

Our Oxford sale meets with ready appreciation. And no wonder. The Vici Kid Shoes for ladies, at about half price, were bound to find favor. The manufacturer has stood the loss. We stand the expense of selling. That's why \$2.50 Oxford are here for

SCHANK & SPENCER. 410 SPRUCE STREET. To insure publication in this paper, volunteered communications of a con-troversial character MUST BE SIGNED FOR PUBLICATION by the

\$1.69

writer's true name. To this just rule we cannot hereafter make exception.

Base Ball today. Springfield vs Scranton at 3.45. Admission 25 cents.

CITY NOTES.

The Board of Associated Charities will meet this evening at 8 o'clock in the poor board room, Municipal building. The Women's Christian Temperanc union meeting will be held this afternoon at 3 o'clock in their room, 301 Washington avenue. Every one welcome.

The Ninth Regiment band, J. I. Alexander, bandmaster, will give a concert at Farview on Saturday st 2 p. m., with the instrumentation of the modern military band.

Subscriber-You should have specified what form of llegal voting you had in mind. The peraities range from a fine of \$50 to five years in the penitentiary, according to the nature of the offense.

Batter's band will give an open air con-cert in front of the Eik rooms Wednesday evening at 8 o'clock to advertise the excursion of Company &, which will take place on Saturday next at Lake Ariel.

Philip Moyer was admitted to the Lackawanna hospital last evening suffering from a sprained back, the result of a butchers' block falling on him about three weeks ago. He is an aged man and may not recover.

Dr. B. H. Throop was slightly improved last night. He rested easily during the day. At midnight a Tribune reporter was informed that the aged sufferer was sleeping and that his chances for recovery were improved.

earnestly requested.

On Thursday night the Scranton Turn-Verein will give an exhibition in Turner lowed by dancing.

County Judge Passes Up- | Reese against the Delaware, Lacka-wanm and Western company Judge Gunster said: "A careful review of the on Multitude of Imtestimony satisfies us that the nonsuit was properly granted, and for the reasons granted at the time." Reese sued for damages for the death of his 17-year-old boy who was killed by a car in the mines, alleging that he was squeezed to death at a point where the passage way between the "rib" and the CONSTABLES' FEE BILL track was not of the width required by law. The defense was a denial of this and the allegation of contributory negligence

HORE'S PETITION QUASHED. An Official Interpretation of Judge Edwards, yesterday, made abvolute the rule to quash the petition of Martin Hore, who contested the elec-tion of John P. Kelly to the office of alderman of the Eighteenth ward. In his opinion Judge Edwards says: "One

BUSY DAY IN

portant Matters.

a Portion of It.

Down by the Court.

ron is president, and for the purpose

the other and back again.

THE JENNINGS CASE.

lar" mileage.

of the essential requisites of a petition Judge Gunster Says Constables Are to contest an election of the fourth Entitled to 50 Cents for Each Perclass, according to the act of assembly, son Subpoenaed But Not to "Circuis that it shall be signed by twentyfive qualified electors who voted at the lar" Milcage -- Change of Venue election contested. It is just as im-Again Denied in the Jennings Case, portant that the petitioners shall have and Jennings Directed to Hire a voted at such election as it is that they should be qualified electors. It re-New Attorney -- Schubmehl Dequires no argument to convince us of clared Secretary of the Olyphant this proposition. Recapitulating the results indicated by the testimony, we Council--Other Cases Handed find that thirteen of the petitioners are

election as signers of the petition, the law requiring twenty-five. The rule to That court was not idle during the quash the petition is made absolute spring recess was made apparent yesand the petition is quashed at the costs terday morning when Judges Archbald

of the petitioner." O'Brien & Kelly are attorneys for the respondent. and Gunster and Edwards come on the bench and handed down a bushel bas-In the case of Allan Lawrence ket full of orders and opinions. With against the Scranton Traction company all these multitude of cases, a session the rule for a new trial was yesterday of equity court, grand jury meeting made absolute. The plaintiff sues to constables' returns and sundry minor recover \$10,000 for the death of his 4matters, it may be well believed that year-old boy, who was killed by a trolthe court house attaches were kept ey car on Adams avenue in 1894. The

defendants were defeated last fall and The most important of the opinions applied for a new trial. Judge Gunwas that of Judge Gunster in the case ster allows it on the ground that court stated between Richard Barran and the erred in admitting evidence of habitual county commissioners. The suit was negligence on the part of the parents brought at the instance of the County in looking after the child Constables' association, of which Bar-

