Cleveland's





Norrman & Moore FIRE INSURANCE, 120 Wyoming Ave.

Husband, this air is stuffy and bad; Til get a divorce if there's one to be had.
Air that's pure, and a house that's bright,
Can only be found with The Suburban Light.'

SUBURBAN ELECTRIC LIGHT

COMPANY.

The greatest luxury in a modern home frext to a good bath room) is the Incandes-ent Electric Light. No dwelling is complete or "up-to-date" without both. No b siness place without the latter.

Our system, using the alternating current, is absolutely safe from fire.

ackawanna THE_ aundry.

A. B. WARMAN.

Special Notice

ABOUT Sept. 20th our new store will be completed, which will be the largest Carpet, Wall Paper, Drapery and Curtain Store in the State, and we will show the largest stock of new goods in each department ever shown in Scranton.

Carpets, Draperies and Wall Papir. 127 WYOMING AVE.

CITY NOTES.

Yesterday was the first day of the season for shooting squirrels and wild ducks and

Food Inspector Richard Thomas has retired and turned over his office to his successor, Thomas N. Cullen. The Delaware and Hudson Ca

peny paid its agents and depot employed between this city and Carbondale yester-The Lackawanna company paid at the

Archbald, Continental and Hyde Park mines yesterday, and will today pay em-ployes at the Diamond, Hallstead and Manville mines.

The children of St. Patrick's Orphan Asylum and the Home for the Friendless will attend this afternoon's performance of thre dog and pony show at the invitatien of Mr. Gentry.

John Lohmann yesterday took posseslatter property is for sale.

Michael Gibbons died last night at the Hilliside Home. Nothing is known of his relatives. He was about 40 years old and died from consumption. A week ago he was taken to the home by a West Side man who was not known to the officials. The bond of Jacob Hiller, tax collector Thomas Walkley, M. J. Shleids, R. Bunt, C. L. Bell, T. A. Williams and C. D. Win-Frank Dorety

Marriage licenses were granted yester-O'Neal and Grace Moffatt, of Dunmore.

BIG EXCURSION EVENT.

Singing Societies Will Go to Pairview Next Monday.

The excursion to Farview next Mon-Franz Schubert Maennercher, of New York city, will be the excursion event of this city and valley will also par-

ticipate. On Sunday evening at 5 o'clock the New York society will give a grand sacred concert at Music Hall. It will be of the highest order, as the Franz Schubert Maennerchor and their soloists rank among the best in New York city. Tickets may be had at E. Moses' cigar store, Wyoming avenue, where the diagram is now open. Tickets for excursion can also be had there; 75 cents for adults and 50 cents for chil-

Trains will leave the Delaware and Hudson station at 8:50, 10:15, 12:00, 2:20 and 2:52 o'clock. Hauer's full band and orchestra will accompany the excur-

TWIN SHAFT FUND.

The Scranton board of trade's Twin shaft fund was announced as follows by Secretary Atherton yesterday afternoon: Previously acknowledged\$15,808 62 Through Simpson & Watkins--Heck Broom Works, Easton, Pa 10 00

A Great College.

On the opening day of the last school year at Williams' college (then "(ood's) only thirty students enfered the short department. . Yesterday 71 entered that department, being eleven more than twice as many as last year. Popularity, thoroughness and public appreciation of unequaled advantages are thus shown, and competition against any other two business colleges of the state is freely challenged.

MARTIN C. JUDGE FOR REPRESENTATIVE.

Nominated by the Third Legislative District Democratic Convention.

CHOSEN BY A SMALL MAJORITY.

Proceedings Enlivened by Big "Jim" Get Out of the Fold -- Judge Received Eighteen Votes and W. P.

Yesterday the Democrats of the Third Legislative district named as their standard bearer Martin C. Judge, of Taylor. Their Fourth district brethren nominated M. F. Fadden, of Price-

Farming Delegates.

