

NORTON'S
New Wall Decorations
for coming Season
are now arriving frequently.
We invite the attention of
persons desiring choice covering
for their walls to see
our excellent assortment
of decorative Novelties,
which will be cheerfully shown
to all callers without
incurring any obligation to order.
All grades of stock,
exclusive patterns,
artistic, up-to-date colorings
at popular prices.
M. NORTON,
322 Lackawanna Ave.

BUCKWHEAT FLOUR
The Finest
BUCKWHEAT FLOUR
We Ever Had in the Mill.
We
Wholesale It.
The Weston Mill Co
DR. W. B. HENWOOD,
DENTIST
316 LACKAWANNA AVE.

DISPLAY OF BARKER WHEELS.
Can Be Seen in Store Room in Board
of Trade Building.
S. G. Barker & Sons have opened
their handsome bicycle store in the
board of trade building, together with
a most complete repair department.
In the display room seventy-five "Bark-
er" wheels are tastefully displayed,
one row along each side of the room
and another down the center. The isles
between the rows of wheels are nicely
carpeted the entire length of the room,
sixty feet.
The Barker bicycle sells for \$75 and is
fully guaranteed. No new and untried
features have been introduced into its
construction, and nothing but the best
materials are used throughout. The
usual options are given as regards tires,
saddles, color, etc. The production of
the Barker bicycle is not only a credit
to its makers, but to the city as well,
and many Scranton riders this season
will no doubt be proud of the fact that
they ride home made wheels.
ENGAGEMENT CLOSES TODAY.
The Midnight Call and Jack Shepherd
Will Be Produced.
The Minnie Lester company will close
its engagement at the Frothingham to-
night by producing "Jack Shepherd."
In the afternoon "The Midnight Call"
will be the attraction.
Yesterday afternoon a large audience
saw "The Two Orphans" produced and
at night "Ragged Jack, the Boot Black"
was given.
The Latest and Most Improved
Styles of spring clothing and furnis-
hings can be seen at our opening today.
Lauer & Marks.
To Cure a Cold in One Day.
Take Inactive Bromo Quinine Tablets.
All druggists refund the money if it
fails to cure. 25 cents.
Removal of Office.
Dr. S. P. Longstreet will on April 1
remove his office and residence from
296 to 409 Wyoming avenue.
You Are Invited to Attend
Our opening of spring clothing to-
day, all day and evening. Lauer &
Marks, 321 and 323 Lackawanna ave-
nue.

MORE SPRING
In the style we're
showing than in the
weather, which only
goes to show who's
first with the new
shapes. They're here.
Vici Kid Shoes for the
ladies, in the new
"coin" toes. Spring
shapes. Spring styles.
Spring colors, with
prices that will fit your
purse as easily as the
shoes fit your feet.
SCHANK & SPENCER.
410 Spruce St.

WILL OF JAMES BLAIR PROBATED
Direct Heirs Receive Almost All of His Estate.
NO INDICATION OF HIS WEALTH
Home for the Friendless Receives \$1,000 and the Colored Conchman of the Deceased \$500 and Erasure of Debts—The Will Was Drawn in 1892 and Had Attached a Codicil Made Last December.
The will of the late James Blair was yesterday morning probated at the office of Register of Wills Hopkins. It is given in full below:
"I, James Blair, of the city of Scranton, in the county of Lackawanna and state of Pennsylvania, being of sound mind, memory and understanding, do make, publish and declare this my last will and testament, hereby revoking and making void all former wills by me made or made in pursuance of any power conferred upon me by any statute or law.
"First—I direct that all my just debts and funeral expenses be fully paid as soon as conveniently may be after my decease.
"Second—I give, devise and bequeath unto my daughter-in-law, Hettie M. Blair, widow of my late son, Milton L. Blair, for and during the term of her natural life, the house and two lots where she now resides, situate on Washington avenue, and immediately after the death of my said daughter-in-law, I give and devise the said house and lots to my grand-daughter, Mary Elizabeth Blair, wife of Hampton C. Shafer, of Scranton, and to her heirs and assigns forever. My said daughter-in-law, Hettie M. Blair, to have the use and enjoyment of the said house and lots hereinafter devised to her, become vested in her, then I give, devise and bequeath the said house and lots to her said husband, Hampton C. Shafer, for and during the term of his natural life; his estate, however, to be contingent upon the termination of the life estate hereinbefore devised to my said daughter-in-law, Hettie M. Blair.