### **GRAND JURY IN SESSION.**

of settling the dispute between the county commissioners, and the con-The grand jury for the June term of stables as to certain items of the fee ourt began its session yesterday morning. D. L. Doty, farmer, of Waverly, The commissioners held that the law was made foreman.

provided that constables were entitled In charging the jury Judge Archto only 50 cents for serving a subbald referred to the system in vogue in some counties of supplying each poena, no matter how many names might appear upon it, and that in grand juror with a pamphlet outlining figuring up the mileage the distance his duties and obligations, that he from the point from which the submight study it in the interim between poena was made returnable to the point his being drawn and the time of the at which it was served was to be reckjury's session. The judge said he faoned and not from the one point to vored the adoption of the plan for this county. Judge Gunster decided that the con-stable is entitled to 50 cents for each

## SAID GO FORTH AND FIND.

person subpoenaed but not to "circu-When Constable Thomas Walsh, of the Sixth ward, came before Judge Archbald yesterday and made the stereotyped report that everything in his

At the last term of argument court bailiwick was in apple pie order the Major Everett Warren, attorney for the defendant in the case of John G. judge handed him back his return and Jennings against the Lehigh Valley told him he had better nose around and Railroad company, called the attention see if there was any truth in the re-An important business meeting of the Fanny Mendelssohn society will be heid at 4 o'clock this afternoon at the resi-the plaintiff in the case without any paper and went out to selighteet grounds dence of Dr. W. E. Allen, 512 Washington avenue. The attendance of all members is court compel Jennings to engage a new for the court's suspicions. court compel Jennings to engage a new for the court's suspicions, attorney, Jennings petitioned for a J. F. Woelkers, Eleventh ward,

attorney. Jennings petitioned for a J. F. Woelkers, Eleventh ward, man and ruled that an appeal and no change of venue, that Smith might act Scranton, reported Hickory street, a certiorari should have been taken. for him; also alleging the usual claims where the Traction company tore up that he could not secure a fair and its tracks, and Remington avenue at

COURTS E. G. Lloyd, a rule was granted on the evident attempt to hold an agent for the debt of a known principal. In the case of W. W. Williams sheriff to show cause why the funds arising from the sale of the defendant's against Thomas J. Healey and Winiffects should not be paid into court. The complaint was dismissed at the fred Healey a rule was granted to show cost of the plaintiffs in the case of cause why judgment should not be opened as to Winifred Healey. Lacoe & Shiffer against C. H. Schadt,

THE SCRANTON TRIBUNE-TUESDAY MORNING, MAY 25, 1897.

county treasurer. The plaintiff sought to enjoin the treasurer from selling for taxes eight acres of land in Spring Brook, which it was alleged was part of their tract, and which had been eroneously assessed to William Springer, who allowed it to be sold for taxes. In the case of commonwealth against Patrick Ruane, a rule was granted to show cause why forfeited recognizance should not be stricken off; returnable at argument court.

The bill of H. H. Mulholland and J. E. Walters, the commissioners in the Dickson City election contest, amountng to \$640, was approved by court.

One-half is to be paid by the borough of Dickson and the other half by the chool district of the borough. The exceptions filed seven years ago o the order of court quashing the petition to free the Providence and Abington turnpike from tolls were reinstated by court and set down for special ar-

gument Friday. The time in which the jury of view ecently appointed has to make up its report is extended to June 21, 1897.

Henry Soby and Michael Muldoon vere appointed overseers of the poor of Jermyn borough, to fill the existing vacancy.

In the case of A. J. McHugh against the estate of Richard McHugh, deceased, the rule for a new trial is made absolute. The plaintiff in this case disqualified, leaving only nineteen sues to recover on an \$800 note. He re-qualified electors who voted at the ceived payment in full at the last term of common pleas.

The rule to open judgment in the case of the Turner Lumber company against the Spring Brook Lumber company was discharged.

In the case of Reese against the Delaware, Lackawanna and Western company, the rule to take off non-suit was lischarged.

The rule for a new trial was discharged in the case of Arthur and Laura Frothingham against M. L. and W. Gibson Jones.

