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308 Penn Avenue. A. B. WARMAN.

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UNION LABEL

CITY NOTES.

Select council will meet tonight.
C. W. Kirkpatrick will speak at the Bessie Mission this evening.
Thomas Hughes and Emma Boland, of Clapham, took out a marriage license yesterday.

The Delaware and Hudson company paid yesterday at the Dickson and Von Sternheim mines and the Providence repair shops.

The executive committee of the Volunteer Firemen's association will meet with the firemen of the North End in 23rd street house this evening.

Caroline, the 6-year-old daughter of Marvin and Lizzie Scott, died yesterday. The funeral services will be conducted at Grace Reformed Episcopal church, on Wyoming avenue, at 1 o'clock Thursday afternoon.

The funeral of Michael Davis, who died Tuesday night at his home, 18 Carlton street, will take place at 2 o'clock Friday morning from his late residence. A requiem mass will be celebrated at St. Peter's cathedral.

The marriage of Dr. George Knox and Miss Ella Hess, both of this city, will occur this noon at the home of the bride's parents, 529 Wyoming avenue. Rev. Dr. Giffin, of the Eden Park church, will perform the ceremony.

Hyman Luers, of the blacksmithing firm of Luers & Dorfman, was slightly injured while repairing a heavy drag of the Union Transfer company. The horses backed the drag, squeezing Luers between it and the brick wall of the building.

The current number of St. Luke's Churchman contains the pleasing information that the sum of money realized from the Ben Hur entertainment in the Presbyterian church was sufficient to enable the Men's guild of St. Luke's church to secure the property offered at Cresson for a summer home for poor women and children.

Delinquent Tax Collector C. V. Terwilliger, of the Second ward, filed his bond in the prothonotary's office yesterday. It was in the sum of \$287.55, and had as sureties Marshall Preston and George V. Hoffman. The bond of William Franz, the Fourth ward collector, was also filed. Its amount was \$1,785.15, and the sureties Jacob Reibert and Charles D. Neuffer.

The funeral of Eric Townsend, the attorney and insurance agent who died suddenly Tuesday morning, will take place Friday afternoon at the apartments he occupied on Franklin avenue, at the corner of Spruce street. Rev. Rogers Israel, of St. Luke's Episcopal church, will officiate. None of the deceased's relatives were present. The remains were shipped to Philadelphia last night.

The will of Patrick Byron, late of Scranton, was admitted to probate yesterday by Register Hopkins, and letters testamentary granted to his widow, Bridget Byron. The estate of Sarah Rosenkrans, late of Newton, letters were granted to Christopher Van Buekirk, of Bald Mount. In the estate of Daniel Eastman, late of Scranton, letters testamentary were granted to Charles S. Gelbert and A. J. Colborn, Jr.

Says the New York Sun's Washington correspondent: "Congressman-elect Connolly, of Pennsylvania, and forty Welsh singers, known as 'The Atlantic City Club,' will serenade President McKinley at the White House during the evening. This gleeful club took the first prize for singing at the World's fair, and since then have been across the Atlantic and performed before many of the crowned heads of Europe."

The worst place of sidewalk in the center of the city is at the northeast corner of Wyoming avenue and Linden street. The flagstones have sunk below the level of the curb and are usually covered with several inches of water and mud. Yesterday the water was so deep that someone laid boards over the stones in the worst spots. The walk at present is a palatable nuisance that should be abated without delay. By raising the flagstones a few inches there would be no further trouble with the water or mud.

Rabbi Livenstein, of 131 Linden street, went before Alderman Miller yesterday morning and secured the arrest of Frank Brandwine, a young man employed in Jacob Brandwine's meat market at 425 Penn avenue, as a clerk. The charge against the young man is assault with a battery. It appears that the rabbi has been laughing at animals for Butler Brandwine, and the clerk several times engaged in altercations with the rabbi. The crisis in their differences was reached Tuesday night, when Livenstein claims the young man, called him an obscene name and hit him. When young Brandwine was arrested before Alderman Miller he was held in \$500 bail for his appearance in court. His uncle, Jacob Brandwine, became his bondsman.

FUNERAL OF STEPHEN DUNN.
Was Held Yesterday Morning at St. Peter's Cathedral.

The funeral of Stephen Dunn took place yesterday morning at St. Peter's cathedral where a mass of requiem was held. Father Malone officiating. He was buried from the text, Genesis, 15:19, in the cemetery in Hyde Park.

