Tan Patent



Something new. With fancy silk tops. The new opera toe. Ask to see it. We call it stock No. 92. Five dollars worth of shoe style for

\$3.50

SCHANK & SPENCER. 410 Spruce St. ****

MR. FRANK GOT THE BOOKS.

Alderman Howe Gave His Decision in the Case Yesterday.

The books of the B'nai, Abraham and Jacob society were yesterday handed over by Alderman John T. Howe to J. M. Frank, president of the society, where, it is decreed, the records rightly belong. Alderman Howe had appointed Hyman Lewes, of the majority side, and Isaac Steinberg, of the minority side, to act with himself as a board to sift the correct ownership of the books. Lewes was on hand for a conference at three different times, but Mr. Steinberg did not appear, Yesterday Alder-man Howe sent for President Frank and returned the books to him. Warren & Knapp, who represented Mr. Frank, showed that the information on which the search warrant for the books Nathan Vidaver represented the opposition to the Frank party.

Alderman Millar's jury to consider the case where President Frank charges Simon Hinerfeld and L. Ackerson with assault and battery, will meet next Friday evening. President Frank stated to a Tribune reporter yesterday that his friends are determined to punish Ackerson and Hinerfeld to the fullest extent of the law,

The society will hold its regular Sabbath prayer services today, and to guard against disturbance, police offi-cers will be stationed in the Penn avenue synagogue. The officers will be there at the solicitation of President Frank. Ackerson and others who are not members of the society owing to non-payment of dues, will be refused admittance. The same precaution will be taken Sunday, when the business meeting will be held.

AUTHOR OF MILLENNIAL DAWN.

C. T. Russell to Speak in Scranton

Scranton readers and students of the "Millennial Dawn," series of Bible helps, and all others who are interested in the subject of the pre-millennial advent of the Lord have a rare treat in store for next Wednesday evening. C. T. Russell, the author of these works has consented to come to Scranton and deliver an address on Why Christians Should Take a Lively Interest in the Second Coming of the Lord," in the Green Ridge Tabernacle on May 5.

Mr. Russell's avowed object in writing "Millennial Dawn" was "to vindicate the Divine character and government and to show by a recognition and harmonizing of all the Scritures that the permission of evil, past and present, is educational in its character the golden age of prophecy in which all the families of the earth will be blessed with a full knowledge of God and a this requirement. full opportunity for attaining everlasting life through the Redeemer, who will then be the great Restorer and Life Saver. (Acts iii, 19-21)."

Mr. Russel stands free from all creeds and sects of men and is therefore able to give an unbiased view of every phase of Scripture truth and it is be lieved that all classes of honest thinkers who read his works will be en-God's word and to recognize his plan therein revealed as one sublime exhibition of justice, wisdom, love and power. This is borne out by the fact that "Millennial Dawn" has been the direct means of conversion of hundreds of life infidels.

The Green Ridge Tabernacle, where the address is to be given Wednesday evening, is on Jefferson avenue, near the Dunmore Suburban trolley line. The admission will be free and there will be no collection.

BACON'S BANEFUL BOARD BILL.

Was Arrested, Disappeared, and He Again Is in the Law's Clutches.

John Bacon was taken to the county jail yesterday by Detective Dyer and Special Officer Byers. Bacon is the young man who neglected to pay a board bill at John Flanaghan's and after his arrest he was held in \$300 ball, pending court.

bondsman, Stephen Jones, to forfeit the

Bacon, it was supposed, was fighting the Spanlards down in Cuba. He was seen yesterday near the Arcade building and soon afterwards he was on the road to the county jail.

Phila. Print Butter .- Cheapest.

One pound Prints, 23c. E. G. Coursen.

Now is the time to purify your blood and Hood's Sarsaparilla is the best medicine for the purpose. Thousands of great cures prove that it is the one

True Blood Purifier. Rood's Pills are the favorite family cathartic and liver medicine. Price

To Cure a Cold in One Day.

