

We can make your rooms look "lovely" and beautiful with selections from our very large assortment of new and bright decorations for walls, to please all tastes and suit all pocketbooks. Nothing you can do to a room, nothing you can put into it, will make it look cosy or cheerful if the walls are not properly decorated. The wall covering should receive more attention than the floor covering; which is not always done. We can decorate a cottage or a palace and at half New York City retail prices.

M. NORTON,

322 Lackawanna Avenue, Scranton. 32 South Main St., Wilkes-Barre.

SEED OATS.

Bone Fertilizer,

Linseed Meal, Lump Rock Salt,

For Horses and Cows.

We Wholesale Only.

THE WESTON MILL CO.

SCRANTON, OLYPHANT, CARBONDALE.

BEWARE OF GOUNTERFEITS.

THE GENUINE

Have the initials G., B. & CO. imprinted in each eigaz.

GARNEY, BROWN & CO., \$4,200 to \$4,500, and the jury found a ver-MANUFACTURERS, COURT HOUSE SQ.

The Carbondale Leader pays the following compliment to a valued member of The Tribune staff; "E. Tracey Sweet, the able and hustling news editor of the Scranton Tribune, a Susquehanna county boy, is making his mark in Lackawanna journalism. He is a born newspaper man, and skilled as an artist as well. His riends up in this section are limited only by the number of his acquaintances. May is shadow never shrink."

pike, but was exclusively a city street. Hence in no aspect of the case can we remained by the city to keep in repair a private turnbick. These considerations eliminate the chief contentions of the icarned counsel for the appellant and also the authorities upon which he relies."

NO DOUBT ABOUT IT, "This construction of the contract brings it within the terms of the activity of the case can we remained to the case of the case can we remained to the case of the case the c

FOR WOMEN.

IN BLACK AND BROWN KID.



Century Lace Boots \$3-00

All Widths and Sizes.

Schank & Koehler, 410 Spruce Street.

S. B. PRICE ON THE TURNPIKE CASE

City's Special Attorney Gives His Interpretation of the Case.

DIFFERS FROM ATTORNEY WATSON'S

How Justice Green's Opinion is Received from the City's Standpoint. The Turapike People Lose Their Pranchise on West Market Street, in the Opinion of Attorney Price.

In response to a request for his in-erpretation of Justice Green's opinion a the West Market street matter, S. B. Price, special attorney for the city, yes-terday communicated to The Tribune

e following: In order to understand the matters "In order to understand the matters at issue between the city of Scranton and the Providence and Abington Turnpike company, it is necessary that the reader knew the facts connected with "In 1889 the Turnpike company placed two or three gates within the city limits which were an inconvenience to the traveling public. The officers of the company recognized this and submitted protocoling for adjustment to the proposition for adjustment to the councils of the city. In substance it was: (1) That the city of Scranton should keep the road in repair from the should keep the road in repair from the stone bridge across Leggett's creek to the square in Providence; (2) that the city should provide sufficient fences and guards for all dangerous places and keep them in repair, and that the city should indemnify the company for an should indemnify the company for any expense and damage that might arise on account of any negligence in the premises. In consideration of these obligations to be taken on the part of the city the Turnpike company agreed

o remove the gates.

THE AGREEMENT MADE. "The city accepted this proposition "The city accepted this proposition by an ordinance regularly adopted, and an agreement was executed between the company and the city. By that con-tract the company agreed not to main-tain a gate upon that portion of the road between the stone bridge over Leg-gett's creek and the square in Provi-dence. The city stipulated, on its part, to keep that portion of the road in as road order and repair as the company good order and repair as the company were under obligation to keep it, to pro-vide and maintain proper fences and guards where necessary, and to in-demnify the company for all manner of expense, damage or liability accru-

ing by reason of any negligence in the repair of the road.

