantor, J. B. Kerr. purchased the interest of Edward Dolph in the land. At the second trial of the case the company's counsel offered the assignment from A. J. Weidner and his wife to Edward Dolph; it was ob-

Canal company, who had leased the coal from Mrs. Weidner, were also joined as defendants in that case. The

bill was dismissed in the court of com-mon pleas, an appeal was taken to the

supreme court and the decree affirmed

The first ejectment was then brought on for trial and a verdict was had for

jected to because not properly acknowl-edged. The objection was overruled

ould not be annulled by act of assem-

INSTRUCTION OF THE COURT.

The court did not take that view of

MUST PAY IN CURRENCY.

Opinion of Judge Gunster with Regard to

Taking Appeals.

he meeting to order. After prayer was offered Rev. James Jenkins read a pa-per on "The Work of Man in Securing his sanctification," and Rev. Peter Rob-erts read an "Intercessory Prayer," FOR SPRING, IN ALL GOLORS. Both papers were discussed and much appreciated. Good News for the Fair Sex. The ladies of Scranton are promised treat next Monday afternoon at the Academy of Music. The celebrated dermatologist, Mme. Josephine Le Fevre, will deliver her lecture entitled

"Beauty and the Art of Attaining It." Mme. Le Fevre has lectured in all the principal cities both in this country and Europe and her lectures are very pleas-ing and instructive, and we sincerely trust that the ladies of our city will give her a cordial welcome. Tickets for the lecture can be obtained at the long store of Matthews Brothers, freof charge.

RHEUMATISM is caused by lactic acid in the blood. Hood's Sarraparilla neu-tralizes this acid and completely and per-manently cures theumatism. Be sure to get only Hood's.

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Purchasers will always find a complete stock and at prices as low as the quality of the instrument will p



McCANN, We Have On Hand

Also the Newest.

Also the Chespest.

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THE BEST STOCK IN THE CITY . .

### FOUR DIVORCES GRANTED.

#### Mismated People Who Are Now Free to Wed Again.

Four divorces were granted yester-day. Martha Gehling was separated from her husband, John F. Gehling, to whom she was married nearly thirty years ago. They lived on the West Side and one evening three years ago he went out after supper without say-ing a word. She did not mind that, but when he did not return at the usual Img a word. She did not mind that, but when he did not return at the usual time, she got worried. Looking about the room she saw a note lying on the table bidding her good-by No infor-mation was contained in it stating where he was going or when he would be back. She has not seen him since. • Mand Churchill was divorced from her husband. William Fritz. They were married in 1884 in the city hall in New York city. They were filling an-cugagement in Boston he locked her in her room three days and three nights without food. His treatment of her she avers had been very brutal until she was no longer able to put up with it. Samuel Nicholls is no longer the hus-band of Priscella Nicholls. They were married about five years ago, one evening when he came home from work, he found her absent. She was away three days, and investigation taughthim that she had forfeiled all right there after to preside over his household. Testhat she had forfeited all right there-after to preside over his household. Tes-timony was offered to prove that she has since been leading a very dissi-nated 1%.

has since been leading a very dissi-pated life. M. E. Coleman was granted separa-tion from her husband, Robert Cole-man. The proceedings were begun in May, 1895.



We must get rid of the extra stock, because our Spring Goods will be in very soon.

Just a few good things which you should consider before buying before buying:

A dandy Men's Fine Calf. Shoe, lace or O Calf. Shoe, lace or S2.00 congress, best of shape

An up-to-date Fine Calf Shoe, razor toe, 02 extended sole, -

A few Winter Russets, double soles, ex- \$3.25



wards represented Thor MCArthu and O'Brien & Kelley, B. Fallon. At-torney Fred W. Fleitz represented John Goszka: Davis & Edwards, John Man-arkie: O'Brien & Kelley, George Ferjo.

and M. W. Lowry was attorney for John Roth. These were all new houses in Dickson and argument was made

Twelfth district of Pennsylvania.