Take laxative Bromo Quinine Tablets. All druggists refund the money if it fa.is to cure. 25 cents.

Drowsiness is dispelled by BEECH-AM'S PILLS.

◆◆◆◆◆◆◆◆◆◆◆ CITY ASSESSMENT UNDER DISCUSSION

Arguments Heard in the Suit of J. J. Jermyn Against City Assessors.

IT IS A HIGHLY IMPORTANT CASE

The Decision, One Way or the Other, Will Effect Twenty-four Pennsylvania Cities -- Two of Pennsylvania's Leading Authorities on Municipal Law, Ex-City Solicitor Burns and City Solicitor Torrey Do Battle Over the Act of 1895.

The case of Joseph J. Jermyn acting "for himself and other taxpayers of the city of Scranton" against the board of city assessors' board of revision and appeals and the city of Scranton, was argued before the full bench yesterday. Ira H. Burns and H. race E. Hand appeared for the plaintiff, and City Solicitor James H. Torrey for the

respondents. The case is one of unusual importance s the constitutionality of the act of 1895 is brought into question, and because the bill attacks and seeks to werthrow the new city assessment, Mr. Burns, who made the argument for the plaintiff, claimed the law is unconstitutional and void, because: First-The legislature cannot delegate

ts legislative authority to a municipal

board. Second-That the law of 1895 allows the different third-class cities to have w assessments in different years and thus the law would work local results. For instance, Carbondale and Scranton are both third-class cities, but this year we have a new assessment and the other has not, thus showing different local results under the same law, while the constitution provides that taxes can only be levied under a general law. Mr. Burns also argued that there is no necessity for an increase of taxation this year, because the burdens of taxation are already grievous to be

MR. TORREY'S ARGUMENT.

Mr. Torrey, on the other hand, in arguing for the city, claimed that the same power was given to all thirdclass cities alike, and that it was therefore a general law, even though the was issued was defective. Attorney action of the different boards in the different cities might not produce uniform results. He also claimed the necessities of each city might be different and that some flexibility of the law ought to be allowed in order that the law might to some extent adjust itself to the particular needs of each munici-

pality Mr. Torrey in his defense of the law

First-That the bill brought by the plaintiffs was contradictory in its allegations with reference to the persons by whom the assessment was made, it being alleged in one place that it was made by ascistant assessors and in several other places that it was made by the city assessors. Therefore the claim that the assessment was illegal because made by assistant assessors must be disregarded.

Second-The act of 1895 was drafted upon the act of 1867, which has been in force in Philadelphia for thirty years. By that act the board of revision of taxes in Philadelhia has all the powers given by the act of 1895 to the board of appeals and revision in third class cities. They have the san power to order a new assessment in years other than triennial, either complete or partial. If the act of 1895 is unconstitutional because involving a delegation of legislative powers, so is the act of 1867. Neither act is so unonstitutional, because the legislature has full and unrestricted functions to such divisions of the municipal body

IS NO SACREDNESS.

Third-There is no sacredness in the provision for a triennial assessment. The legislature which ordained such an assessment may at any time repeal and provide for assessments at such times and in such manner as it sees fit. The only restriction on such changes is that they must be by genand preparatory to the ushering into eral laws. All law which applies the golden age of prophecy in which all equally to all cities of the same class is a general law. The act of 1895 meets

Fourth-To the argument that some cities might have a new assessment every year and others only in three years, it was answered that the logical result of such argument would abolish all discretionary powers in any officer or board in all cities. When the law provides that cities of the third class may levy taxes not to exceed ten mills on the dollar of valuation, the door is abled to realize the Bible as indeed left open for our city to levy four mills, another six, another ten, thus working the same unequal result complained of with reference to assessments. The effect of the argument carried to its logical conclusion would require the legislature to prescribe cast-iron regulations as to all municipal affairs. leaving nothing to the discretion of its ouncils, boards or officers,

Fifth-The argument that the act of 1895 creates a municipal commission in abrogation of the constitution was answered by the contention that the argument would destroy the board of health, the board of water commissioners and every other board provided by act of assembly in all cities of the third class. It would moreover destroy all departments in cities of the first class, which under the Bullitt bill of 1885 constitutes practically the entire city government of Philadelphia.