In the case of John Moran against the Scranton Traction company, the rule to strike off the compulsory nonsuit was discharged.

The dispute between the borough of Taylor and the Postal Telegraph company was referred to I. H. Burns.

In the case of Spencer against Carpenter and others, court appointed C. B. Gardner master, to divide the lands in which a partition suit was brought. The report of the viewers in the matter of opening Price street was con-

firmed and the city ordered to pay them their fees. On motion of W. A. Wilcox, Charles

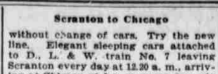
Berge Little was admitted to practice in the Lackawanna courts. Mr. Little man in the sum of \$500 for each, is a native of Tunkhannock, Wyoming county. In the case of M. Harris & Brother

against Harvey Smith and others, the rule for judgment was discharged.

Judge Archbald discharged the rule directing the sheriff to pay money into court in the case of A. R. Bonn against Henry Bonn, jr.

The rule of attachment was dissolved in the case of N. B. Levy and Brother against Henry Bonn, jr., and Henry Bonn, sr., trading as Henry Bonn & Son, of Olyphant, Fraud was alleged by the plaintiffs, but the failure Judge Archbald held was due to the younger Bonn's bad habits and consequent neglect of business. In the case of Arthur Frothingham

against D. P. Replogie, Judge Edwards affirmed the proceedings of the alderman and ruled that an appeal and not Rule to open judgment as to Cat



ing at Chicago at 9 p. m. same day, via Nickle Plate road. Unexcelled dining Judgment was directed for the plain car service from Buffalo.

Delay

THERE'S ALWAYS DANGER IN

CHINA AND CROCKERY

Buy Before the Advance

In Import Duty.

Millar & Peck,

REXFORD'S

Walk in and look around

**134 WYOMING AVENUE.** 

tiff in the case of George D. Taylor against Robert G. Proudlock for want For rates and all information, call upon or address M. L. Smith, Dist. of defense. It was a suit in ejectment Pass. Agent, D., L. & W. R. R., Scranconsequent upon a purchase of land at ton, Pa.

Permission was granted the defend Miss Carolyne V. Dorsey, teacher of ant to file an amended plea in the case of Sprout, Waldron & Co. against E. J. locution, oratory and delsarte, 107 Wy ming avenue.

In the case of Guernsey Bros. against Meredith Jones and C. Comegys judgment was directed to be entered for Don't the defendants.

In the case of Cornelius Smith, assignee, to Thomas Smith against Joseph Fellows, the rule to show cause why the rule to satisfy judgment hould not be reinstated, was made ab-

sheriff's sale.

Ehrgood.

solute. A decree in divorce was handed down n the case of Parry against Parry. The rule to open judgment was allowed by Judge Gunster in the case of

Williams & Co., assigned to Powell & Co., against Joseph Huddy. Judge Edwards overruled the demur

rer of the defendants in the case of H. L. Boyer and others against M. L. & W. Gibson Jones

Everett Warren was appointed guarlian yesterday of Sophle R. and Anna L. Price, minor children of T. R. Price Owen Murtaugh was appointed guardian of William, Maggie, Nellie and Tessie McDonough, minor children of Ellen McDonough, deceased, late of Scranton.

NEW OPEN STOCK PATTERNS. NEW You can select such pleces as you need and add more at any time. We have such a with you if you have bat a few dollars to spend. James Brady was appointed guardian of Nora, Patrick, Gertrude, Margaret, Francis and James Mullaley, mine children of James Mullaley, deceased late of Fell township.

#### **COURT HOUSE NEWS NOTES.**

Daniel McSweeney was yesterday grantl a detective license

Judge Archbald yesterday appointed John Elderlain auditor of Dickson City borough to succeed Thomas Cook, re-An amicable settlement was yesterday

reached in the case of the Traders' Na-tional bank against L. Milton Wilson and E. H. Freeman.

The bond of Edward M. Sherwood, col-lector of Glenburn borough, was approved yesterday by Judge Gunster. J. C. Northup and and J. E. Edwards are his surery n the sum of \$2,000.

In the estate of Lucinda Jones, late of Scranton, letters of administration were yesterday granted to Harriet Henry. The will of Emma M, D. Fasshaber was admit-ted to probate and letters testamentary granted to C. J. Fitzgerald,

John Barros, Michael Barros, Lenck Mondrow and Joe Macowski, charged with robbery, by Martin Moyar, of Olyphant, were admitted to ball yesterday by Judge Archbald, Joinis Egrezky becoming bonds-

WANTS \$1,000 DAMAGES.