The pallbearers were: James Fitzsimmons, Andrew G. John Kennedy, Thomas McKelick and Patrick Shearn; and the honorary bearers James Hopkins, and J. Hannon.

STATUS OF THE KINSLEY CASE

Committee to Which Chittenden Resolution Was Referred Will Not Report.

WHAT CHAIRMAN KEARNEY SAYS

Resolution Can Lay There and Be Damned—Mayor Asked for the Resignation of Mr. Kinsley and His Assistant, George Perigo, but They Were Not Handed In—Mayor Refuses to Discuss the Reasons Why the Men Continue in Office.

Tonight the select council will meet and among other things which the public expect from the session is a disposition of the Kinsley case. It can be as good as authoritatively stated that a disposition of this much-talked-of case will not be among the matters spread upon the minutes tonight.

In all likelihood the effort now afoot to smother the whole matter will succeed, the present council will die and two months later the present street commissioner will quietly vacate the office, by reason of the expiration of his term.

When the mayor's investigating committee concluded its first session there was such small doubt in the minds of the members as to the charges preferred that it was agreed to ask Mr. Kinsley to forthwith discharge his assistant, George Perigo, and place his own resignation in the hands of the mayor with its date made a month or so ahead. The mayor put the proposition to Mr. Kinsley and the latter agreed to the removal of Perigo, but demurred to his own resignation. But Mr. Perigo, who had been in the city for some time, refused to be removed. At all events Mr. Kinsley returned in the course of a day or two to the mayor and point blank refused to either dismiss Perigo or resign himself.

When this matter came to the ears of the committee it said: "Very well if Mr. Kinsley does not desire to avoid a scandal and inevitable dismissal in the long run, let the disclosures proceed."

The disclosure did proceed, and the public is well acquainted with their nature. Mr. Kinsley failed in the eyes of a majority of the committee to disprove the serious accusations made.

THE QUESTIONS ASKED.

With a view to ascertaining just how the investigation was to proceed The Tribune, through its representative, propounded to the mayor, in the presence of the committee, just as it was done at the committee's meeting, what their finding should be, these questions:

"Will you be guided in your action by the advice of the committee you have called in to assist you in the determination of the matter?"

"Will you abide by the finding of a majority of the committee, or do you propose to merely avail yourself of their opinions in arriving at your own conclusion?"

He followed this policy even as far as to secure the vote of the committee, but when that vote directed him to remove Kinsley he did not act. Select council which had instigated the investigation waited for some official word from the mayor as to what had been done about the investigation, but none came.

Finally Mr. Chittenden, who was dragged into the investigation by reason of his being chairman of the streets and bridges committee, came into council last Thursday night and, to free himself from any censure which might be attached to him by reason of his being a member of the investigating committee, introduced a resolution calling on the mayor to remove the street commissioner and his assistant.

The resolution with the council's action is given as reported in The Tribune the following day:

Resolved, By the select council of the city of Scranton, the common council concurring, that it is the opinion of the council that the interests of the city would be best served by the removal of the present street commissioner and his assistant, and the city clerk is requested to convey notice of this action to the mayor.

After the reading of the resolution Mr. Chittenden's motion that it be adopted was seconded by Mr. Manley. Mr. Durr offered an amendment, which was seconded by Mr. Schroeder, that the resolution be referred to committee. No particular committee was designated.

Mr. Chittenden explained the position in the matter during the brief debate on the amendment. As a party to the investigation he was bound to report the failure to make a definite report to council, he wished to indicate his view of the matter.

He said, much like the man who had consented with a railway station to hold a baby a moment, but who later found that the mother had disappeared and that he was left with an undesirable obligation. He served notice that he should decline to again serve in any similar capacity without assurance that select council would "back him up."

Mr. Durr, who offered the amendment to refer, made a brief and simple statement to the effect that the resolution properly belonged to a committee. The vote on the amendment to refer was as follows:

Ayes—Kearney, Thomas, Durr, Wagner, Robinson, McCain, Fellows, Schroeder, Burns, 5.

Noes—Williams, Chittenden, Manley, Lansing, Frahm, Coyne, 6.

There sat with Mayor Bailey during the investigation Presidents Sanderson and Grier, of select and common councils, respectively, and Chairman Chittenden and Lotius, of the select and common streets and bridges committees, respectively. The investigation was in pursuance of a concurrent resolution directing the mayor to investigate the charges preferred against Street Commissioner Kinsley by the Sunday World.