"The evident intention of the Turnpike company was to place the road in the hands of the city for repair and maintenance and be relieved from all obligations which the law imposed upon them with regard to the read, and at the same time to held the franchise for the offection of toll over that part of the collection of foil over that part of the road. This is not an unfair inference because the subsequent conduct of the company proves that that was the intention, indeed, the company has recently restrained the laying of a sewer in this street. It did afterwards charge tell for the full mileage of the road to the square in Providence, and the city. for some reason unknown to me, ner-lected to repair the road in accordance with the terms of the contract. with the terms of the contract.

"Sult was brought for damages. There were two questions raised on the trial of the case: (1) The validity of the contract; and (2) whether the amount claimed to have been expended on the read by the company had been used for that purpose. The judge before whom the case was tried reserved the question as to the validity of the contract, and

is to the validity of the contriet, and afterwards decided that it was valid. The amount of damages suffered by the conjuny by reason of the neglect of the to repair, was submitted to the The company claimed about

VALIDITY OF THE CONTRACT.

PERSONAL.

Walter M. Jermyn, of Olwego, N. Y., is in the city.

H. Roos, of New York city, is visiting Scranton friends.

Dr. S. P. Longstreet and Daniel Gilbert have returned home from a fishing trip to Wayne county.

Aliss Lillian Graham, of Carlisle, this state, is spending after days with her size left, Mrs. Rogers Hrael.

Miss Anna Huson has returned to her home in Carlosolale, after victing Mrs. T. R. Brooks, of Linden street.

Watter Tripp and familty, of San Diego Cal., are at their former home, on North Main avenue, are entertaining Mrs. William H. Davislow of Brooklyn, N. Y.

Miss Edythe Snellenburg and Joel Gesson, of Philbachpin, are the Juenty of the contract to mean that the road frame has a first the first the preparation of construction of condition of the State, Mrs. John Gray, of Frankin avenue.

Rev. J. B. Sweel, of the Simpson Methodist Spisconal churca, prenched the backer was company surrendered that portion of its road batween Leggetts for the city took the road and a city street.

Mr. and Mrs. Thomas Bushnell, of No. Lies Jefferson avenue, are at Niagara Palls, N. V., attending the funeral of Mrs. Bushnell sister, Mrs. Mose Davy, she having died last Thursslay morning.

Harvey Long, Mr. Haeling, D. J. Newman and Mr. Herman, of the Crystal Hose company, leave the confrace the confrace of the city took the road as a public high the same liability as the other streets of the city. The language of the opin-line is sister. Miss Rose Davy, she having died last Thursslay morning.

Harvey Long, Mr. Haeling, D. J. Newman and Mr. Herman, of the Crystal Hose company, leave today for a trip up the city because, after the contract the state of the city took the food as a public high the city because, after the contract the state of the city took the food of the opin-line in the city took the food of the company surrendered that portion of its repair and maintenance under the contract the contract the done by such as the contract the contract the contract the contract the contract the contract the con Harvey Long, Mr. Hineline, D. J. Newman and Mr. Herman, of the Crystal Hose company, leave today for a trip no the Hudson to make arrangements for the annual paunt of the Crystals in September.

The Carbondale Leader core the following the following the contract th

brings it within the terms of the statute relating to the subject, and under such construction, there can be no doubt

about its validity. "The company served notice upon the city that the municipality should repair the street or the company would proceed to do so, and the street commissionre replied that he intended to repair the street in question and notified the company not to improve it. company not to improve it. This ac-tion of the city official assumes the ob-ligation to repair and under the law and the conduct of the parties the city now becomes responsible for any dam-ages which may be occasioned to any person by reason of negligence in the care and reparation of the read

person by reason of negligence in the care and reparation of the road.

"There is no difference of opinion as to the validity of the contract. The contention now will be as to whether the portion of the road between Leggetts creek and Providence square is still subject to the right of the company to charge tolls. Under the opinion of Judge Green, I believe its right ceased with the execution of the contract.

"The result of the litigation is, as I understand it, the city obtains that portion of the road, to which the contract applies, as a public street freed from the franchise of toll, and must hereafter maintain and care for it as a public street, a consumation which was devoutly desired and finally is effected."

NEW TRIAL FOR WOOLSEY.