Pocket Suit for \$1,000 damages was yesterday brought against the Scranton Traction company by John Tompkins, through Attorney J. W. Browning. It is alleged that a wagon in which the plaintiff was riding was struck and overturned by a Traction com pany car, running at a high rate of speed, and without a headlight on Caouse avenue, opposite the home of his father, J. M. Tompkins, and that he was thrown out and severely injured. The accident occurred Jan. 12,

Klean And make them look pretty at a very light expense and a great saving

Your Children

to clothes.

Keep



Center Counter, Main Floor, HONEYCOMB BIBS-Neat, white, bordered with lace, worth loc.; our 4C HONEYCOMB BIB, with white bor- 4C

HONEYCOME BIB WITH MOT- 4C TOES, Darling, or Pet, etc. OIL CLOTH BIBS, 15 inches long, with one pocket, worth 10c.; our 4c

OIL CLOTH BIB, smaller, for ...... 3c

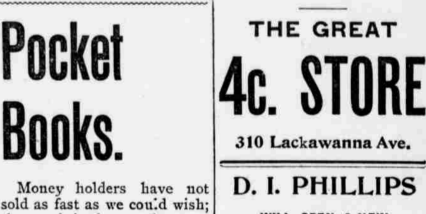
But don't plunge into things that are shady. Don't buy a so called "Chenp" dinner or tollet set. It is not for a few days' use, but for years, and it will craze or check and be an eyesore staring you in the face three times a day. Why not buy from one of our LADIES' AND MISSES' UNDER 4C

yard



for Memorial Day

The above are all rare bargains. An early call will interest you.



WILL OPEN A NEW



close to the busy mark.

bill.

hich will be fol It will be Professor Carl Staher's last ap-pearance with the Turners, as he has re-signed the position of instructor to them which he has held for several years, and will go to New York city.

Marriage licenses were yesterday granted to Anthony Dongard and Maria Lucasavicz, of Scranton; Charles S King, jr., and Bertha Stevenson, of Scranton; John Mattle and Maria Shustak, of Dunmore William Reese and Mary Evans, of Scran-ton; Michael Labancz and Nosta Leban, of Scranton; Lincoln Le Grand and Mary J. Grantford, of Pittston.

Raphael Romolt and his wife Rosa Ro-melt were arrested yesterday for assault and battery on the oath of Mrs. Rosa Marks. They live on a street in Dun-more which has the unromantic name of Duck. Mrs. Marks alleges that the Ro-melts assaulted her yesterday and she wants the law to punish them. Alderman Millar held each under \$200 bail.

Thirty-five new cases of measles were reported at the board of health rooms yesterday. There were also two new cases of scarlet fever and four of diphtheria. During last week there were five new cases of scarlet fever reported and one death; three new cases of diphtheria and two deaths; fifty-six new cases of measles, two deaths; four deaths from phthisis pul-

Martin Mazier was received at the county jail yesterday. Mazier was assaulted Bunday night at Olyphant by four men. He caused the arrest of the fellows and each entered bail to appear at court. They in turn caused the arrest of Mazier, who was unable to furnish a bondsman and was committed by Justice of the Peace McNally, of Olyphant. Mazier is a sorry wreck. Both his eyes are blackened and his face is a mass of brulses.

John Manley, of the South Side, was arraigned before Alderman Howe yester-day afternoon charged with assault and battery on Charles Colvin, a street car motoman. The assault occurred several weeks ago on Sunday afternoon. Colvin was standing near the Dispatcher's office on Lackawanna avenue, when Manley came along and started a fight. The two men were arrested by Patrolman Day. Colvin was discharged and the next day Manley was fined \$3; which he paid. Now Colvin brings a suit. Manley entered ball in the sum of \$300 to appear at court.

For sale-Canavan and Stokes coal mine, Tenth ward, Scranton, Pa. Inquire 136 Wyoming avenue.

#### LACE WORKS RESUME.

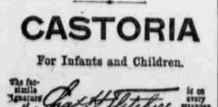
Two Hundred and Fifty Employes Went to Work Yesterday.