[Messrs. Chittenden, Lotius and Grier were the members of the commission who voted to oust Kinsley.]

COMMITTEE DESIGNATED.

President Sanderson designated the committee on laws and ordinances as the body to deal with the resolution. This committee is composed of John J. Kearney, chairman; Wade M. Finn, H. T. Fellows, R. H. Williams and J. J. McAndrews.

That this committee will not report on the matter tonight, as is conjectured in the opening paragraph, is a practically safe assertion. That it will never report on it is almost a certainty from the fact that the members of that committee do not believe it is the proper body to deal with the matter, and its chairman is no more than last Monday said that he would not call a meeting to consider it. His exact words were: "The resolution can lay there and be damned."

This utterance was in response to a query from a colleague on the committee as to what was to be done with the

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CAUSED YEARS OF LITIGATION

Argument with Reference to It Was Recently Heard by the Superior Court in This City and the Opinion Dismissing the Appeal Was Handed Down Monday at Williamsport by President Judge Rice—The End Not Yet Reached.

From the most insignificant trifles oftentimes consequences of great moment arise. An illustration of this is furnished by the litigation with reference to the opening of a public road in Jefferson township. When the viewers were laying out the road one of them, in reading the compass, called off south when he should have said north, and from that simple slip of the tongue litigation covering a period of ten years has resulted; the friendship that had existed between Farmer Moore and Farmer Emory and their families was destroyed and their sons, who were partners in the great mill business, dissolved because of the bitterness engendered by that little slip from south to north.

But that is not all. The litigation between Moore and Emory attracted the neighbors to the standard of one or the other until the whole township was affected. The consequences were felt in social circles and on election day had much to do with determining the way in which the honest yeomen of Jefferson cast their votes, particularly at the local spring elections. The large amount of time that has been wasted by the legal proceedings is estimated that in court costs and attorneys' fees upward of \$2,000 has been spent and the end is not yet.

HISTORY OF THE CASE.

About ten years ago the farmers who reside in Jefferson township decided that a road to connect the Hitchcock and South Canaan turnpikes would be a great convenience and a portion was surveyed and finally took a more direct route, about one mile and a quarter in length, be laid out. The land through which the road would pass was owned by Alfred P. Emory and John P. Moore, whose farms adjoin. They were the most active spirits in securing the consent of the court to have the new road laid out.

Viewers were appointed by the court and the route of the proposed road fixed, but when the supervisors proceeded to lay out the road according to the survey laid and directed that appeared to have been decided upon by the viewers that little slip which made the course road north instead of south became dreadfully apparent. Mr. Moore objected to the lay of the road, alleging that it was placed on lower and poorer land than a road that they selected by the viewers. He also said if the road was laid out where the supervisors were determined to place it a great injustice to him would be done, inasmuch as it made it impossible for his cattle to reach a creek unless they were accustomed to it, unless they were driven out of the field onto the main road.

VIEW APPLIED FOR.

Mr. Moore petitioned the court for a review and it was allowed, A. E. Dunning, Jr., F. A. Bates and M. R. Kohnstamm being appointed by the court to make the review. They reported in favor of Moore and located the road on higher ground, and where it would not shut him off from the use of the creek. Mr. Emory opposed the certification of the report of the viewers and succeeded in having it set aside on the ground that the form of oath used did not conform to the requirements of the law. The certification was sustained by the court and the review was set aside, whereupon Mr. Moore asked for and obtained a re-review.

The report of the re-reviewers was practically a duplicate of the report of the reviewers so far as the location of the road was concerned. Exceptions to it were filed by Mr. Emory, which were argued before the court. Some time later Judge Archibald handed down an opinion dismissing the exceptions and confirming the re-review.

From this decision an appeal was taken to the Superior court and was argued before that body at the January term in this city. Attorney John F. Scragg made the argument on behalf of Mr. Moore and Attorney C. B. Gardner on behalf of Mr. Emory. At Williamsport a week ago an opinion was handed down by President Judge Rice dismissing the appeal at the cost of Emory. Monday the record in the case was received by Clerk of the Courts Thomas and yesterday the final steps were taken to ascertain the amount of costs Emory will have to pay.

END IS NOT YET.

C. B. Gardner, attorney for Mr. Emory, said yesterday when seen by a Tribune reporter that he had not yet decided what course his client would pursue now. He can object to the bill of costs, ask the court to vacate the road before it is, as a matter of fact, opened, or he can bring suit to recover damages for injury he will sustain by reason of the opening of the road along the route decided upon by the viewers, all of which shows that there are still great opportunities for several more years of litigation.