The Third district convention was held in the St. Charles hotel in the aftermoon. It was called to order by E. H. Fisk, of Dalton, E. H. Reed, of Glenburn, was secretary. The delegates were: Benton, G. W. Davidson; Clifton, T. V. Daggers; Covington, Frank Dorety; Dalton, E. H. Fisk; Glenburn, E. H. Reed; Gouldsboro, G. Bockman; Greenfield, F. B. Finn; La Plume, R. D. Wilcox; Lackawanna ownship, South district, J. J. Coyne, M. G. Cusick: West district, Luke Nolan; East district, Robert Rogers; Northwest district, Frank Sippel; Southwest district, Patrick Connelly Lehigh, Bert Vilet; Madison, Ralph Dixon; Newton, George Smith; North Abington, W. C. Smith; Old Forge, First district, M. H. Joyce; Second district, John Nagley; Fourth district, Richard E. Gray: Ransom, Nolan P. Smith; Scranton, Sixth ward, Third district, P. J. Ruane; Scott, Dell Carpenter: South Abington, Floyd Youngs; Spring Brook, George A. Summers: Taylor, First ward, Patrick Hannick; Second ward, James P. Law; Third ward, Andrew Doles; Fourth ward Patrick Murray: Fifth ward, William

Slocum; Waverly, George Steig; West Abington, Fred Eckart. The fight was between Martin C. Judge, of Taylor, and William P. Litts, of Clark's Summit. Judge controlled the lower or mining part of the district and Litts the farming territory. On the vote for permanent chairman it developed that the forces were evenly divided. John J. Coyne, of Minooka who was Judge's man, received sixteen votes and E. H. Fisk, of Dalton, who was partial to Litts, received the other sixteen votes. The announcement of the result was the signal for general

pandemonium. "JIM" DUNN IN EVIDENCE.

Coyne claimed that the teller, Floyd Y. Young, of South Abington, had not kept a correct tally and claimed that he was elected. Big "Jim" Dunn from Believue Heights wanted to settle the difficulty and that only made matters worse. He would not be quieted, declaring that he had something to say and was going to say it.

Someone crushed his hat down over his eyes and pushed his cigar down into his throat. When he had coughed out the cigar and righted his hat he became more obstreperous than ever declaring that any man that "wud do a t'ing like that wud kick me dog." Then Proprietor Melvin tried to quiet him by threatening to have him put out, but sion of the Lackawanna house, which he he defied Mr. Melvin "or any other formerly conducted. He will continue as Corkonian," as he said, to attempt it, proprietor of the Conway house. The After every other means had failed. one of the spectators invited Dunn to visit the bar and by this ruse the convention was rid of him.

During the tumult the Litts adherents moved that the temporary organization made permanent by a vive voce vote, but Coyne interposed a kick and of Jernaya borough, was yesterday approved by Judge Archbald. The amount lot was agreed upon and Coyne was up yesterday by the police. He ran of it is \$21,627 and the bendamen are chosen by a vote of 17 to 14 amidst away from home because life with a

H. Reed, of Glenburn, were chosen secretaries by acclamation. Chairman He will go back to Binghamton today. Marriage licenses were granted yesters.

All retaries by acclamation, Chairman Coyne then appointed Frank J. DoughThomas to Edward Peter Kneller and Louise Heintz, of the South Side; John Kowalchiek and Mary Simko, of the South Side; William II, Harchelroad, of Coyne Wanted to decline on the Coyne Wanted to Marriage licenses were granted yesters by acclamation, Chairman Word was telephoned to headquarters, George A. Summers and Luke Nolan as a committee on resolutions, Mr.

Dougherty wanted to decline on the wanna avenue. Patrolmen Block Per-Green Village, Franklin county, and Mrs. grounds that he wouldn't have time to ry and May were sent scouting for him. M. Cecilia Allerton, of North Hampton, Muss.; Balthasar Steinman and Helen Coyne told him that the resolutions being fired out of a saloon and as he were "already prepared" he consented acted very much like a crazy man he to act.

READY MADE RESLUTIONS.