The Scranton Lace factory resumed operations yesterday morning after a complete shut down of six weeks. For upwards of a year the works have not en operated to anything like their full capacity. Yesterday 250 hands resumed opera-

tions and worked a full day. H. W. Taylor, the general manager of the works, said yesterday that he did not know how long the mill will continue to work as it did yesterday, but he believes the outlook for the future is very promising.

To Cure a Cold in One Day.

Take laxative Bromo Quinine Tablets. All druggists refund the money if it fails to cure. 25c.



Elre street in bad condition. unprejudiced trial in this county. Yesterday Judge Edwards disposed J. W. Clark, Eighteenth ward, Scranof both matters as follows: ton, reported James Walsh and Patrick

McHale as keeping tippling houses, and John G. Jennings vs. Lehigh Valley Rail-John Jouharz as selling on Sunday. Rule on plaintiff to emroad company. M. B. Sherman, of Dalton, reported ploy new counsel:

In the case of Mary Schaum against

James Nolan and C. Q. Carman Judge Edwards struck off the judgment of

non. pros. saying that the case is of

used for the sole purpose of keeping the

water in the stream and in the reser-

AFPEAL WILL STAND.

tion.

voir pure should be subject to taxa-

The rule on plaintiff to employ new counsel in this case is hereby made absoan illegitimate child born in his bailiwlek. Plaintiff renews his application fe Rees Davis, Third ward, Dickson a change of venue. This question was dis-posed of by an opinion of this court, filed City, reported Mary Ann Purcell as keeping a tippling house. Aug. 17, 1896. The application for a change of venue is denied.

Henry Diecks, Second ward, Dickson By the court, H. M. Edwards, A. L. J. City, reported John Zeziewski as keening a tippling house. SCHUBMEHL SECRETARY.

William Sonn, of Throop, reported Stephen Athorbon as keeping a tippling house.

# THREE DIVORCE SUITS BEGUN.

sufficient importance to be submitted Papers in more divorce cases were to a jury. Illegal constable's sale is the ground for the suit. filed with Prothonotary Pryor yesterday.

In the case of the commonwealth ex Sarah Kesten by her next friend, rel. Thomas Curran against William Christian Frehler, jr., seeks sepera-Schubmchl, Judge Archbald discharged tion from William Kesten on the the rule for a new trial and directed grounds of desertion. They were marjudgment to be entered for the respondried March 1, 1885, and lived together ent with costs. The issue in this case until Oct. 24, 1893.

was the right of Mr. Schubmehl to oc-Theodore L. Bennett asks for divorce cupy the office of secretary of the borfrom Emma L. Bennett, because she ough council of Olyphant. At the elecdeserted him. They were married in Philadelphia April 8, 1894. He came tion March 11, 1896, Mr. Schubmehl received the votes of six of the twelve home from his work in Cramp's shipelected councilmen. The relators conyard on the evening of Sept. 28, foltended that there was no quorum. lowing, and found that his wife had Secretary Cummings' minutes showed sold all the household goods and taken that there were three members present flight with the money realized. He is who did not vote. The relators held low living in Carbondale. that he had no right to record them

Victor S. Bates, of this city, alleges as being present as they did not an cruel and barbarous treatment against swer to their names. Judge Archbald his wife, Kate Dougher Bates, and contended that there was no law or wants to be separated from her. They parliamentary rule confining a secre were married March 6, 1897. tary to use of but one sense when he Vosburg & Dawson are attorneys in has five and as it was on this point the

the first two cases and Vosbury & Dawson and B. F. Akerly in the third. issue hinged the relators' case fell. The county treasurer sought to sell for taxes the Ewing tract in Spring MINOR MATTERS IN COURT.

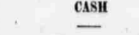
Brook or rather that part of it used by the Spring Brook Water company for Following are the orders of court in water shed purposes. The company rist of minor cases which were handcontended that the water-shed is exed down yesterday:

empt from local taxation for the same On petition of Joseph Gelbert, a rule reason that a reservoir is, both coming was granted to show cause why the under the head public benefit. Judge forfeiture of recognizance should not Edwards makes perpetual the injuncbe stricken off.

tion restraining the treasurer from facture, both beautiful, dainty, fine and In the case of Hull & Co. against selling the lands and adds: "It would Mary Faurot, the rule to take off nonbe unreasonable and inconsistent to sheer, a large assortment of exclusive suit was discharged. say that the eight acres covered by the