CHALLENGED TO SPECIFY.

In conclusion the plaintiff was challenged to specify any provision of the He failed to appear when his case constitution which is violated by the came up at the December term and a act of 1895 and in absence of any such capias was issued to compel Bacon's specification general allegations of unconstitutionality were held to be irre-

> The judges evinced exceptional interest in the arguments and plied both attorneys with questions. A large number of lawyers were present and they also paid the closest attention

> to the case. Should the judges decide in favor of the plaintiff it means that the 1897 taxes must be levied in the triennial assessment of 1895 and in consequence thereof the valuation will be reduced such an extent that councils and the school board will have \$90,000 less to spend than they look for.

The decision will affect all of the twenty-four third class cities in Pennsylvania.

FOR ROYAL ARCANUM DAY.

Executive Committee of Arrangements Will Meet Monday.

The general executive committee of the councils of the Royal Arcanum of Lackawanna, Lazerne and Wayne counties will meet in Wilkes-Barre on Monday afternoon to further the arrangements for Royal Arcanum day, for baths.

which will be celebrated at Harvey's lake on June 23. That will be the twentieth anniversary of the founding of the order.

At Monday's meeting of the executive committee A. E. Vorhis, of this city, the chairman of the press and advertising committee, will present a design for the cover of the souvenir pro-gramme to be issued in connection with the celebration. The cover is a creation of Artist R. A. Lyons, of this city and is a work of art.

The programme will be issued under the supervision of Mr. Vorhis and will contain a history of the order, pictures of the officers of the local councils and other matter of interest to members of the Royal Arcanum.

OFFICIALS ARE AT WAR.

Councilmen and Auditors of Dickson City Cannot Agree.

On Monday evening a public meeting of the citizens of Dickson City borough will be held in the hall of W. H. Smith, over the postoffice. The meeting is called by the borough auditors William Kennedy, Thomas Cook and John H. Lewis, and the object of it is set forth as follows:

"To consider the borough auditors report, as there is a dispute between the borough council and the auditors. The council will not accept the report of the auditors until they remit the items which they disallow, and this the auditors claim they have no right to do Every citizen and taxpayer is earnestly requested to attend if they have any interest in the borough."

FIFTY-EIGHT SWORN.

Big Day's Work in the Dunmore Contest---Thirteen Bad Democratic Votes Were Found.

Fifty-eight witnesses were examined in the Dunmore contest, yesterday, the largest number sworn any day since the contest began. Thirteen illegal

Those whose votes were knocked out were: Anthony Coggins, Eugene Carroll, M. J. Walsh, Thomas Walsh, Patrick McGrath, Michael Cunningham, James Flannelly, Charles Doyle, Peter Butterman, William Cullen, Hathaway, Michael Regan and Ed. Shearn.

Others examined were: Patrick H. Govern, John Ryan, Pat Ryan, jr...John McHugh, Martin Carroll, William Bank, Patrick Clifford, Anthony Coggins, Michael Dowd, John Houston, Eugene Carroll, Patrick Kearns, Frank Kennedy, M. J. Walsh, Thomas Dalsh, Patrick Lynott, Patrick McGrath, Martin Kearney, Michael Cunningham, James Flannelly, Michael McAndrew, James McAndrew, John Egan, Michael loggans, Jacob F. Burkhart, William McCarthy, Henry Smith, William Fitzsimmons, John E. Schuler, Charles Haut, Charles Doyle, James O'Hara, Patrick Ryan, sr., A. Butterman, Frank Brust, Robert A. Scott, William Ryan, Jacob Butterman, Peter Butterman. Peter Benz, William Cullen, Patrick Egap, Alton Hathaway, Thomas Mc-Donald, James McDonald, John Manley, Lawrence Mullen, Thomas Manley, Michael Regan, Henry Schweitzer, Thomas Regan, Dan Sherrin, Charles Wenzel, Ed. Shearn, John Walsh, Patrick McDonnell, George Moore, Peter

Nearly all the witnesses vesterday were from the several districts of the Third ward.