NEW TRIAL FOR WOOLSEY.

He Was Convicted of an Attempted Criminal Assault.

Judge Edwards yesterday handed down an order granting a new trial to W. R. Woolsey, who was convicted on Feb. 11 last of an attempted criminal assault upon Eliza Boston, of Theodore street, North End. a girl under 16 years of age at the time of the offence, was committed on Nov. 8, 1895. The defendant is a young man, 26 years old,

and married. He lived then next door to the Hoston family.

Upon being convicted an application was made for a new trial for him, and at the argument his attorney. George W. Beale and F. E. Boyle, claimed that evidence discovered after the trial went to show that the prime object of the prosecution was to extort \$500 from Woolsey. On this ground the new trial was granted. Woolsey was unable to give bail pending the application for a new trial, and he has been in the county jail since he was convicted.

FOR FARMERS' INSTITUTES.

Meeting to Be Held to Arrange Dates

for Them. The County Board of Farmers' In stitute Managers, will meet at the county commissioners' office on the sec-ond Tuesday of June, to arrange for the places where institutes are to be held this season. All of our people who desire institutes ought to attend this meeting and present their claims, This hoard is composed of the local member of the state beard of agriculture, and one representative from each County Agricultural society, the Pomona Grange and County Alliances. If persons, you find that you cannot attend this meeting, address a letter with your request to Chairman e Board of Institute Managers, care of county commis-

sioners.

A suitable hall for the meeting ought to be provided, free of charge, by the locality wishing the institute

Delegates of Total Abstinence Societies Will Assemble in Annual Convention Tomorrow and Thursday.

Tomorrow the annual convention of the Catholic Total Abstinence union of the diocese of Scranton will be called to order at Freeland, Luzerne county, and remain in session for two days. Officers of the union and delegates to the national convention at St. Louis will be chosen and much business of in-terest to total abstainers in this part of the state will be transacted.

Many of the Scranton delegates will go to Freeland today to be present at the dedication of the temperance hall there tonight which will be an event in the history of that town. The gates to the convention will be:

Ashley—St. Aloysius, Peter McCormack, Mark Graham. Freeland—Young Men's Institute, Geo#ge McLaughiin, J. J. McMeniman, Jermyn—St. Aloysius, Frank McCaffrey, E. J. Iurko. Kingston—St. Aloysius', John M. Mack, M. J. Hendy

Jermyn—St. Aloysius', John M. Mack, Kingston—St. Aloysius', John M. Mack, M. J. Braty.

M. J. Braty.
Nanticoke—St. Francis', Thomas Magee, John Casey; Chetets, Patrick Fisher.
Flains—St. Aloysius', John Donnelly, John Brennan.
Scranton—St. Leo's, John J. Kester, Thomas F. Gilroy.
Scranton—St. Paul's Pioneer corps, P. J. Walsh, Harry Finnigan.
Scranton—St. Paul's Green Ridge Cadets, T. J. Madden, Cornelius O'Donnell.
Scranton—St. Paul's Green Ridge, William E. Ryan, James H. Mahon.
Scranton—St. John's, Pine Brook, Timothy Burke, Michael Barrett.
Scranton—St. John's, Pine Brook, Timothy Burke, Michael Barrett.
Scranton—St. Patrick's, James P. Lavelle, Martin Wane.
Scranton—St. Peter's, M. J. O'Toole, Michael A. Colling: Cadets, John F. McDonotish, James Calpin.
Scranton—St. Aloysius', Peter Walsh, William Damlels.
Scranton—Father Matthew's. Hyde Park, Edward Kenney, T. P. McHale.
Sugar Noteh—St. Aloysius', Michael Brachhaw, John Molihoha J.
Wilkes-Parke—St. Aloysius', D. A. Mackin, A. Feldman, P. A. O'Nell, Walter Flyne, S. J. Conners.
Carbondale—Knights of Father Matthew, John Molihoha, J. M. Gellegher, H. M. Boyle; Cadets, P. J. Hennigan, John Sharkey.
Hazleton—St. Gabriel's, H. H. Dever, Daniel McCalvey.
Beaver Grock—St. Aloysius', John Gallagher, Bernard O'Donnell.
Avoca—St. Aloysius', John Gallagher, Bernard O'Donnell.