In the case of George Pryor against dam and reservoir should be exempt from local taxation, while the contiguous land on the same tract, which is

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And What It Will Buy. "In view of the fact that the plain-Corn Starch, pkg ..... tiff relies on a technical defect and considering that the law favors the right of appeal, we have concluded to Diamond Starch, pkg. ..... discharge the rule and allow the appeal Banner Soap ...... to stand," is the finding of Judge Ed-wards, in the case of J. E. Jodfrey against the borough of Olyphant. Jod-Lemon Cakes, fresh . frey secured judgment before a justice Molasses Cakes, fresh Nic-Nacs, fresh Molasses, best N. O., gall, .... Table Syrup, best, gall, .... of the peace for two months' work as an electrician. The borough appealed. .25c Jodfrey strove to have the appeal stricken off because the borough did Vinegar, pure, cider, gall, .....12c, Parlor Matches, doz, boxes .....34c Gold Dust Corn Meal, B. ......15c. give security for costs and make affidavit that the appeal was not intended for the purpose of delay. Se-curity for costs, the judge also held, Rolled Oats, 1b, Oat Meal, Ib. Don't pay tig prices for your goods. You don't have to at was not necessary in the case of a municipality appealing from the judg-ment of a justice of the peace. THE SCRANTON CASH STORE,

In discharging the rule to take off F. P. Price, Agt. 

erine Campbell in the case of Bridge McGouldrick against W. J. Campbell and Catherine Campbell, was granted by Judge Archbald. In the case of Catherine Tighe

against Michael Noonan and Martin Walsh, garnishees, the proceedings of the alderman were affirmed.

In the case of Alex Morrison against Charles H. Lowry judgment was reversed.

The Carbondale Lumber company made claim to a lot in Fell township of which F. J. Osgood was the holder and asked court to grant an order compelling Osgood to institute a suit in ejectment to settle the title of the land.

Court refused the petition. The rule to open judgment in the case of S. Hinerfelt against John Block was made absolute.

Rule was granted to show cause why judgment should not be opened and the defendant let into a defense in the case of Thomas McDonnell against Michael

Manley. B. F. Ackerly, arbitrator in the case of the Lackawanna Iron and Steel company against Isaac B. Felts, yesterday made an award in favor of the

plaintiff in the sum of \$1,057.86. Court overruled the exceptions to the report of the referee in the case of S. J. Fuhrman & Bro. against T. P. Mc Nulty.' McNulty engaged Fuhrman to furnish badges for the Ancient Order of Hibernian society, to which he belonged. There was a dispute about the bill and the Fuhrmans sued McNulty.

Judge Archbald held that this is a very

ORGANDIES

styles to select from at prices below

Special, a new organdie, made

WASH GOODS.

We are showing a wonderful

variety of styles at very attract-

ive prices. Very new line printed

in France, printed here at a great

the ordinary.

Of French and American manu-



# 00000000

Cambric, Nainsook and Swiss. Prices almost half of real value.

6c Embroideries for 4C 8c Embroideries for 5C 10c Embroideries for 28 12 1-2c Embroideries for 15c to 18c Embroideries for 10 20c to 25c Embroideries for 15 30c to 39c Embroideries for 25 40c to 50c Embroideries for 30 58c to 75c Embroideries for 40 80c to \$1.00 Embroideries for 65 \$1.25 to \$1.50 Embroideries for 95



00000000

Strictly first-class goods at just one-half former prices. Colored and Black Satin, Taffeta and **Gros Grains:** 

7C	No.	δ,	Reduced.	from	10c.	to	5C
BC	No.	7,	Reduced	from	14c.	to	70
C	No.	9,	Reduced	from	18c.	to	oc
5C	No.	12,	Reduced	from	22c.	to	IIC
5C	No.	16,	Reduced	from	25c.	to	1.30
oc	No,	22,	Reduced	from	30c.	to	150
C	No.	40,	Reduced	from	35c.	to	18c
SC	and the second	10000	Reduced				210
SC			w is the				

saving in cost, our price only ... 121/2c

mulls and Jaconets, genuine 12½ c goods, for only...... 7c

Lappets, Lace and Grenadine Stripe Jaconets for only ..... 121/2c

å

Lackawanna

415 and 417 Avenue, Scranton, Pa.