

NORTON'S
NEW WALL DECORATIONS.
This year's styles now in. Very choice and exclusive designs, large variety and exquisite colorings.
In all the grades, suitable for the palace or the cabin, churches, public halls, offices, etc. Real Silk and Satin Hangings, Ivory finished, Pressed Hangings, Linacrusta, solid relief, imitates carved wood, imitation leather, gold and silver papers, Boston plain tints and cartridge papers, with elegant friezes and ceilings, and picture moulding to match. We invite inspection. Now is a good time for interior decorating. Don't wait for pleasant weather rush. We supply decorators on short notice.

M. NORTON,
322 Lackawanna Ave.

ENTIRE
WHEAT FLOUR
OF THE
Best Quality.

WE WHOLESALE IT.

The Weston Mill Co
Scranton, Olyphant and Carbondale.

PERSONAL.

Rev. A. W. Cooper, of Hawley, was here yesterday.
Miss Sheriff Charles Robinson and E. J. Fish are in New York city.
Major T. F. Penman has returned from a business trip to Washington.
Attorney T. Frank Brennan has returned from Washington, D. C.
The Misses Eddy, of Penn avenue, are entertaining Mrs. Annie Nalbin.
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.
John Koenig, of Carbondale, has returned to his home after a visit with friends in this city.
Miss Flora Simon, who has been the guest of Miss Worman, is spending a few days in Wilkes-Barre.
Miss Cora M. Cook, of South Main avenue, has returned from a pleasant visit with relatives in Northumberland.
H. D. Jamieson, of New York city, of the United States Cavalry, was yesterday the guest of the company's Scranton agent, A. C. Kays.
Miss Jennie Monk, of Carbondale, is spending a few days with Mrs. J. T. Robinson, of Wyoming avenue, Green Ridge. Mr. and Mrs. Stanley Mitchell, of Binghamton, are guests of Mr. and Mrs. Summers, of Adams avenue.

FOUR DIVORCES GRANTED.
Misnamed People Who Are Now Free to Wed Again.

Four divorces were granted yesterday. 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 she went out after supper without saying 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 information was contained in it, stating where he was going or when he would be back. She has not seen him since.
Maud Churchill was divorced from her husband, William Fritz. They were married in 1847 in New York city, and once when they were living an engagement in Boston he locked her in her room three days and three nights without food. His treatment of her she never had been very brutal until she was no longer able to put up with it.
Samuel Nichols is no longer the husband of Priscilla Nichols. They were married about five years ago and they lived happily on the back road, near the Sibley until two years ago. One evening when she came home from work, she found her husband absent. She was gone three days, and investigation taught him that she had forfeited all right thereafter to reside over his household. Testimony was offered to prove that she has since been leading a very dissipated life.
M. E. Coleman was granted separation from her husband, Robert Coleman. The proceedings were begun in May, 1895.

OUR
CLEARING SALE
Continued for Another Week.

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:

A dandy Men's Fine Calf Shoe, lace or congress, best of shape \$2.00
An up-to-date Fine Canvas Shoe, razor toe, extended sole, \$3.00
A few Winter Russets, double soles, extended, all sizes, \$3.25

SCHANK & KOEHLER,
410 Spruce Street.

HEARING THE PETITIONS
License Court Opened for the Week Yesterday.

FIVE REMONSTRANCES HEARD
In Two of the Cases the Petitions Were Withdrawn—They Were Michael Krotky and S. T. O'Neill, of Fall Township—Court is Largely Attended.

At 10.30 yesterday morning the present week of license court began. Judges Archibald, Gunster and Edwards are on the bench, hearing the applications and listening to remonstrances. The list was some over as far as Glenburn and when it resumes this morning the applications from Jermyn borough will be taken up. There are remonstrances against three of the applicants, Peter Ditmore, J. H. Timlin and Lewis Pizer.

Archibald borough was first on the list. There was a remonstrance against George Remenicki, who applied for a license. Attorney R. H. Holgate represented the applicant and ex-Judge Stanton, the remonstrants. It was alleged that Remenicki is an inebriate and not fitted to conduct a business of the kind, and that the signers on his petition are all residents of the First ward of the borough and his place of business is in the Third ward. There were no other remonstrances from Archibald. There were five new applications.