Avoca—St. Aloysius, James Buckley, A. Healey; St. Mary's Cadets, Thomas Brehony.

Minooka—St. Joseph's, P. J. Mulkerin,
J. P. Jadget Cheirs, M. C. Judge.

Archbald—Knights of Father Matthew,
William Cummings, William H. Murphy,
Scranton—Father Whitty's, Young Men's
Institute, P. F. Mulkerin, Frank Sweeney
Scranton—St. Mary's, J. F. Cowan,
Scranton—St. Cella's Ladtes, Elna Boiton, Alargaret McAulleff, Carbonbale—St Rose's, Sarah Mooney,
Mrs. Ellen Keily.

The bond of Michael B. O'Hera, addle of the berough of Throope,
was aproved. It is in the sum of \$14,000 was aproved. Thomas Monahan, Robert Layours and
Thomas Loftus as sureties.
The bond of I. B. Finch, tax coffector
of West Abington fownship, was filed
in the sum of \$2,000 and was approved.
C. C. Grambs and W. S. Ross are the
Freytown, this county.
The bond of Michael B. O'Hera, addle of the Elish Eelen Keily.
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The bond of Edward Frey, of
Freytown, this county.
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The bond of Michael B. O'He

Mrs. Eilen Keliy. VERY HIGH PRAISE INDEED.

Speciators and Enteriniuments Both Remarkable at the Circus.

We have the excellent authority of New York Sun for the statement ch follows about the wonderful show of Barnum & Bailey, which will xhibit here on Tuesday, May 26: "The spectators are a brilliant part of the Barnum & Bailey show at Madison Square Garden. No gatherings in that great building, not even at the horse or dog exhibitions, have brought together assemblages more positively fashion-able. The entertalmment is as good as any that the Barnum-Bailey firm has ever presented, and in smoothness and celerity it is an improvement on form-er seasons. From the opening of the doors until 8 o'clock the crowds pass through the memageries.

"The arena diversion begins at 8 Schek with three rings and three plat-forms, and not a moment is lost in the ery rapid succession of feats in gymnastics, equestrianism, and the training of animals which has been described in the Sun as a big affair. The lifty trained horses which perform many marvelous feats at the same time in the same ring, the three herds of educated elephants, and the new entertainment of Oriental India, with its picturesque natives, are all most meritorious fea-

ANNUAL INSPECTION.

The Park Commissioners and School Board Committee to Make Visits. On Wednesday afternoon the park commissioners, Colonel E. H. Rippie and T. J. Moore, will make a formal tour of inspection through the city's three parks. Mayor Balley has accept-ed an invitation to accompany the com-

nissioners.
The same afternoon the building and teachers committee of the board of control will begin their annual visit to the schools. It is likely that two or three days will be required for these or three days will be required for these inspections. The committees will not go together. One will start at the North End and the other at the South Side and the then work in opposite directions.

THEY COME IN DROVES.

Mayor Will Deny Himself to Office Seekers During the Afternoon. Mayor Bailey has been compelled by cason of the incessant stream of office hunters who be lege his quarters day after day, to lesue a notice that hereafter no one except city officials and those interested in municipal affairs will be seen during the afternoon. All others must come between the hours of 10 o'clock and 12 o'clock in the morning.

The press of city business has become

so great that the mayor has been forced to reserve the entire afternoon for it, and will insist on a strict observance of the new order.

THIRD STORY FOR THE COURT HOUSE

Plans of the Exterior Adopted by the County Commissioners.

DRAWN BY ARCHITECTS LACEY & SON

The Improvement Will Not Exceed in Will Be Begun in About Six Weeks.

County Commissioners S. W. Rob-erts, Giles Roberts and John Demuth decided yesterday to adopt the plans of Architects Lacey & Son for the exten

persons.