WEEK OF POPULAR PRICES.

Miss Akerstrom and Her Company

Will Be at the Frothingham. On Monday afternoon Miss Ullie Akerstrom and her company will open a week's engagement at the Frothingham by producing "The Sultan's Daughter." The Union of Manches-

ter, Mass., says: "Ullie Akerstrom played to 'standing room only' last evening, but that was to be expected, as Miss Akerstrom's visit here last season made her a popular favorite. 'The Sultan's Daughter,' one of the gems of her repertoire, was presented last evening. It is a creation after the style of 'Niobe,' and is a most enjoyable comedy. Good specialties are introduced by the company, and the new national dance of Miss Akerstrom is a beautiful thing. Her serpentine dance of last season will be remembered as an artistic work, as fine as anything ever seen here. The calcium effects are exquis-

Monday evening Miss Akerstrom and her company will be seen in "Miss Rora," to which performance ladies will be admitted free. There will be a matinee each day at which the uniform price of admission will be ten cents. The evening prices will be 10, 20 and 30 cents.

SOLICITORS WERE APPOINTED.

Special Session of the New Chemical and Hose Company.

At a special session of the Scranton Chemical and Hose company the new fire company which proposes to protect the "hill," held last night in the municipal building a committee consisting of John H. Brooks, Joseph Boles, Henry Riefenberg, Jacob Keifer, Guy Stevens, Martin Campion, John M. Corbett, R. J. Beamish, C. F. Beckwith and George Millett was appointed to solicit subscriptions for housing and equipping the company.

The trustees were directed to proceed o secure a charter. Forty of the sixty-two members were in attendance at the meeting.

WILL CONTINUE FOR A TIME.

Resignation of Street Commissioner

Kinsley Bore Date of Yesterday. The term of Street Commissioner C. R. Kinsley ended last night, his resignation bearing the date of April 30, but as no successor has as yet been named he will continue in office.

Mayor Bailey stated yesterday that he will nominate the new street commissioner at next Thursday night's meeting of the select council. Who it department. will be, he alone knows, so he claims, and he positively refuses to give the name to the public.

Miss Carolyne V. Dorsey, teacher of elocution, oratory and delsarte, 516 Adams avenue.

Notice.

We are still doing business at the same old stand where we have been for twenty-two years past and most respectfully solicit the patronage of the public as heretofore in awnings, tents, flags and all kinds of society goods and decorations.

S. J. Fuhrman & Bro.

Go to Lukin's Barber Shop for baths, the finest in the city. Sea Sait, Mud Baths, 35c.; Plain Bath, 25c. All finest porcelain tubs. Open Sunday evening

CORNELIUS SMITH SIMPLY SUGGESTS

TWO JENNINGS CASES WERE ARGUED

In One of Them There Was a Motion to Secure a Change of Venue and in the Other an Effort to Revoke the Rute Advancing the Omnibus Case to the Head of the Trial List for the Second Week of the May Term of Common Pleas.

There were two new moves on the Jennings case checker board yesterday. In the case of John G. Jennings against the Lehigh Valley, the source of all the bother, an effort was made by the plaintiff to secure a change of venue, and in the latest case of them all, John G. Jennings against everybody that has had anything to do with the litigation, arguments were heard on the motion of the defendants to have the case advanced to the head of the trial list for the second week of the May

The first motion came before court in the form of an affidavit and petition from Jennings, the one rehashing his complaint about unjust treatment in the Lackawanna courts and the other praying for a change of venue for this reason and the further reason that his attorney, Cornelius Smith, could not practice before the Lackawanna bar. The local judges took the papers and reserved their decision.