"Third—I give and devise unto my son, Austin B. Blair, and to his heirs and assigns forever, the house and lots where he now resides, situate on the corner of Jefferson avenue and Mulberry street, in said city of Scranton. The same to be subject to the sum of \$12,000 in the distribution of my residuary estate as hereinafter provided for.
"Fourth—I give and devise to my daughter, Annie B. Blair, wife of James A. Linn, and to her heirs and assigns forever, the house and lots where she now resides, situate on Jefferson avenue. The same to be valued at the sum of \$15,000 in the distribution of my residuary estate as hereinafter provided for.
"Fifth—I give and devise to my daughter, Lauretta A. Coursen, wife of Henry A. Coursen, and to her heirs and assigns forever, the house and lots where she now resides, situate on Washington avenue. The same to be valued at \$15,000 in the distribution of my residuary estate as hereinafter provided for.
"Sixth—I give, devise and bequeath to my daughter-in-law, Mary E. Blair, widow of my late son, James Selden Blair, for and during the term of her natural life, the house and two lots where she now resides, situate on Jefferson avenue. At and immediately after the death of my said daughter-in-law, I give and devise the said house and lots to my grand-daughter, John Inesley Blair, child of my said deceased son, James Selden Blair, until the youngest of them shall reach the age of twenty-one years. When the youngest of my said grand-children or the survivor of them shall reach the age of twenty-one years or upon the termination of the life estate hereinbefore devised to the said Mary E. Blair if she shall live until the youngest of my said grand-children reaches said age, then I give and devise the said house and lots to my said grand-children, John Inesley Blair and Elizabeth Blair, and to their heirs and assigns forever; the children of either of them who may have previously died to take the share which their parent would have taken if he or she had lived. Should both of my said grand-children, John and Elizabeth, die without issue before the youngest of them reaches the age of twenty-one years, then the estate, hereby devised to them, shall revert and become a part of my residuary estate.
"Seventh—I give and bequeath to my said daughter-in-law, Mary E. Blair, the sum of \$1,800 each year during the term of her natural life, and I direct my executors to pay to her the said amount of \$1,800 each year during said term in equal quarterly payments, and also to pay all taxes and assessments on the nature thereof, which may be levied or charged upon or against the house and lots mentioned in the preceding paragraph of this will, during the life time of my said daughter-in-law.
"Eighth—I give and bequeath to my son, Charles Edward Blair, and to his heirs, executors, administrators or assigns, the sum of \$1,000.
"Ninth—I give and bequeath to my grandson, James Blair, Jr., son of Austin B. Blair, the sum of \$1,500, and to all my other grand-children who may be living at the time of my death (except John Inesley Blair and Elizabeth Blair, who are hereinafter provided for) and to such as may be born within six months after my death, the sum of one thousand dollars each, said sums to be paid three years after my decease, unless my executors elect to pay the same sooner.
"Tenth—I give and bequeath to my said grand-children, John Inesley Blair and Elizabeth Blair, children of my late son James Selden Blair, the sum of \$10,000 each, these sums to be invested by my executors in bonds and mortgages on other safe securities, and the income to be paid to the mother of my said grand-children during their minority for their maintenance and education; the principal of the said bequest to be paid to each of my said grand-children when they shall reach the age of twenty-one years; in case either of them shall die without issue before reaching said age the bequest to the one so dying shall go to the survivor; in case both of them shall die without issue, before reaching said age, then this entire bequest shall lapse and become part of my residuary estate.
"Eleventh—I give and bequeath to my said daughter-in-law, Hettie M. Blair, widow of my late son, Milton L. Blair, and to her heirs, executors, administrators and assigns, the sum of \$5,000.