But there are other plans yet rematning to be adopted; those of Lacey & Son are for only the exterior appearance of the improvement. The most important plans are yet to come, for they are the ones which will deal with the arrangement of the rooms; and they will be accompanied by specifications of the material. the material, etc. After these matters are settled, it will be in order for pro-GATHERING AT FREELAND.

posals to be advertised for.
Lacey & Son's plans will make the court house look just as it does now in general profile, but it will be, of course. a story higher. The same style of architecture will prevail, and it is the intention of the commissioners to get similar tones, or as near like it as pos THE THREE POINTS.

The three important points which be-

long to the improvement are: (1) The cost of it. (2) What use the new space will be devoted to, (3) When will it be finished?

The cost is not decided upon, but it will not go beyond \$75,000. A part of the third story was used for ten years by the Lackawanna Institute of Hisby the Lackawanna Institute of History and Science, and that space was fitted up very roughly, so that what was done in the way of improvement by the institute will not help now. The cost may not go as high as the figure named, but it will not exceed that amount.

What use the third story will be devoted to has not been settled except that a room will be provided for the annual session of the Superior court and

nual session of the Superior court, and that guarters will be fitted for the ac-commodation of Jurymen who are forced to remain in court over night. The size or plan of the Superior court room will be a combination of the most modern and convenient style

WORK TO BEGIN SOON. Work will be begun in about weeks, when court adjourns for the summer. The grand fury will be in session this week; after that comes three weeks of common pleas court, then two weeks of quarter sessions court, followed by one week of argument court, and then court adjourns until Septem-

COURT HOUSE NEWS NOTES.

Court yesterday refused to take off the non-suit in the case of Mrs. John Lilly against the city of Scranton. Court yesterday refused to take on the non-suit in the case of Mrs. John Lilly against the city of Scranton.

A new trial was granted by the court yesterday in the case of Ira T. Earber against the Scranton Glass company.

Thomas Cummings was appointed guardian of Michael Gordon and Catherine Gordon, minor children of John J. Gordon.

John C. Moran, constable of the Twelfth ward, took the oath and filed

Twelfth ward, took the oath and filed

Thomas Monahar, Ealert Court, and yet Court, and yet Court, and yet court against the Scranton Glass company.

The bord of James E. Loftus, collector of the borough of Archbeld, and James Jordan, of Olyphan, surgeties. The court aproved of the bord, archive the borough of Throop, was aproved. It is in the sum of \$15,000 with Thomas Angelong the court aproved of the bord.

The bord of James E. Loftus, collector of the borough of Archbeld, and James Jordan, of Olyphan, surgeties. The court aproved of the bord, archbeld, and James Jordan, of Olyphan, surgeties. The court aproved of the bord, archbeld, and James Jordan, of Olyphan, surgeties. The court aproved of the bord, archbeld, and James Jordan, of Olyphan, surgeties. The court aproved of the bord, archbeld, and James Jordan, of Olyphan, surgeties. The court aproved of the bord, archbeld, and James Jordan, of Olyphan, surgeties. The court aproved of the bord, archbeld, and James Jordan, of Olyphan, surgeties. The court aproved of the bord, archbeld, and James Jordan, of Olyphan, surgeties. The court aproved of the bord, archbeld, and James Jordan, of Olyphan, surgeties. The court aproved of the bord, archbeld, and James Jordan, of Olyphan, surgeties.

ble of the Eighteenth ward, was ap-proved. Thomas Rooney and Patrick Hughes are the sureties.

1. B. Gardner was appointed consta-ble of Gouldsboro to fill the vacancy existing by reason of the failure to hold an election for that office last February The bond of Michael B. O'Hara, administrator of the estate of Mary J. McHaie, late of Dunmore, was filed yesterday in court in the sum of \$2,500 with P. J. Horan as surety, Paul R. Weitzel and Joslah Paff, executors of the estate of C. A. Smith, late of Scranton, were by order of court yesterday discharged from further du-ties as executors, their trusts having

been fulfilled.