When the motion to advance the omnibus case was allowed before Judge Bennett, Tuesday last, he also made a rule returnable yesterday permitting the plaintiff to show cause why the advancing order should not be revoked. Judge Bennett came up yesterday and proceeded to hear arguments on the rule in Judge Archbald's chambers. Many of the thirty-two defendants were on hand and so was Cornelius Smith. An affidavit signed by John G. Jennings was presented to Judge Bennett. It proved to be to all effects and purposes a motion to revoke the rule, the grounds assigned being the allegation that I. H. Burns who entered his appearance generally for all the deendants, did so without warrant and fraud on the part of Mr. Burns, intended to injure the plaintiff.

HE WAS EMPOWERED All the defendants present at once avowed that Mr. Burns was empowered to appear for them and those who were not present, with two exceptions, were hastily communicated with and all ratified Mr. Burns' appearance. These two exceptions were Attorney General McCormick who, however, authorized Major Warren to enter an appearance for him, Judge P. P. Smith who is attending Superior court in Pittsburg and could not be readily

Arguments against the revocation of the rule were made by Major Warren and Mr. Amerman. They contended against the delay which the Jennings' motion contemplated, holding of a speedy trial and the plaintiff, if he had wrongs to be redressed, could not be injured by having them re- The pavement, he said, was a volumin-

Asto the alleged irregular appearance of Mr. Burns it was argued that the burden of proving the irregularity was on the plaintiff, and that as they did not protest against it they assented to

it by their silence MR. SMITH'S SUGGESTION.

At this juncture Cornelius Smith tepped forth and suggested to Judge Bennett that the act of assembly relating to the necessity of attorneys showing warrant for their appearance be read. The act was read by Mr. Amerman, but he claimed it did not apply in this case as the plaintiff had ot asked the defendants to free a warrant of attorney.

Judge Bennett took the paper and promised to give a decision within a few days.

SOME CASES ARGUED.

Motion to Quash Petition in Eigh-

teenth Ward Election Contest. In argument court yesterday there was an unusually large amount of bustness transacted, and at 4 o'clock the judges had the satisfaction of seeing the list for the week cleared.

One of the most important cases argued was the Eighteenth ward alder manic contest. It came up vesterday in the form of a motion on the part of the respondent, J. P. Kelly, to quash the petition of the contestant, Martin Hore, on the ground that it did not contain the signatures of twenty-five for other camps whether located in the qualified electors who voted at the election out of which the contest grew. ceive careful attention.

Hon. John P. Kelly appeared for the motion and Mr. Dawson, of Vosburg & Dawson, for the petition. Mr. Kelly submitted testimony taken before George W. Peck, commissioner, show ing that eight assuredly and possibly ten of the thirty-two signers were not qualified electors, Mr. Dawson com-plained that he had not had time to

prepare an answer to the amended declaration filed in the case Wednes-

authorities. Judge Archbald asked him if he was serious. He answered

Took an Active Part in Local Court Proceedings Vesterday.

> day, and was given an extension in or der that he might prepare a brief. He held that the fact that a man voted, qualified him as au elector as far as the purposes of the patition were concerned, and said he thought h would be able to prove this from the

> > that such was his impression, but he was not positive that he was right The motion to quash the mandamus secured against the Scranton Traction company by the borough of Throon to empel the company to fill in between its tracks and change its roadway to middle of the street, was argued by Horace E. Hand and I. H. Burns for the company, and Vosbucg & Daw son for the borough. It developed that the wrong company had been sued, the Scranton Railway company being the proper defendants, and the mandamus fell in consequence,

MR. DAWSON'S ARGUMENT.

Mr. Dawson made a novel argument in the case of Hull & Co. against Mary Fauret. Mrs. Faure contricted a dead with Hull & Co. in 1880. She was such for the debt and judgment being ob tained against her, she paid install ments on it for two years. Then she ceased payments, not being obliged to pay the debt, as she could not be held liable. In 1887 the married woman' act was passed, which covered jussuch cases as this, making a married woman who was carrying on any bust ness liable for debts she might con tract. Mrs. Paurot, it is claimed, mad another payment in 1895, and this, Mr Dawson alleged, made her liable unde the act of 1837, just as a man who by making a payment on a debt incurred while he was a minor, ratifies that deb and becomes liable for it.