Here are the "resolutions":

We regard with displeasure the merciles i enslaught of vituperation heaped upon the farming and industrial element of our nation by the Republican press in which they are alluded to as foes of the coun-try's welfare and call upon the voters of our district who are distinctively of this gave his nar class to resent the foul and slanderous imputations cast upon them by the cartoons of the Scranton Tribune and the invectives of the moneyed press at large. We denounce the perfidy and Jobbery perpetrated on the citizens of this commonwealth by the last legislature which was exclusively known for the case and rapidity in which it created new offices at large, salaries for spoilsmen and for the reckless and extravagant manner in which they despoiled the people's money. and we hereby pledge the nomines of this convention, if elected, that his record will be one of honor, unflinching duty to his constituents and perpetual guard over the revenues of the state, that they may be Judiciously expended.

Resolved, That the chairman of this convention and its nominee shall select the

representative standing committee George A. Summers, L. F. Nolan,

Judge was placed in nomination by Luke Nolan. Floyd U. Young did a like service for Litts, declaring that it needed a man from over the mountain to defeat Dr. Mackey. Mr. Nolan also said something about Judge's claim and qualities but his words were lost to posterity for just as he began speaking "Jim" Dunn reappeared at the door of the convention room and insisting on for primary and interemediate pupils, betting that P. J. Ruane, of the Sixth ward, was elected delegate by Republi-

Judge secured the delegates from

Clifton, Covington, Gouldsboro, Lehigh. Spring rook and Greenfield and these with the delegates from Lackawanna township and Taylor gave him 18 votes. Litts got all the delegates from over the mountain and also one from Old Forge.

which gave him thirteen votes. selection there was a hurrah and after making the election unanimous on a ciose viva vote the convention adjourned to the corridor to listen to "Jim" Dunn.

FADDEN NAMED IN THE FOURTH.

P. J. White Cries "Ingratitude" and Withdraws in Favor of McCaffrey. The Fourth district convention also had its sensational feature. There were three candidates, M. F. Fadden, of Priceburg Frank J. McCaffrey, of

Just as the voting was about to begin Professor White arose and withdrew his name, claiming that a motion that had just prevailed, permitting but one delegate from each ward of Archbald, robbed him of a goodly part of his support and made it impossible for him to

Mayfield, and P. J. White, of Arch

expect to make a showing. Then despite the cries of the Fadder men, of "shut up," "put him out," and Dunn, Who Was Finally Induced to the like, the doughty professor argratitude in general and base ingratitude in his particular case, he, accord-Litts Thirteen Votes -- Mining vs. ing to his assertions, having been counted out of a senatorial nomination and now driven out of the candidacy for the legislature. He concluded by ask-

ing his followers to support McCaffrey. The convention was called to order at II o'clock in Edmund's hall, Mayfield, by Chairman P. J. McCormick. The delegates were: Archbald-First ward, First district

Archbald—First ward, First district, James Flynn: First ward, Second district, Anthony Duffy, Second ward, First dis-trict, Edward Lane; Second ward, Second district, Thomas O'Hara, Third ward, First district, James O'Rourke, Blakely—First ward, J. W. Sickler; Secand ward, P. J. McCormick; Third ward, Simon Brennan. Dickson City-First ward, E. J. Burke

Second ward, Thomas McGuire; Third ward, M. C. Donnelly, Dunmore—First ward, First district, Thomas Fadden: First ward, Second dis-trict, Thomas Grady, Second ward, First district, Patrick Tierney, M. Brogan; Second ward, Second district, Thomas Doud,
Third ward, First district, M. O'Neill;
Third ward, Second district, James
O'Horo: Third ward, Third district, M.
Reagan, Fourth ward, First ristrict, P.
Fadden, Flifth ward, J. T. McDonneil,
Sixth ward, Thomas Langan.