The bottler's license granted to Thomas A. Walsh, at No. 5 Pike street.

Thegas A. Walsh, at No. 5 Pike street, in the Third ward, of Carbondale, was transforred yesterday to David Lewis. The retail license granted to James Casey at No. 235 Penn avenue, was transferred to Michael Bamon.

In the estate of Amanda Davis, late of Moscow, letters of administration were granted to Edward W. Davis. The will of Emmet W. Bevans, late of this city, was yesterday admitted to probate and letters testamentary were granted to Mary A. Bevans, widow. granted to Mary A. Bevans, widow.
The non-seit was stricken off yest-rday in the trespass suit of Thomas J. O'Mailey against the Scranton Trac-tion company. The case was tried at the January term of common pleas

the January term of common pleas court and was non-seited on the ground that Mr. O'Malley was negligent. He was run down by a street car on North Washington avenue.

Marriage licenses were granted yesterday by Clerk of the Courts John H. Thomas to Jesse E. Caryl, of Scranton, and Edith L. Miller, of Factoryville; Evan T. Tucker and Nellie Courtright, both of Carbondale; Frank Rehner and both of Carbondale: Prank Reliner and Pauline Wiland, both of Scranton; Thomas W. Johnson and Carrie Wil-llams, both colored residents of this

efty, Ex-County Superintendent N. S. Davis was yesterday appointed by the court tax collector of South Abington township to serve until the next regular election. Judson D. Aylesworth was duly elected to the office on Tuesday, Feb. Is last, but he failed to give bond and qualify himself. Mr. Davis has

The New **Shoe Store**

CROUCH BROS. & BEATTY IN THE

BUILDING

Cor. Washington and Spruce, **Expect to Get**

until June 15 to present his bond court for approval.

WHERE BAIL WAS FORFEITED. Four Ferfeitures Stricken Off Con-

ditionally by the Court. Opinions in four cases of forfeited recognizances were handed down yes-terday by Judge Archbald. The for-DRAWN BY ARCHITECTS LACEY & SON

The Improvement Will Not Exceed in

Cost \$75,000 - - Superior Court

Room Will Be Provided and Better

Accommodations for Jurors--Work

Will Be Begun in About Six Weeks.

I terday by Judge Archbald. The forfesture in the case of Luigi Scalzo was a stricken of provided George Kalato, his bendsman, pays the costs already incurred. Scalzo was a bright young Italian, residing in Carbondale, but he was revengeful. He made an attempt to blow up Gabriel Pugliano's house with dynamite. While awaiting trial he left Carbondale and went to Jefferson county. Last Christmas Day he was murdered in a fight at that place.

In the case of Luigi Scalzo was atricken of provided George Kalato, his bendsman, pays the costs already incurred. Scalzo was a bright young it alian, residing in Carbondale, but he was revengeful. He made an attempt to blow up Gabriel Pugliano's house with dynamite. While awaiting trial he left Carbondale and went to Jefferson county. Last Christmas Day he was murdered in a fight at that place. In the case of the commonwealth against Joseph Kulandok the forfeiture was stricken off upon payment of costs, and the same disposition was made in the cases of the commonwealth agains George H. Seabolt and against Martin Berthasuliner, in the latter case pro-viding the defendant is returned by his bondsman to the next term of quarte

GRAND JURY IN SESSION.

Justice of the Peace Feehly Appointed Foreman-Two Constables Return Three lilegal Liquor Sellers.

Something very unusual occurred in court yesterday. Two constables came in and returned cases of violation of the liquor laws. Constable William the liquor laws. Constable William Bradley, of Carbondale township, re-turned Samuel Collins of the same lo-cality as an unlicensed dispenser of in-

texicating liquors, Constable James Dean, of the Twen-ty-first ward, informed the court that John O'Malia and Gustus Anderson are each guilty of violating the excise laws. Constable Michael McMurray, of the Twentieth ward, reported that Cedar avenue, between Fig and Pear streets; and, Cherry street, between South Washington and Irving avenues, are very much in need of repair. The three

returns were referred to District Attorney John R. Jones.