A case stated between John J. Cou don and the St. John's Total Abstinence and Benevolent society of the South Side, was argued by Mr. Harris representing Coudon, and Mr. Donovan representing the society. Coudor laimed sick benefits and the claim wa not allowed becasue of a clause in the constitution which stipulates that no benefits shall be paid unless there i \$60 or more in the treasury. It is that the proceedure was a trick and a claimed by the society that at no timduring Coudon's illness was there \$6 in the treasury.

T. F. Wells appared for E. B. Sturge in a case to strike off a municipal lie on two properties in North Park. Thes properties were assessed for asphal paving. The assessment was regula but the lien was defective because i affects two properties separated by a public street. Mr. Torrey, who appeared for the lien did not deny that it was irregular, but contended that a new apportionment was all that should

PAVEMENT NOT GOOD.

Judge Edwards asked Mr. Wells why they did not settle the matter out of court as it was not denied that the debt was just. Mr. Wells answered that his client and the other property holders who would be affected by the that as the defendants were desirous decision were ready and willing to pay for the pavement as soon as the paving company fulfilled its contract. dressed with all due haste, there was ous failure. It was not laid with the kept in repair as the contract called for. If the company will do its part we will pay for the pavement without the slightest hesitation," was Mr Wells' concluding remark.

In the case of Reese against the Delaware, Lackawanna and Western company, the motion to strike off the nonsuit granted by Judge Gunster was supported by Mr. Wedeman and op-posed by Major Warren.

Isaac B. Felts' exceptions to the report of the viewers on the new road from Taylor to the Archbald mine were presented by Mr. Scragg. The report was argued for by Mr. Olver,

Scranton to Chicago without change of cars. Try the new

line. Elegant sleeping cars attached to D., L. & W. train No. 7 leaving Scranton every day at 12.20 a. m., arriving at Chicago at 9 p. m. same day, via Nickle Plate road. Unexcelled dining car service from Buffalo.

For rates and all information, call

upon or address M. L. Smith, Dist, Pass. Agent, D., L. & W. R. R., Scranton, Pa,

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

P. O. S. of A. We have recently done some printing for a P. O. S. of A. camp. The mem bers were delighted with the work. We would be pleased to do similar work city or county. Orders by mail will re-

DINNER SETS

Not cheap English C. C. sets that craze, and that you can never have matched when pieces get broken, but the very Best Porcelain.

\$6.90

100 Pieces-Underglaze Blue.

Friday is a dull day. Not so

here. We give you more for your

money on that day. This Friday

will surely be busy, prices are so

Rogers' and forks. A jobber

Knives. sold us a lot without

money. That's why we can offer

the dozen. Last years and years.

Regular price \$2.

ings, and artotypes, all nicely framed, part of them the leavings

of the Pratt stock, many of them

worth \$1. \$2. \$2.50. The whole

sample fans from Vantine & Co.,

Importers, of N. Y., only 25 of a

kind, but lots of kinds. Buy now,

The Rexford Co.,

303 Lackawanna Ave.

SEED

There is no economy in

sowing oats that

will not grow.

Buy Good Oats

lbs, per bushel and are

The Weston Mill Co

Scranton, Olyphant, Carbondale.

SILVERSTONE,

The Eye Specialist

Is now at his new quarters at

215 Lackawanna Avenue, in

Williams' Shoe Store

He has fitted up a fine Optical Parior, where he examines the eyes free and prices for Spectacles are the cheapest in the city. You can get the very latest designs in framewor frameless trimmings. He has been in this city for a number of years and has always guaranteed satisfaction and will continue to do the same. All nervous headaches can be relieved by getting the proper glasses adjusted to your eyes.

DON'T FORGET THE PLACE,

Clean Natural Oats.