As soon as the weather clears steps will be taken to have the road opened, unless Mr. Emory in the meantime succeeds in getting the court to vacate it.

L. I. AND S. CO. ELECTION.

Stockholders Meet in This City and Elect the Old Directorate.

At a special meeting of the stockholders of the Lackawanna Iron and Steel company yesterday afternoon at the company's offices in this city, the old board of directors were elected as follows: Samuel Sloan, D. C. Blair, William E. Dodge, Walter Scranton, Moses Taylor Pratt and Stephen C. Palmer, of New York city; James Blair, W. W. Scranton and E. B. Sturges, of this city.

The New York stockholders came in a special car attached to one of the regular morning trains on the Delaware and Hudson canal and located the way, Lackawanna and Western road and returned on the 3:30 afternoon train.

POST-MULFORD WEDDING.

Dr. A. T. Post, of This City, and Miss Mulford, of Friendsville, Quietly Married in Binghamton.

Dr. Albert T. Post, of this city, and Miss Edith Mulford, of Friendsville, Pa., were quietly married Tuesday noon at Binghamton in the presence of but a few relatives. Dr. Post is the older son of Mrs. William M. Post and the late Mrs. Post, of this city. Miss Mulford was a daughter of the late Eliza Mulford, Ph. D., L.L. D., of the Harvard faculty, and formerly of Montrose.

The marriage took place in Trinity Episcopal church, Rev. J. H. La Roche, rector officiating. The bride was given away by her uncle, Dr. William Carnall, of New Haven. She was attended in a gray traveling suit.

In the party who sat down to a wedding breakfast at the Arlington were Mrs. William M. Post and Charles Post, the groom's mother and brother, and Mr. and Mrs. William T. Smith, of this city; Mrs. Willock, of Cambridge, Mass., and Roland Mulford, of Danbury, Conn., and William Mulford, of Friendsville, the bride's uncle and cousins, Woodson Carnall, of New York city, and Dr. Milligan, of Pittsburg.

Dr. and Mrs. Post returned to Scranton on an afternoon train and attended in the evening the dancing party given by Mr. and Mrs. W. A. Scranton. They are being entertained at the home of Mr. and Mrs. William T. Smith, on Jefferson avenue. They will leave today for Spring Creek, Warren county, where Dr. Post will practice medicine.

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E. J. Fuhrman & Bro.

Allright Chocolate Creams and Huxley's just received. E. G. Courten, *

Twining, optician 125 Penn avenue, in Harris' drug store. Hours 9 a. m., 5 p. m.

Young, but Up to Date.

If you like our work, tell others; if you don't, tell us. Soft button holes in your collars. Crystal Laundry. *

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To make room for new Spring Stock.

The balance of Winter

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At very little prices.

WARREN-REHET COMPANY,

CONTRACTORS FOR

REHET'S SLAG ROOFING

REHET'S SLAG ROOFING WILL RESIST A FIRE BUILT UPON IT AND MAINTAINED FOR MORE THAN AN HOUR, AS WE HAVE PROVED BY ACTUAL TEST, IT IS FIRE-PROOF.

BEST SETS OF TEETH, \$8.

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

S. C. SNYDER, D. D. S.,

321 Spruce St., Opp. Hotel Jersey.

SET FIRE TO KEROSENE OIL.

Blaze in the Cellar of Young's Grocery Store on Penn Avenue.

One of the clerks in Herman Young's grocery store, on Penn avenue, set fire to some kerosene oil in a tank in the cellar of the store yesterday morning and for a few minutes there was a lively blaze.

Editor James O'Connor began the work of fighting the flames and one of the composing room employees ran down to McGowan's others' paper store and had an alarm turned in.

Before the firemen arrived Editor O'Connor had the flames extinguished. The damage was very slight.

Before the firemen could arrive in response to the alarm Mr. Young and the help in the store had the fire out.

SMOKED FISH.

Fancy Halibut, Salmon and Smoked Hake, Salt Mackerel, Boned Fish, Fresh Fish, etc.

R. G. COURTESY.

Wholesale and Retail.

The Great Dutch Pianist.

Hear Martinus Sieveking, March 8. Tickets at L. B. Powell's.

Auction sale of china and glass. Balance of stock must go. Sale begins Monday; continues until sold. Goods now at about half price at Harding's.

Pabel's Milwaukee Book Store, at Lohmann's, Spruce street.

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