Thomas C. Williams, of the Third ward, applied for a license. He desired a hot dog license. Attorneys John F. Reynolds and Major Everett Warren represented him. A remonstrance was lodged and was represented by Attorney W. W. Lathrop. The reason of the objection is that it is located in a residential portion of the ward, and it is alleged that Williams has sold beer to minors at various times and on Sunday, much to the comfort and well being of the people living in the vicinity.

SAYS IT IS A NUISANCE.
W. L. Yarrington, ex-postmaster of Carbondale, swore that Williams' establishment was not to be regarded as a business, but as a nuisance. Disturbances, carousals, loud music, cursing and swearing are very frequent and more than once Mr. Yarrington said he had to get a special policeman to keep the peace. Spence Courtright, the special policeman, came forward and corroborated Mr. Yarrington. John Harris swore to a similar state of affairs by the two foregoing witnesses, as did John Lamoreaux, Frank Alvin and several others.

On the side of the applicant there were several witnesses who swore that Williams always conducted an orderly place, and they never saw or heard of any of the disturbances alleged by the remonstrants.

There were only two new applicants from Carbondale, Martin L. Mooney, of Brooklyn street, in the Third ward, and Edward Gorman, at the corner of Brooklyn street and Green Ridge. Both places were represented by Attorney James J. O'Neill, who argued that they are necessary for the accommodation of the traveling public, and that the license is a public utility. Attorney C. Comery asked for a license for a distillery for John J. Billheimer in Dickson city. This is the only application for a distillery license in the county. Mr. Comery stated that his client had expended thousands of dollars in the erection of a plant, and that the establishment was recognized by the internal revenue department and is known as distillery No. 76, of the Twelfth district of Pennsylvania.

DICKSON BOROUGH PETITIONS.
In Dickson borough Attorney H. L. Alworth asked for a license for Edward Mullen, of the First ward, who was represented as a proper person to be granted one. Attorney John R. Edwards represented Thomas McArthur, of O'Brien & Kelley, E. Fallon, Arthur J. Lewis, John Lark Wigan, Margaretson, G. C. Ries, Thompson Hall, sr., Peter Hebrant, John Pressman, Luke Hall, James Morrison, J. J. Billheimer, W. W. Lathrop, James Morrison, George H. Schmidt, Adam Heber, George H. Simms, Conhas Cooper, Rev. W. H. Holder, George Cooper, Robert Hall, Henry Dierks, Danes Dierks, Thamer Menzel, Wlodyslaw Bwiz, John Matts, Stanib Golenzi, Frank Brozowski, Frank Salozski, John Smithberger, George Ries, John E. Eley, John Heberand, John Miller, William W. Sawyer, Charles Ely, Thompson Hall, jr., John Ries, Frank E. Norris, William Carris, Thomas Bray.

THE PLUNGER AT DAVIS.
Presented by Mr. and Mrs. Robert Wayne and Company.

Mr. and Mrs. Robert Wayne and the same company that produced "From Str to Son" at Davis' theater last week played "The Plunger" at the same theater yesterday. The play was recently put on, but Mr. and Mrs. Wayne made an excellent showing in it.

"The Plunger" is well known as Oliver Donat Byron's successful piece. It is a comedy. In addition to the incidental work of the performance Mr. Wayne introduced Mr. and Mrs. E. Heber in one of the most refreshing musical specialties ever imagined. The work of Mrs. Wayne and Rose Adelle shone brightly. J. C. Robisch, a Scranton boy, showed up in a very interesting part of Jim Lincoln. He seems well at home on the stage.

"The Plunger" will be repeated in the afternoon and evenings until Wednesday inclusive.

TESTIMONY AGAINST DUNN.
When the name of John Dunn of the same township was called, Attorney Lathrop said there was a remonstrance. Senator M. E. McDonald represented the petitioner. Five witnesses were called against the application. George H. Purdy was the first. He drank a glass of beer here in Dunn's place about a month ago, but he could not say whether or not it was Dunn who gave it to him. George Bennett was called and he never had anything to drink but sweet cider. Lorenzo Arthur had nothing stronger than sweet cider. William Walsh came forward with a bright shen as if he had been indulging in liquor. He never drank anything stronger than sweet cider in Dunn's place.