"Twelfth—I give and bequeath to the Society of the Home for the Friendless Women of the city of Scranton, in memory of my deceased wife, Alice G. Blair, long time president of said society, the sum of \$1,000.
"Thirteenth—I give and bequeath to my trusty servant, Benjamin Burkett, providing he shall remain in my employment at the time of my decease, the sum of \$500, and I further direct my executors to cancel and satisfy any indebtedness which he may be owing me.
"Fourteenth—Should my grandsons, James Blair, son of Austin B. Blair, Charles Edward Blair, and Walter Coursen, sons of Lauretta A. Coursen; Frank A. Linn and James A. Linn, sons of Annie B. Linn, and John Inesley Blair, son of James Selden Blair, or any of them elect to take a course of study in Princeton University at Princeton, N. J., or at any college to be selected or approved by their parents, I direct my executors to pay to each of my said grandsons so electing the sum of \$2,500, to defray the expenses of such course; the same to be paid at such time and in such amounts as to my executors shall seem best. Should my grand-

daughter, Mary A. Linn, daughter of Annie B. Linn; Elizabeth Ellis Blair, daughter of James Selden Blair, and Alice Blair, daughter of Austin B. Blair, or any of them elect to take a course of study in a ladies' college or seminary, I direct my executors to pay to each of my said granddaughters so electing such sums as they may think best, not exceeding for any one of them the sum of \$500 per year for three years.
"Fifteenth—All the rest, residue and remainder of my estate, real, personal and mixed, I give, devise and bequeath unto my children, Austin B. Blair, Charles Edward Blair, Lauretta A. Coursen and Annie B. Linn, and to their heirs, executors, administrators and assigns forever, share and share alike; except that the respective valuation herein placed on the houses and lots devised to my said grand-children, my daughters Lauretta and Annie shall be counted as part of their respective shares. My said residuary estate to be divided into four equal parts, one part to be paid to each of my said children at the time to be in the opinion of my executors, or the survivor of them, may seem best; the interest of those interested in my said residuary estate to be paid quarterly.
"Sixteenth—I direct that my executors retain a part of my estate the stock of the Scranton Savings bank standing in my name at the time of my death, until the expiration of the present charter of said bank and in case of any increase in the capital stock of said bank, I direct that my executors to subscribe in the name of my estate for its pro rata share of such increased capital.
"And lastly, I nominate, constitute and appoint my son, Austin B. Blair, and my son-in-law, James A. Linn, executors of this my last will and testament, and I hereby authorize and empower my said executors and the survivor of them to sell any or all of my real estate except the houses and lots hereinbefore devised to my said children or prices as to them or the survivor of them may seem best and to convey the same by deed or otherwise, and to execute and deliver all such papers and documents as may be necessary or proper to carry out the purposes of this my will, and to execute and deliver all such papers and documents as may be necessary or proper to carry out the purposes of this my will, and to execute and deliver all such papers and documents as may be necessary or proper to carry out the purposes of this my will.
In Witness whereof, I, James Blair, the testator, have to this my will written on two sheets of paper, set my hand and seal to the same on the 23rd day of September, Anno Domini, One Thousand, Eight Hundred and Ninety-two.
Signed, sealed, published and declared by the above named James Blair as and for his last will and testament in the presence of us who have become subscribers to our names as witnesses thereto at his request and in his presence and in the presence of each other.
C. S. WOODRUFF,
JAMES H. TORREY,
CODICIL TO THE WILL.
The following codicil is attached to the will.
"Whereas I, James Blair, of the city of Scranton, in the county of Lackawanna, and state of Pennsylvania, did on the 23rd day of September, 1892, make my last will and testament, and that date, I do hereby declare this to be a codicil to the same.
"I hereby ratify and confirm said will in every respect, and make hereof a part of it; it is inconsistent with this codicil.
"First—I hereby revoke and annul the devises and bequests contained in the fifth and fifteenth paragraph of said will to my daughter, Lauretta A. Coursen, and to her heirs and assigns forever, and the house and lots described in said fifth paragraph and the equal one-quarter part of my residuary estate subject to the termination of the value of the house and lots as fixed in said fifth paragraph, bequeathed to my said daughter, Lauretta A. Coursen, and to her heirs and assigns forever, as set forth in paragraph 10 of said will.