Carbondale township-Northwest dis-trict, William Gordon; Northeast district,

Andrew Faley, Carbondale city-First ward, First dis-trict, M. B. Madigan; First ward, Third district, Patrick Langen, Second ward, First district, W. J. Byrne; Second ward, Second district, W. J. Smith; Second ward, Third district, M. Walsh, Third ward First district, Frank Hoban: Third ward, Second district, John Campbell, Third ward, Third district, James Toolan; Third ward. Fourth district, Jesse Sloane, Fourth ward, First district, Thomas Flannery; Fourth ward, Second district, William McDonough; Fourth ward, Third district, William Malloy, Fifth ward, First district, Alex Brennan; Fifth ward, Second district, A.F. Freman, The ward, First district, J. J. Gallagher; Sixth ward, Second district, J. F. Boland, Fell township—First district, B. Flanaghan; Second district, J. Heenan; Third district, Dan Reagan; Fourth district, John Diffin.

Jefferson township-Charles Beers, Rouring Brook-M. E. McDonald, Elmhurst-Thomas Thompson,

Jernyn-First ward, Patrick Feeney; Second ward, J. J. Roche; Third ward, Matthew Leslie. Mayfield-J. M. Forbes. Olyphant-First ward, Joseph Kelly; Second ward, John Murray; Third ward, M. D. Flynn; Fourth ward, P. H. McCann.

Throop borough-Luke Kelly, Winton-First ward, James Bell; See ond ward, P. B. Gilmartin; Third ward Martin Smith.

P. J. McCormack was elected temporary chairman over Frank Hoban, of Carbondale, by a vote of 23 to 25. W. J. Byrne, of Carbondale, was chosen sec-Resolutions were adopted enretary. dorsing Cleveland's administration and Bryan's candidacy.

The temporary organization having been made permanent, balloting for representative was begun. Fadden received thirty-eight votes and McCaffrey twenty-one, and upon motion of McCaffrey the election was made unanimous. Mr. Fadden was called before the convention and made a short speech.

AT THE STATION HOUSE.

A Runaway Boy, a Crazy Drunk and a Fisherman.

John Sheehan, of Binghamton, a runstepmother was not all custard pie and Frank Dorety, of Covington, and E. cream puffs. He intended to go to New York and ship for some far, far port,

was taken in tow. He proved to be the individual complained of. It developed that he was only crazy drunk.

Patrolman Parry met a man on Cen-The Democrats of the Third legislative ter street at 3 o'clock yesterday morndistrict of Lackawanna county in conven- ing, carrying a large box on his shoul-The excursion to Farview next Mon-day, under the auspices of the Scran-ton Liederkranz and its guests, the party as enunciated by the Chicago connervous and healtated as to whether vention and pledge their united support to the nominees, William Jennings Bryan, of Nebraska, for president, and Arthur Sewall, of Maine, for vice president.

He lost courage, dropped the box and he lost courage, dropped the box and he lost courage, dropped the box and ceeded in capturing him. The box contained fish and it was discovered later market. At the station house the thief gave his name as John Burke. He got

ANOTHER ACTION BROUGHT.

Handley-Barrett-Gordon Ejectment

Suit Will be Tried Again. Michael F. Handley and Martin E. Handley, by their attorney, S. B. Price, began an action of electment vesterday in court for a lot of ground in the Seventh ward against Mary, Owen, Peter, John and James Barrett; Ann. Thomas, Kate, Michael and Thomas Gordon. The land is bounded by Carbon street and the right of way of the Delaware,

Lackawanna and Western tracks. Th case been in the courts for several years and was brought up to the supreme court. Owing to fire in Coal Exchange building we have moved our office tem-

porarily to Second National Bank

building, 234 Lacka, ave., in rooms for-

merly occupied by Traders' National

Atlantic Refining Co. Scranton station. The Misses Merrill's School. The Misses Merrill's private school

will open Monday, Sept. 14, 1896, 612 Jefferson avenue. Read Williams' Business College ad. .

ATTORNEY SMITH'S PAPER BOOK READY

After the announcement of Judge's Is the Argument That Will Be Made to Supreme Court.

AGAIN ATTACKS THE LOWER COURT.

History of the Case Rehashes the Charges Made at Various Times His Argument Would Fill Twenty Five Columns of a Newspaper.

Cornelius Smith has filed the paper ook in the famous case which recently disbarred him from the Lackawanna county court.