"What were you drinking today?" asked Judge Archibald. "Water," responded Walsh. "That'll do," said the court. William Anderson, outside iron worker of the Elk Hill Coal and Iron company at Michonopolis, swore the place is not a necessity.

Daniel Healey, constable of the township, was a witness for the petitioner 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, applied and there was a remonstrance against him. It is claimed the place has been conducted only as a boarding house since.

The application of S. T. O'Neill was opposed. The remonstrants were represented by Attorneys Lathrop and Wedeman and the petitioner by Attorney 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 petition. He said he had no desire to press it further. Last year one of the witnesses to show the necessity of the place admitted that O'Neill had been disposing liquor before that without a license, and Hon. John P. Kelley, who represented him withdrew the petition then.

Plano sale. Big bargains. Guernsey Bros.

FERN'S ANSWER FILED.
Response in the Supervisors' Contest in Lackawanna Township.

Attorney Charles E. Oliver, who represents William Fern against whom a contest has been issued for the office of supervisor of Lackawanna township by Patrick Coyne, yesterday filed an answer to the petition of the contestant and in it makes a denial of all the specifications of fraud and illegality alleged in Mr. Coyne's petition, which set forth that Fern was cast for Mr. Fern for the office which were illegal and not entitled to be counted.

Mr. Fern denies this and on the other hand makes the charges that 53 and more illegal votes were cast and counted for Mr. Coyne. He asks that the petition be dismissed by the court. The court will be asked by the petitioner to appoint commissioners and proceed with the contest.

CHARGED WITH MURDER.
Sam Toni Given a Hearing and Recommended to the County Jail.

Sam Toni, the accused murderer of John J. Rafter, was taken from the county jail yesterday, where he was confined on a warrant charging him with felonious wounding and after a formal hearing before Alderman Fuller, was recommitted on a charge of murder.

After the shooting occurred Toni was arrested and committed to jail. His fault of bail by Squire Reese, of Old Forge. He secured bail a few days later and was released. When, however, Rafter's condition grew serious, District Attorney Jones ordered him to be locked up to await the result of Rafter's injuries. Since that time he has been in jail charged merely with felonious wounding. Yesterday's proceedings were for the purpose of bringing against him the charge of murder according to the finding of the coroner's jury.

The hearing took place at 4 o'clock, and was a very brief affair. John T. Martin, attorney for Toni, was present, but did not have anything to say. District Attorney Jones called Coroner Longstreet to swear to the verdict of his jury and Ross Keogh, who was with Rafter when the shooting took place, was called to identify Toni as the man who committed the deed. The alderman made out a commitment and the accused man was taken back to jail.

Toni showed a great deal of agitation during the proceedings and kept crying loudly when he was testifying as to his identity. One thing which will go hard against the accused man is that one could not identify him as to his identity. He has a face the like of which probably does not exist, being of old cast and covered with powder marks, and in stature he is decidedly out of the ordinary. He is about five feet tall and weighing in the neighborhood of 100 pounds.

He denies the shooting and claims to know nothing about the affair. His attorney says that his line of defense may have some surprises in it.

DICKSON CITY CONTESTS.
Petitions Set Forth the Grounds on Which They Are Brought.

Ex-Judge Stanton yesterday filed in the office of the clerk of the board of election judges the names of the petitioners signers in the four contested election cases in the Second ward of Dickson city borough. In each case it is alleged that the voters were not cast and counted for the successful candidate.

M. F. Fadden received eighty-five votes for mayor in the case for Joseph Hall. The petition says that the number of persons entitled to vote and who voted for Fadden was not more than fifty-five, and by right Hall should have eighty-four votes. Fadden received eighty-four votes against sixty-eight cast for George Ries. The petition says a contest will show that he is not entitled to more than fifty-four, while Ries should have eighty-five. James Cayll received eighty-one and Frank Simms received seventy-nine. The petition says that the former received only fifty-one legal votes and that the latter received eighty-two. Fred Ries received eighty-three votes and John G. Eley eighty-one. The petition alleges that the latter received more than fifty-three and for the latter it was eighty-four. Each petition makes substantially the same allegations of fraud and that persons who were not qualified, some for one reason and some for another of the disqualifying causes. The signers are as follows:

J. A. Barron, John Hill, Henry McGarity, Wallace Simms, Benjamin Jarvis, Benjamin Hall, Thomas Hill, Francis Simms, Henry Williams, Henry Simms, John Welland, Othbert Hall, John H. Lewis, John Lark Wigan, Margaretson, G. C. Ries, Thompson Hall, sr., Peter Hebrant, John Pressman, Luke Hall, James Morrison, J. J. Billheimer, W. W. Lathrop, James Morrison, George H. Schmidt, Adam Heber, George H. Simms, Conhas Cooper, Rev. W. H. Holder, George Cooper, Robert Hall, Henry Dierks, Danes Dierks, Thamer Menzel, Wlodyslaw Bwiz, John Matts, Stanib Golenzi, Frank Brozowski, Frank Salozski, John Smithberger, George Ries, John E. Eley, John Heberand, John Miller, William W. Sawyer, Charles Ely, Thompson Hall, jr., John Ries, Frank E. Norris, William Carris, Thomas Bray.

TOWN EJECTMENT SUIT.
Weidners Are Not Disposed to Give Up the Battle.

RESULTS OF FORMER TRIALS
One Verdict Was for Mrs. Weidner and the Other for the Land Company. Case Has Been to the Supreme Court.

Another chapter in the famous ejectment proceedings of Laura E. Weidner against the New York, Ontario and Western Land company, has opened. Attorney S. B. Price, representing Mrs. Weidner and her husband, A. J. Weidner, yesterday began an ejectment suit against the above company to recover an undivided one-eighth interest in seven acres of coal land in Olyphant borough. It is the third ejectment suit that has been brought for this land. Mrs. Weidner won the first one, the company the second, and now Mrs. Weidner has begun the third battle for what she believes is her property.

Mrs. Weidner is one of the eight children of Alexander Dolph, who died in 1868, after naming his son, Edward Dolph, as the executor of his last will and testament. In 1888, Edward Dolph purchased of his sister, Laura C. Weidner, her interest in her father's estate, which was an undivided one-eighth interest thereof. This assignment was not acknowledged, but was recorded in 1872, and then there was a written acknowledgment by the wife, Mrs. Weidner, was paid \$1,600 for her interest, but claims that it was then worth \$3,000.

In 1888 Mrs. Weidner brought an action in ejectment for the land now in dispute on the ground that the purchase by the executor of her interest was in violation of the provisions of the will, and that there was an absence of acknowledgment of the deed.

DEATH OF EDWARD DOLPH.
Edward Dolph died in April, 1880, and on May 12 following his executors, Isaac P. Hand and Edward S. Dolph, filed in equity in the court of common pleas of this county under the provisions of an act which gives courts of equity power to reform defective acknowledgments. The bill alleged that the acknowledgment of the assignment of April 17, 1888, executed and delivered by Laura C. Weidner and A. J. Weidner, conveyed property to the land company and was defective in not stating that Mrs. Weidner was examined separately and apart from her husband and asked the relief afforded by the act of assembly.

The answer of the Weidners was a denial that there had been any acknowledgment before the Justice, N. W. Warner, or any other officer. The defendants in the present case who had purchased the interest of Edward Dolph in the land, and the Delaware and Hudson Canal company, who had leased the land to the land company, were also joined as defendants in that case. The bill was dismissed in the court of common 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 Mrs. Weidner, an execution issued and she was in possession of the land. The company still claimed the land and a petition was filed under act of assembly, 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 Western 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 objected to because it was not acknowledged. The objection was overruled and the evidence admitted, because of the statute curing defective acknowledgments.

The defendant offered to prove that there was no acknowledgment of the assignment, but on objection this evidence was excluded. The defendant also offered to prove that the value of the property in suit was very much greater than Edward Dolph, the administrator, had paid for it, but this evidence was also excluded. The counsel for the plaintiff and defendant, each asked for binding instructions. The court directed a verdict for the plaintiff for the land in the city.

It was held by the Weidners that there was no acknowledgment, the deed was void and there is no law that cures it. The case is now on appeal to the Supreme court. It is held by the Weidners that the provision of the act of 1881 that "this act shall not apply to suits pending and undetermined" is not applicable to the case at hand, because it is a former ejectment was pending which was substantially the same suit; that the purchase by the administrator and conveyance to him Thamer Menzel, Wlodyslaw Bwiz, John Matts, Stanib Golenzi, Frank Brozowski, Frank Salozski, John Smithberger, George Ries, John E. Eley, John Heberand, John Miller, William W. Sawyer, Charles Ely, Thompson Hall, jr., John Ries, Frank E. Norris, William Carris, Thomas Bray.