The grand jury was charged by Judge Gunster. The customary instructions were given after which Justice of the Peace E. J. Feehly, of Waverly, who is serving on the grand jury was ab-Peace E. J. Feehly, of Waverly, who is serving on the grand jury, was ap-pointed foreman and they retired to de-liberate upon the transcripts. The first return by the jury will not be made before probably Thursday morning.

WHYTE'S HOTEL LICENSED.

William A. Townsend is the Name of

the New Proprietor. Judge Gunster yesterday granted a license to William A. Townsend, who intends to run a hotel at 130 Franklin intends to run a hotel at 130 Franklin avenue, in which Jumes Ferguson was landord for a few years back during which time he achieved an unenviable reputation for the unsavory character of his place of business. It was made so hot for Ferguson that he withdrew his application for a license before the petition was heard.

petition was heard. and then court adjourns until September. During this interim the most of the work will be done.

There will have to be a new roof for the court house. The one now on it is not capable of keeping out the storms. The commissioners intend to put on an entirely new roof.

John M. Kemmerer and Israel Bittenberder have purchased the property and have leased it to Mr. Townsend, who is a man of good moral character and temperate habits. He formerly kept the Mill City hotel in Wyoming country. The premises have been renovated from top to bottom. John M. Kemmerer and Israel Bitten-

TAX COLLECTORS' BONDS.

Those That Were Approved Yesterday by the Court.

AVOID PNEUMONIA, diphtheria and typhoid fever, by keeping the blood pure, the appetite good and the bodily health vigorous by the use of Hood's Sarsa-tarilla.

HOOD'S PILLS have won high praise for their prompt and efficient yet easy action.

Way Ahead

Of last year. Every department busy. Not a store in Scranton showing such a gathering of new goods, and priceseven our competitors

wonder about them.

Ladies' Watch Solid 14k gold, good weight. Fine warranted Elgin movement. No better watch was ever sold for \$30, but we bought low and you \$ can have one at near half price.

\$17. Tea Spoons

To you that were disappointed in getting a set of Rogers' genuine spoons week before last, we just say come after 1 today. We got 100 sets more at same price,

25c for 6.

REXFORD, Lacka. Av.

THE KEELEY CURE

OPEN ABOUT MAY 15.

Why let your home and business be destroyed through strong drink or morphine, when you can be cured in four weeks at the Keeley institute, 728 Madison avenue. Scranton, Pa. The Cure Will Bear Investigation.

Fixing for the

Pretty flowers look prettier amid congenial environments. Jarde nieres, Flower Stands and Pedestals on which to put them add to the beauty of the cottage; show plants and flowers to better ad-

It isn't necessary to use the "best china" or make out with kitchen

We are making a feature of Summer cottage trade. Lamps, Lanterns---there are lots of necessities as well as comfort suggestions here.

China Hall WEICHEL & MILLAR.

134 WYOMING AVENUE Walk in and look around.



THE DIFFERENCE

McCANN, 205 Wyoming Avenue.



The doctor is now located over the Famous Shoe Store, 326 Lackwanna ahenue, where he may be consulted on all cases of Eye, Ear, Nose and Throat trouble. Special

care given to difficult Eye Fitting

LAWN MOWER.

Is fitted with an improved Cutter Bar of solificted steel tempered in ed.

The Knives have a positive "shear" cut and are regulated by a patent improved "Micronometer Adjustment."

The Shaft runs in Phosphor-Bronze bearings, adding greatly to smoothness in running. This machine has a now mall-able fron handle-brace in one piece.

In simplicity of construction, case and accuracy in operation, durability and finish, this mover is undoubtedly the best "light" mower in the market.

10-Inch, \$3.00 12-Inch, 3.25 14-Inch, 3.50 16-Inch, 3.75

FOOTE & SHEAR

119 WASHINGTON AVENUE

ROOMS I AND 2, COM'LTH B'L'D'G, SCRANTON, PA.

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