On Monday, June 1, Judge Edwards handed down an opinion which was concurred in by Judge Gunster, ordering that Mr. Smith be removed from his office as an attorney and his name stricken from the rolls of the court. Judge Archbald on the same day wrote a sustaining opinion, coinciding with the action of the other judges.

Mr. Smith, after a short lapse of time. took an appeal to the supreme court, and yesterday he placed in the hands of the court's attorneys, City Solicitor J. H. Torrey, E. C. Newcomb and S. B. Price, copies of the paper book which he will file in the supreme court, and upon which the argument will be made. The book was prepared by Mr. Smith and Attorney A. H. McCollum, of Montrose

THOSE ACCUSING LETTERS. In his paper book Mr. Smith starts out by giving a copy of the rule entered against him to show cause why he should not be disbarred. This rule was ordered by the court, because of two letters which Mr. Smith wrote to Judge Gunster, charging him with handing down an opinion in the libel suit of Burns vs. Smith, and taking back the opinion at the instance of Mr.

Burns and Myron Kasson. In the second letter Mr. Smith charged Judge Gunster with disposing of the case and then taking it back and turning it over to another judge. Judge Gunster, prior to writing of the second letter, told Mr. Smith that he had not done so, but Mr. Smith said he had it on the authority of persons present in ourt; and he added that he did not think it was fair or just for the judge after once disposing of the case to take back and turn it over to another judge.

The first letter was written by Mr. Smith on Dec. 21, 1895, and the second one on March 13, 1896. Judge Archbald appointed Attorneys Torrey, Newcomb and Price counsel to prosecute the role against Mr. Smith. April 27 last was fixed as the time to take testimony. The case was not begun until the next day. Attorney James Mahon conducted the ase with Mr. Smith.

On the morning of the 28th the former presented to the three judges sitting to hear the testimony, an apology for the letters, and he also filed an application to have the hearing transferred to another county. The apology was received and placed on file, and the petition for a change of venue was refused. The hearing went on and ar-Smith made the closing argument in his own defence, and was vehement and eloquent in his style. On June 1 the pinion was handed down disbarring im. On July 8 he filed a writ of error and took the case to the Supreme court.

ASSIGNMENTS OF ERROR. The asssignments of error on which Mr. Smith bases his appeal to the Supreme court specify that the lower court erred in refusing his prayer for a change of venue; that there was not sufficient to constitute a cause of action against him, because it was not alleged that he did any act attended with fraud and corruption; that he was not charged with being convicted or guilty of an infamous crime; that it was not alleged that he was a person of general bad Hopewell will begin wedded life at No. haracter for integrity such as shows him to be unsafe and unfit to be entrusted with the powers of his profession; that the court under the constitution and laws of the commonwealth had no jurisdicton to try him for the action set forth in the rule. Mr. Smith excepts to a great deal of the testimony ffered against him at the hearing, and he charges the court with error in ad-

mitting it as evidence. The history of the case as it appears in the book is merely a repetition of the charges he at one time or another lodged against the court and certain officers of it in confederating and contriving to defeat the ends of justice in the Jen-

nings case most exhaustive one. It covers sixtytwo book pages and would occupy about wenty-five columns of a newspaper. He says that an attorney is an officer conerning the public justice and is compelled to be an attorney for any man; by his admission as such he acquires rights discretion of a court any more than a physician can of the practice of his proession, a mechanic in the exercise of his trade, or a merchant of the pursuit of his commercial avocations.

MAGNA CHARTA LAW.