INSTRUCTION OF THE COURT.
The court did not take that view of the case, but instructed the jury as follows: "The responsibility of the assignment of the case at this time falls upon you. There is no question of fact to submit to you, and therefore nothing upon which you would have to pass or reserve anything more than a formal verdict, such as the court directs. I think under all the evidence your verdict must be in favor of the plaintiff, and your verdict, which is a formal one, will be taken to that effect."

An appeal from this verdict was taken to the Supreme court and was granted there in February, 1888. The higher tribunal sustained the position of the court below, but the Weidners, not yet discouraged, have decided to have the case retried and again to that end brought yesterday's ejectment suit.

MUST PAY IN CURRENCY.
Opinion of Judge Gunster with Regard to Taking Appeals.

A case was decided in court yesterday by Judge Gunster. The case was a property nearly what disposition will be made of the appeal of Attorney Cornelius Smith from the award of arbitrators was in favor of Attorney Ira H. Burns. Judge Gunster ruled that in cases of appeal from an award of arbitrators the costs must be paid in currency.

Hopkins & Roberts, contractors, who built the Frothingham theater, entered a mechanic's lien against it and afterwards the costs were paid by check. The plaintiffs were represented by Attorneys Frank T. Okell and I. H. Burns and the defendants by Attorney M. W. Lowry. An appeal was taken to the Supreme court to submit the dispute to arbitrators. 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 action.

Attorneys Okell and Burns appealed from the award and paid the costs. Mr. Okell gave his check to Prothonary Pryor. Attorney Lowry took a rule to strike off the appeal and showed that the costs were paid by check. The opinion of the court is as follows:

"One of the conditions precedent to a valid appeal from an award of arbitrators is the payment of costs within the twenty days allowed by the act of assembly; and it has been repeatedly held that actual payment is required. Payment by check, or by draft, or by charging them to the appellant's ac-

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FUND IS INCREASING.
New Contributions Received for the St. Joseph's Foundling Home.

New contributions announced to the St. Joseph's Foundling Home fund are as follows:

William Hickey, \$1; John Gurry, \$1; Mrs. Edward Murphy, \$1; Mrs. Newcombe, \$1; Patrick Corcoran, \$1; Peter Farrell, \$1; Mrs. Monaghan, \$1; John Flynn, \$1; Hubert Logan, \$1; Matthias Loughney, \$1; James Loughney, \$1; Frank Kelly, \$1; John Newcombe, \$1; Thomas McGuire, \$1; Alexander Grogan, \$1; Mrs. Margaret Reap, \$1; Timothy Kelly, \$1; Mrs. Roche, \$1; Bartley Lee, \$1; Patrick Malloy, \$1; Patrick Sloan, \$1; Winifred Hines, \$1; Patrick Murphy, \$1; Michael Murphy, \$1; Bernard Kennedy, \$1; John Cummins, \$1; Edward Bambrick, \$1; Thaddeus Roche, \$2; John Halligan, \$1; William Coughlin, \$1; John Gallagher, \$1; P. P. Logan, \$1; Patrick J. Logan, Diamond crossing, \$1; total, \$38; previously acknowledged, \$1,968; grand total, \$2,006.

STATE GEOLOGIST LESLIE.
Article from His Pen Will Be Read at Tonight's Meeting.

The principal feature of the meeting of the Lackawanna Institute of History and Science to be held at the board of trade room this evening, will be a valuable paper by Professor J. Peter Leslie, state geologist of this state, upon the uses and the purposes of historical and scientific societies generally, and upon the work, the prospects and the usefulness of the Lackawanna Institute in particular. Also upon the scope, the utility and the administration of public missions.

Hon. O. F. Williams, Professor George W. Phillips, John Frouth and others will discuss the paper. At the meeting is open to the public generally and admission free, there should be a large attendance. People of the city should show an interest in such matters.

MEETING OF MINISTERS.
Held by Congregational Clergymen of the Wyoming Valley.