Ours weigh 34 to 36

ATS

lot goes on sale today, 69c each.

\$1.38 for 6.

Picture

Values,

Fans

they are cheap.

profit, he needed the

We gather together

about one hundred and

sixty etchings, engrav-

Hot days will soon be

here. We bought a lot of

100 Pieces-Green; Gold fixed. Edges.

\$7.90

\$8.90 100 Pieces-Choice of several decorations, paint- a limited lot of extra plate Rogers' ed and with full gold knives and forks. 12 dwt. silver to

edges. TOILET SETS,

Millar & Peck, 134 WYOMING AVENUE.

Walk in and look around

12 PIECE SETS DECORATED

Basin, Pitcher, Brush, ase, Soap Dish, Drainer and Cover, Small Jug, Chamber and Cover, Shaving Mug, Slop Jar and Cover.

\$4.98

Set Complete.

WORTH \$7 SET.

o-Piece Toilet Set, decorated with gold tracings, assorted colored flowers in new shapes, goods were \$5.00 set, reduced to \$2.98 Set

Plain White 10-Piece Sets, extra fine Porcelain goods, were \$2.00 set, reduced to

6-Piece Decorated Toilet Set, gold tracings, assorted colored flow-Piece Decorated 1 to live of flow-tracings, assorted colored flow-ers, worth \$2.50 Set, reduced to \$1.98 Set

Decorated Bowl and Pitcher, gold tracings, with assorted flowers, fine goods, were \$1.50, reduced

Also a lot of Odds and Ends in

Toilet Sets and odd pieces of sets that we will sell for about half the usual price. Call and see them.

THE GREAT

J. H. LADWIG, Proprietor

310 Lackawanna Ave.

30

215 Lackawanna Avenue

In the White Front Shoe Store. THE KEELEY CURE

ed through strong drink or morphise, when you can be cured in four weeks at the Keeley institute, 728 Madison avenue Scraaten, Pa. The Cure Will Bear investigation.

MONDAY BARGAINS.

WASH GOODS.

00000000

Warm weather and low prices ought to start the trade in this

Light Chalites only
12½c Printed Crepons only
10c Jaconet Lawns
12]c Lace Stripe Organdies
Best Light Ginghams, short lengths
12 c Silkoline, for summer comforts
Good Dark Prints
Good Apron Gingham
Best Indigo Blue Print
Good Shaker Flannel
Heavy Bleached Cotton Crash

00000000

Good Brown Muslin, worth 5c ...

•	Fine Brown Muslin, worth 7c	540
s	Good Bleached Muslin, worth 54c	le
	Fine Bleached Muslin, worth 7c	540
	Hill Muslin, worth 7½c	30
	Fruit of Loom, worth 71c	Błc
	Lonsdale, worth 74c	ile
	5-4 Lockwood, P. C. Muslin, worth 10c	šc
	6-4 Lockwood, P. C. Muslin, worth 12c)a
	8-4 Lockwood, Sheeting Muslin, worth 15c19	20
	9-4 Lockwood, Sheeting Muslin, worth 16c 13	le
	10-4 Lockwood, Sheeting Muslin, worth 18c15	SC
	5-4 Lockwood Bleached P.C.Muslin, w'th 11c. 1	ic
	6-4 Lockwood Bleached P.C.Muslin, w'th 13c. 1	10
	8-4 Lockwood Bleached Sheeting, worth 16c14	l-c
	9-4 Lockwood Bleached Sheeting, worth 18c.11	50
	10-4 Lock wood Bleached Sheeting, worth 20c17	10

00000000

40c B	off T	able L	inen	*****		250
35c E	xtra	Heavy	Damask,	all	linen	250
38e E	xtra	Heavy	Damask,	all	linen	294
45c E	xtra	Heavy	Damask,	all	linen	.354

00000000

This department is fitted with popular priced goods. Our 25cent Hose for men, women or children is the best value money can buy. Try them.

MEARS & HAGEN Lackawanna

415 and 417 Avenue, Scranton,