The office of an attorney is his proprty, and he cannot be deprived of it, unless by the judgment of his peers, or the law of the land. The words, "law of the land," as they are used in Magna ran, he officer gave chase and suc- | Charta and in the constitution of Pennsylvania mean, "due process of law and imply that in every judicial proceedthat it had been stolen from Pierce's ing there shall be some form of legal process; sufficient allegations or charge on oath or affirmation, due notice to the party proceeded against; the opportunity to answer to and contest the charge or allegation; and to be heard or tried in a regular or legal course of juicial proceedings by an impartial judge. And these rights exist in all cases, civil or criminal, whether by the exercise of the court's ordinary jurisdiction with trial by jury, or by the exercise of the discretionary or summary jurisdiction of a court without the right to trial by

the power of courts to issue attachthe court is restricted by the following cases: (1.) To the official misconduct Japanese Rugs, 3x3 ft., disobedience or neglect by officers, parties, jurous or witnesses of, or to the Straw Mattings lawful process of the court; (3.) to the misbehavior of any person in the presence of the court, thereby obstructing the administration of justice.

he punishment of imprisonemtn for contempt shall extend only to such as shall be committed in open court, and all other contempts shall be punishable by fine only. No publication out of court respecting the conduct of judges. officers of the court, jurors, witnesses, or any of them, shall be construed into a contempt so as to render the author. printer, or publisher liable to attchment or summary conviction for the

COMPARED WITH LIBEL.

If any publication shall unproperly end to bias the minds of the public or of the court or any of its officers, the person who shall feel aggrieved against the author, printer or publisher thereof may proceed by indictment in a criminai case or may bring an action at law to recover such damages as a jury may think fit to award.

The book argues that there is no fact alleged in the pleadings atainst him to contribute an offence, or cause of action; and the proceeding is void on the face of it for the reason that it pre Before--He Furnished a Copy of It tends to proceed against the respond to the Attorneys on the Other Side / ent for contempt of court, which is strictly a criminal offence, and the proceeding is for unfitness to hold the office of attorney, which is strictly a civil action.

As a proceeding for contempt of court, it is aileged that it is void in not specifying that he misbehaved in the presence of the court, thereby obstructing the administration of justice. And when he, by his answer and apology, disavowed any intention to commit a contempt, the court had no power to proceed further in the case. If it were admitted, he said, that the letters in question constitute a contempt of court and he maintains that they do not. even then the penalty of disbarment could not be imposed on him.

As a proceeding to dishar it is argued that it is void for the further reason that there were no allegations of official misconduct against him as an officer of the court; or official misconjust attended with fraud and corruption, or the conviction of an infamous crime, or a series of disgraceful acts resulting in general bad character for integrity.

The complaint against him was not regular in that it was not made on oath or affirmation, and it is also void because the charge, if any, is not specific, certain and circumstantial. HIS PAST RECORD.

Mr. Smith complains that the judge permitted the attorneys prosecuting the rule, to go outside the record and travel over nearly the whole of his life to prove whatever they thought would prejudice the case against him. He declares that such was in violation of law, and unfair because the court refused to permit him to give evidence in rebuttal.

The paper book required great care and labor in preparation and it has been correctly termed, "the effort of Mr. Smith's life."

WAS HE KIDNAPPED ?

North End Man Thinks His Boy Was Carried Away.

Charles Clark appeared at the North End police station early last evening and notified Lieutenant Spellman that his 5-year-old son, Everett, was missing. Mr. Clark resides at 219 West

Market street. The boy was last geen about 4 o'clock yesterday afternoon and up to a late hour last night nothing had been heard of his whereabouts. He was attired in a red waist, light trousers and wore a blue cap. He never before left home and Mr. Clark fears that he has

been kidnapped. A lad answering the father's description was seen by the North End reporter of the Tribune vesterday afternoon at 5 o'clock sitting in the rear end of guments were made on both sides. Mr. a farmer's wagon. The wagon was go-Smith made the closing argument in his Carbondale.

HOPEWELL-GRIFFIN MARRIAGE.

Well-Known Couple Quietly Wedded

in reen Ridge. J. Clyde Hopewell, of the painting ams avenue and Miss Ruth Appa Griffin,a prominent young lady of the North were united in marriage, End. evening, by Rev. Frank S. Ballentine at the rectory of the church of the Good Shepherd, Green Ridge.

The ceremony was witnessed by only a few of the most intimate friends of the contracting parties. Mr. and Mrs. 512 East Market street.

Read Williams' Business College ad. .