The Congregational ministers of the Wyoming valley met in their monthly session at the home of Rev. David Jones, on Lincoln avenue, yesterday afternoon. Rev. J. B. Edwards, of Scranton, presided, and the following were present: James Jenkins, Warren Run; Ifor Thomas, Taylor; David Jones, B. I. Evans, R. S. Jones, D. D. Scranton; Peter Roberts, Olyphant; and J. Gwawrfwyn Evans, Vandling.

At 2.30 o'clock Rev. T. Edwards called the meeting to order. After prayer was offered Rev. James Jenkins read a paper on "The Work of Ministers in Securing his sanctification," and Rev. Peter Roberts read an "Intercessory Prayer." Both papers were discussed and much appreciated.

GOOD NEWS FOR THE FAIR SEX.
The ladies of Scranton are promised a treat next Monday afternoon at the Academy of Music. The celebrated dermatologist, Mose Josephine LeFevre, will deliver her lecture entitled "Beauty and the Art of Attaining It." Mrs. LeFevre has lectured in all the principal cities both in this country and Europe and her lectures are very pleasing 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 drug store of Matthews Brothers, free of charge.

RHEUMATISM is caused by lactic acid in the blood. Hood's Sarsaparilla neutralizes it, and restores the system to its normal state. It is a powerful purgative, and cures rheumatism. Be sure to get only Hood's.

HOOD'S PILLS cure nausea, sick headache, indigestion, biliousness. Sold by all druggists.

TIME IS SHORT
Workmen have started to remodel and enlarge our 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, white and gold frames, 3 inches wide, worth \$1.50, 69c

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

25c

Butter Dishes
Dozen or so; some been here too long, others a little scratched; worth two dollars; take them for 98c

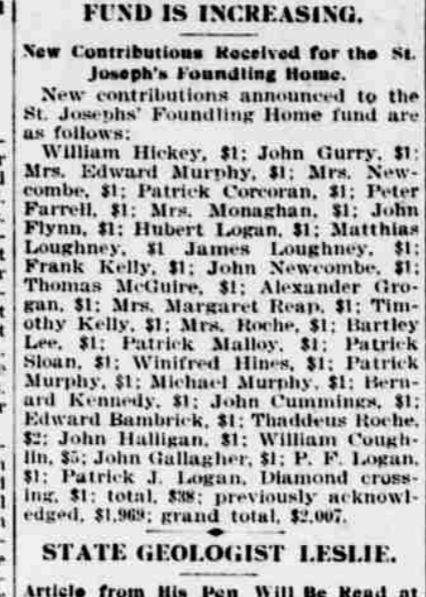
Again we call today. Lots of things to see:

REXFORD'S 213 Lacka. Ave.

CHAFING DISHES. UNTIL MARCH 15
In order to clean out all Winter Suits, also Spring Overcoats and Spring Suits from last season we make the remarkably low price of

\$10.00
On \$20, \$18 and \$15 Lines.

See our spring styles Derby and soft Felt Hats. Our Furnishing Goods for men we sell at our book cost. The lowest prices of any house in Scranton.



China Hall
WIBCHEL & MILLAR,
84 WYOMING AVENUE.
Walk in and look around.

THIS CUT
REPRESENTS THE
NEW STYLE HOPKINS
FOR SPRING, IN ALL COLORS.

McCANN, We Have On Hand
THE BEST STOCK IN THE CITY

Also the Newest. Also the Cheapest. Also the Largest.

CLOCKS IN ALL FASHIONABLE STYLES
Porcelain, Onyx, Etc. Silver Novelties in Infinite Variety. Latest Importations.

Jewelry, Watches, Diamonds.
A. E. ROGERS,
Jeweler and Watchmaker, 215 Lackawanna Ave.

Carpetings
Here you will find a display of goods that will be a revelation to you. Modern, artistic, exclusive designs of the finest texture, unlimited assortment and right prices. Look at them.

P. M'CREA & CO.,
Coal Exchange, 128 Wyoming Ave.

Blank Books
Of all kinds, manufactured at about notice, at The Tribune Office.

TAKE CARE OF YOUR EYES
and your eyes will take care of you. You are troubled with headache or nervousness, or you are getting DR. SHIMMERS' and have your eyes examined from the city. Nickel spectacles from \$1 to \$2. Sold from \$4 to \$6.
305 Spruce Street, Scranton, Pa.

Do You Know That You Can Buy 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.

Mearns & Hagen,
415 Lackawanna Avenue.