In Dickson and argument was made that they are a necessity. The new houses in Dunmore are P. C. Connolly, 437 Main street; P. W. Manley, 132 Apple street; Dominico Vocaro, Smith street; Salvator Valan-zano, Center street; John F. McCue, 216 Pine street: B. P. Kreinherz, William Pine street: R. P. Kreinberg, William street: Alton Hathaway, Pine, corner of Blakely street, and Boland & Regan. bin binkey street, and board & Regan. Drinker street. The latter were repre-sented by Major Warren and Hon, C. P. O'Malley. They pronose to conduct a large hotel on the Dunmore "corners." There were a large number of appli-cations for new houses in Fell town-shin. Remonstrances had been filed

TESTIMONY AGAINST DUNN. When the name of John Dunn of the same township was called, Attorney Lathrope said there was a remon-strance. Senator M. E. McDonald rep-resented the petitioner. Five witnesses were called azainst the application. George H. Purdy was the first. He drank a glass of lager beer in Dum's place about a month ago, but he could not say whether or not it was John Dunn who gave it to him. George Ren-nett was called and he never had any-thing to drink but sweet cider. Loren-zo Arthur had nothing stronger than sweet cider. William Walsh came for-ward and his face was lacquered with a bright sheen as if he had been in-duging in liquor. He never drank anything stronger than sweet cider in dulging in liquor. He never drank anything stronger than sweet elder in

Dunn's place. "What were you drinking today?" asked Judge Archbald. "Water," re-sponded Walsh. "That'll do,' said the court, William Anderson, outside fore-man of the Elk Hill Coal and Iron company at Richmondale, swore the place is not a necessity.

and testified to the necessity of the place. Nicholas Glynn, justice of the peace, gave similar testimony as did two others. Last year William Dunn, a brother of the present applicant, ap-plied and there was a remonstrance against him. It is claimed the place has been conducted only as a boarding house and temperance saloon. The aplication of S. T. O'Neill was opposed. The remonstrants were rep-resented by Attorneys Lathrope and Wedeman and the petitioner by Attor-ney M. W. Lowry. The first witness called was George H. Purdy, who was a witness against Dunn. He said he bought beer from O'Neill a month ago. The latter has no license. Attorney Lowry at this stage withdrew the peti-tion. He said he had no desire to press it further. Last year one of the wit-nesses to show the necessity of the place admitted that O'Neill had been dispensing liquor before that without a license, and Hon. John P. Kelley, who represented him withdrew the pe-tition then.

Plano sale. Big bargains. Guernsey

The petition recites that the former reand the evidence admitted, because of celved only fifty-one legal votes and that the latter received eighty-two. Fred Ries received eighty-three votes the statute curing defective acknowl dgments. The defendant offered to prove that

and John G. Eley eighty-one. The pe-tition alleges that the legal vote for there was no acknowledgment of the assignment, but on objection this evi-dence was excluded. The defendant the former was not more than fiftythree and for the latter it was eighty-four. Each petition makes substanalso offered to prove that the value of the property in suit was very much tially the same allegations of fraud and that persons voted who were not qualgreater than Edward Dolph, the admin istrator, had paid for it, but this evi-dence, on objection, was excluded. The counsel for the plaintiff and defendant ified, some for one reason and some for another of the disqualifying causes. The signers are as follows:

each asked for binding instructions. The court directed a verdict for the plaintif J. A. Barron, Joseph Hall, Henry Mc-Garrity, Wallace Simms, 19njamin Jar-vis. Benjamin Hall, Thomas Ell, for the land described in the writ. It was held by the Weidners that there was no acknowledgment, the deed Francis Simms, Henry Williams, Henry Simms, John Weilland, Cuthbert Hall, was void and there is no law that cure it, and the court erred in rejecting the John H. Lewis, John Lark, William Margeston, G. C. Ries, Thompson Hall, sr., Peter Helebrandt, John Pressman, John H. Lewis, John Lark, William Margeston, G. C. Ries, Thompson Hall, sr. Peter Helebrandt, John Pressman, Luke Hall, James Moroton, J. J. Bil-heimer, W. Wear, James Margetson, George H. Schmidt, Adam Hebeler, George H. Schmidt, Adam Hebeler, W. H. Holder, George Cooper, Robert Hall, Henry Dierks, Daniel Dierks, Tharmier Menzel, Wlodlyshaw Bwitz, John Matts, Stanist Corenzist, Frank John Matts, Stanist Gorenzist, Frank Brozdowski, Frank Snigoski, John Smithberger, Ceorge Ries, John E. Eley, John Helebrand, John Miller, William W. Sawyer, Charles Ely, Thompson Hafl, Jr., John Ries, Frank E. Norris, William Carris, Thomas was final; that the final decree in the suit to reform the acknowledgment