"A. To give to my said daughter, Lauretta A. Coursen, the use and occupation of the rents, issues and profits of the said house and lots, and the same to be conveyed to her in fee, simple to Annie B. Sawyer, wife of Walter Coursen, and to her heirs and assigns forever, in equal undivided one-third portions, share and share alike.
"B. To pay to my said daughter, Lauretta A. Coursen, the equal one-quarter part of the income of the said house and lots, and the same to be paid to her in fee, simple to Annie B. Sawyer, wife of Walter Coursen, and to her heirs and assigns forever, in equal undivided one-third portions, share and share alike.
"Second—I give and bequeath to my daughter-in-law, Hettie M. Blair, in addition to the devise and bequest in my said will to her, the following: my china dinner set; all the furniture in the bed room, known as the north bed room, now occupied by Hettie M. Blair, and all the contents of Washington avenue and Mulberry street.
"Third—I give and bequeath to my son, Charles Edward Blair, in addition to the devises and bequests in my said will, all the furniture, carpets, books, pictures, silver, ornamental utensils, bric-a-brac and other personal property whatsoever belonging to me in my residence at the corner of Washington avenue and Mulberry street (excepting only the articles herein especially bequeathed to Hettie M. Blair) and all the contents of the same, and all the contents of the same, and all the contents of the same.
"Fourth—I direct that my executors pay all water rents and steam heat charges upon for the premises devised by the sixth paragraph of my said will to my daughter-in-law, Mary E. Blair, so long as she shall continue to occupy or use the same.
"Fifth—I direct that the distribution by my executors of my residuary estate among the persons entitled thereto as provided in my said will and this codicil shall be fully completed within twenty years after my death, except so far as may be delayed by the contrivance of intervening life estates.
In Witness whereof, I, James Blair, have to this codicil to my will written on one sheet of paper, set my hand and seal this twenty-first day of December, 1896.
Signed, sealed, published and declared by the above named James Blair to be a codicil to his last will and testament, in the presence of us who have become subscribers to our names as witnesses thereto at his request and in his presence and in the presence of each other hereunto set our hands and subscribed our names as witnesses.
JAMES H. TORREY,
DAVID J. DAVIS.

FOUR EXPERIENCED A CHANGE OF MIND
Majority of Building Committee Go Back on Their Agreement.
THE AWARD OF CONTRACTS PUT OFF
At the Committee Meeting Three Bids Were Unanimously Approved, but When It Came to Signing the Report Four of the Seven Members Balked. Resolutions Providing for the Issue of Bonds Approved.
At Thursday night's session of the building committee of the board of control it was unanimously decided to award the bids for the proposed new schools as follows: No. 9, Mulhern & Judge, \$19,625; No. 15, Conrad Schroeder, \$20,411; No. 28, Green Ridge Lumber company, \$23,437. Last night when the type written report of the committee's recommendations was passed around for the committee's signatures four of them, Messrs. Carson, Wadsworth and Curtis refused to give to it their hand and seal. This was a great surprise to Chairman Davis and the other two members of the committee, Messrs. Gibbons and Notz, but when the order of report of building committee was reached Mr. Davis read the award agreed upon Thursday night.
Mr. Carson followed him with a report from the majority of the committee recommending that the matter of awarding the contracts for the new buildings be postponed for six months, by which time the annual tax levy will have been made.
There was a breezy bit of parliamentary wrangling which culminated in Chairman Jennings ruling that the question before the house was a motion made by Mr. Wormser to defer action on both majority and minority reports until after the tax levy had been made. Mr. Notz tried to table it but failed, and it passed by an almost unanimous vote. It was ruled that any bidder that cared to might withdraw his bid and the accompanying check.
HE ATTACKED THE BOARD.
Following this Mr. Notz secured the privilege of the floor and made a lengthy speech attacking the board in general and Mr. Wormser in particular for keeping the South Side out of its much needed school. Mr. Wormser submitted a resolution that the "gentleman from the Nineteenth is making a harrange which is not creditable to himself." The gentleman from the Nineteenth was made to take his seat.