CLIMAX

The Final Crush has Come at Last

Now comes the climax of our great Mr. Smith's argument, prepared by clearance sale. If price is the object our nimself and Attorney McCollum, is a entire stock of millinery goes out on

schedule time. Nothing we can say in the newspapers will give you any idea of the bargains offered at this our great wind up sale.

of which he cannot be deprived at the A. R. SAWYER.

132 Wyoming Avenue.

BEST SETS OF TEETH, \$8.00

Including the painless extracting of teeth by an entirely new process.

S. C. SNYDER, D. D. S., an Spruce St., Opp. Hotel Jermyn.

CREAT BARCAINS

IN MATTINGS AND RUGS.

Mr. Smith quoted the law relating to Japanese Rugs, 9x9 ft., \$5; some slightly damaged, - \$4.00 ments or inflict summary punishments for contempt of court. The power of Japanese Rugs, 71-2x101-2, ft. \$5; some slightly damaged, 3.50 10c. per yard.

Entire Stock reduced to close out.

(Large Show Window.)

ANOTHER RARE OPPORTUNITY.

GIBBONS.-At Hillside Home, Tuesday

evening, Michael Gibbons, age 40 years, Relatives please communicate.

Read Williams' Business College ad.

IN HALF.

IN STERLING SILVER.

423 Lackawanna Avenua.

Mason's Fruit

Jars With

Porcelain

Lined Tops,

a doz. at

St.ThomasCollege

SCRANTON.

POWELL'S

Music Store.

PIANO SPECIALTIES:

Chickering

(The Standard of the World,)

Ivers & Pond

(With Patent Soft-Stop.)

McPhail

With Compensating Rods.)

Norris & Hyde

(With Transposing Keyboard.)

makes. Prices and terms

on application.

And other excellent

At Remarkably Low Prices.

LADIES' CAPES.

Ladies' Cloth Capes, formerly \$2.50, Sale Price, 98c Ladies' Velvet Capes, formerly \$5.00, Sale Price, \$2.59 Ladies' Silk Capes, formerly \$6.00. Sale Price, \$2.98

LADIES' SUITS.

Ladies' Outing Suits, lined with silk, full skirt, formerly \$11.50, Sale Price, \$8.98 Ladies' Blazer Suits, in all wool mixed goods, formerly \$10,00, Sale Price, \$5.98 Ladies' Black All Wool Serge Suits, formerly \$12.00, Sale Price, \$7.00 Fine Milan Braid Sailors, worth \$1.40, Sale Price, 39c

LADIES' SHIRT WAISTS.

Which were sold at \$1.19, 98c. and 75c., Sale Price, 39c. Ladles' Fine Dimity Shirt Waists, formerly \$2.50, \$1.75 and \$1.45, Sale Price, \$1.19

INFANTS' COATS.

Infants' Long and Short Coats, silk and cashmere, formerly \$3.50, Sale Price, \$1.19 Infants' Caps, formerly 35c., Sale Price, 10c

Now is the time to have your furs repaired by the only practi-cal furrier in the city.

138 Wyoming Avenue.

Grade

PIANOS.

ORGANS Clough & Warren Carpenter,

And Lower Grades al Very Low Prices.

J. LAWRENCE STELLE, 203 SPRUCE STREET.

CLASSICAL AND COMMERCIAL SCHOOLS THE CLASSICAL SCHOOL affords a full classical course for pupis destined for the professions, and includes Latin, Greek, English, Mathematics, Sciences, Mentai Philosophy and Ethics. THE COMMERCIAL SCHOOL affords a full business course for boys preparing for commercial life. The branches taught include English, Modern Languages, Arithmetic, Bookkeeping, Shorthand, Typewriting, Drawing, Science, &c. For Particulars Apply to REY. D. J. MacGOLDRICK, Pres.

Owing to the Brother Angelus, Director of Studies. fire in the Coal Exchange, our store will be closed for several days.

Due announcement of opening will be given

128 WYOMING AVENUE



RUPPRECHT'S CRYSTAL PALACE 131 Penn Ave. Opp. Baptist Church.