#### Bray. THE PLUNGER AT DAVIS'.

Presented by Mr. and Mrs. Robert Wayne

The court did not take that view of the case, but instructed the jury as fol-lows: "The responsibility of the dispo-sition of the case at this time fails upon me. There is no question of fact to sub-mit to you, and therefore nothing upon and Company. Mr. and Mrs. Robert Wayne and the same company that produced "From Sire to Son" at Davis' theater last week which you would have to pass or render anything more than a formal verdict, such as the court directs. I think unplayed "The Plunger" at the same the-ater yesterday. The play was recently put on, but Mr. and Mrs. Wayne made der all the evidence your verdict must be in favor of the plaintiff, and your verdict, which is a formal one, will be an excellent showing in it. "The Plunger" is well known as Oli-ver Doud Byron's successful piece. It taken to that effect." An appeal from this verdict was tak

ver Doud Byron's successful piece. It is melodramatic with plenty of whole-some comedy. In addition to the inci-dental work of the performance Mr. Wayne introduced Mr. and Mrs. F. E. Bender in one of the most refreshing musical specialties ever imagined. The work of Mrs. Wayne and Rose Adelle shone brightly. J. C. Robisch, a Scran-ton boy, showed himself capable of the part of Jim Lincoln. He seems well at part of Jim Lincoln. He seems well at

home on the stage. "The Plunger" will be repeated in the afternoons and evenings until Wedne

night inclusive.

currency.

The Philharmonic quartet, which will assist Valentine Abt, the mandolin vir-tuoso, at Y. M. C. A. hall Monday, March 16, is composed of the following persons: A. E. Morse, first mandolin; R. W. Neubauer, mandola, and J. A. Foote of Archbald, guitar. This combination of instruments has never been heard in Scranton and a treat is in store for those who attend.

HOOD'S PILLS cure nausea, sick head-ache, Indigestion, billiousness. Sold by all druggists.

## TIME IS SHORT

Workmen have started to remodel and enlarge our Carpetings new store, 303 Lack. ave. Rather sell at cost or less than move stock that gets broken or damaged. Not room here to tell of the wonderful values, come to the store and look.

#### Pictures

Glass breaks and frames get scratched moving, so prices are down. A hundred engravings, 16x20 inches, frames, 3 inches wide, worth \$1.50, 69C white and gold

#### **Odd Pictures**

Several dozen; some have Do You Know a scratch, but don't show it; prices to sell them fast. Parlor pictures, dining room pictures, bed room pictures.

\$10.00 PICTURES, \$6,00 8.00 PICTURES. 5.00 5.00 PICTURES, 3.00 3.00 PICTURES, 1.75 2.00 PICTURES. 1.00 PICTURES. -50 .go PICTURES, .25

#### Silverware

A case was decided in court yester-day by Judge Gunster which shows pretty nearly what disposition will be made of the appeal of Attorney Cor-nelius Smith from the award of arbi-trators made in favor of Attorney Ira II Burg, Indea Gunster relied that is Moving will probably dent and scratch it. So prices go down. Outside II. Burns. Judge Gunster ruled that in cases of appeal from an award of ar-bitrators the costs must be paid in case full of suggestions. Child's cups, hand currency. Hopkins & Roberts, contractors, who built the Frothingham theater, entered a mechanic's lien against it and after-ward a scire faciats was entered. The plaintiffs were represented by Attorneys Frank T. Okell and I. H. Burns and the defendants by Attorney M. W. Low-ry. An amicable agreement was ar-rived at to submit the dispute to ar-bitrators. The case progressed and an award was in due season given in favor of the defendant, it having been agreed that the plaintiff had no cause of ac-tion.

engraved, silver plated; we got them low, sell that way, too; 25C worth 75 cents each

#### **Butter Dishes**

Dozen or so; some been here too long, others a little scratched; worth two dollars; take 980 them for

> Again we call today. Lots of things to see:

> > 213



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Dresden Stripes And Figured Taffetas Silks FOR 59 CENTS?

> Actual value from 75c. to \$1.00. See our window. We are showing a large assortment of Dresden Ribbon.