The finance committee reported as per instructions of the previous meeting, a resolution providing for the bond issue. It was drawn up by the board's solicitor, Hon. H. A. Knapp. It stipulates that the issue shall be for \$120,000 and shall be known as the 1897 bond issue. There are to be 120 coupon bonds of the value of \$1,000 each, forty to expire in 1897; forty in 1905 and forty in 1917. They are to bear 4 1/2 per cent interest, the coupons to be payable semi-annually, on April 1 and October 1. They are to be sold for not less than par and accrued interest. An additional tax of one-half of one mill is to be levied annually to meet the interest and provide a fund for liquidating the debt by the date of maturity as approved by a vote of 14 to 4.
NOT YET DEFICIENT.
Mr. Notz and Mr. Langan wanted to make provisions in the bond issue for the \$5,000 debt on the lots recently purchased on Washington avenue flats and those purchased in the Second ward on which \$3,000 is still owing.
Mr. Wormser explained that the committee did not include these debts because they do not fall due until next year and cannot legally be considered deficiencies.
A ROMANTIC MARRIAGE.
Wedding of Mr. Eli J. Davies and Miss Linda Cross.
From the Richmond State.
Pleasant View Farm, the home of Mr. and Mrs. Mathew Cross, near the city, was the scene of a pretty and romantic marriage on Tuesday morning. The contracting parties were Mr. Eli Davies, of Scranton, Pa., and Miss Linda Cross. The beautiful residence had been hastily but elaborately decorated for the occasion. The ceremony was performed in the spacious parlors by Rev. L. A. Guy.
The marriage was quite a surprise to most of the neighboring folks, few of whom knew that the bride had a suitor. The bride and groom had been acquainted for a number of years, but had not seen each other in twelve years.
THE KEELEY CURE
Why let your home and business be destroyed by chronic disease? The Keeley Cure can be taken in four weeks at the Keeley Institute, 728 Madison Avenue, Scranton, Pa. The Cure Will Bear Investigation.

They, however, kept up a correspondence and Mr. Davies came on here to get married. His coming was somewhat of a surprise and the bride's mother at the time was visiting in Centralia. She was telegraphed to come home and when she arrived she found all in readiness for the ceremony.
The happy couple took the afternoon train for Scranton, which will be their future home. Mr. Davies holds a respectable position in the Pennsylvania city. His bride is a pretty and accomplished young lady. They have the best wishes of their many friends for the future.
LOAN ART EXHIBITION.
Interest in It Continues to Grow—This Large Collection of Gems is a Surprise to Scrantonians.
It is evident from the increasing attendance at the loan art exhibition now being held in the board of trade building that the people of Scranton appreciate art. Last evening a large number of people came and went from the gallery. It is not possible to convey a proper idea of the exhibit even though the description might be extended. One must visit the collection to form an adequate conception of its worth and merit.
The walls of the large store room are covered by the choicest works of art in the city. Few people realized that there were so many gems of art in this section as this collection has brought to light. The works of the Italian master fill a large space and the contrast between their style and technique and that of modern artists is the subject of comment as they hang side by side.
Special attention must be called to "The Jefferson Democrat" of Roy, "The Prelude" by Collier, "The Holland Bull" by Howe, "Quiet Life" by Bought, "Prayer" by Wigand, "The Zither Players," Scherer, "The Old Violinist" by Curran, "Coast of Scotland," Richards. These are only a few of the modern artists. Of the ancient masters the visitor finds Corregio, Guido, Hogarth and Holbein, any one of which might be a subject for an extended article. Besides the works of art there is a very large collection of curios and articles of special historical merit.
Last evening the beautiful painting of Miss Brown, "A Quiet Sabbath," loaned by Mrs. H. M. Boies, attracted special attention, as did the "Regulus of the Sea" by Bought.
Among the books and engravings in the collection are a few of the modern artists, of the ancient masters the visitor finds Corregio, Guido, Hogarth and Holbein, any one of which might be a subject for an extended article. Besides the works of art there is a very large collection of curios and articles of special historical merit.
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