

THESE SHOES FOR WOMEN

Will command instant attention. They are made from chrome-tanned Kidskins, black, coin and Opera toes. Soles are welted and stitched and you have choice of them in button or lace at

\$2.50



The Oxfords we are closing out will continue for a few days. Some good sizes left. Better come soon if you want a bargain.

SCHANK & SPENCER, 410 SPRUCE STREET.



The Wilkes-Barre Record can be had in Scranton at the news stands of M. Meinhart, 129 Wyoming avenue; Mac, Lackawanna avenue.

CITY NOTES.

Cards of thanks, resolutions of condolence, obituary poetry and the like will be inserted in The Tribune only when paid for in advance, at the rate of 10 cents per line. The American Volunteers will conduct the services at the Rescue mission the remainder of this week. Philip Foy, of Pittston avenue, has been appointed gardener at Connell park to succeed the late Matthew J. Malia, sr. Jim Judge's Opera cafe at 310 Spruce street, near the Hotel Jerome, will be formally opened this afternoon and evening. The sanitary committee of select council met this evening to consider the two ordinances regulating the disposition of garbage. The bond of Beattie N. Taylor, administrator, with J. B. Sicker and A. F. Kizer as sureties, in the sum of \$2,000, was approved yesterday by court. The report of viewers in the matter of grading Salem avenue, Carbondale, was yesterday approved finally by court and the costs were ordered on that city. The Woman's Keeley league will meet this evening at 7:30 o'clock. All members are requested to be present, as business of importance is to be transacted. The grammar principals will meet with Superintendent Howell tomorrow afternoon at the board of control rooms to arrange for the final term examinations. At the residence of Garrett A. Bogart, of the Delaware, Lackawanna and Western, on Adams avenue, a flag has been raised. The pole has perched upon its tip a large golden eagle. The funeral of ex-Postmaster Thomas D. Thomas will take place this afternoon at 2:30 o'clock from his late home, 206 South Main avenue. Interment in Washington street cemetery. A regular meeting of the Outing club will be held this evening and every member is requested to be present, as several important matters are to be considered. Attorney John R. Edwards, auditor of the estate of H. H. McDowell, reported yesterday to court that there is a sum amounting to \$67.75 remaining to be distributed among the creditors. Frank Spangenberg was committed to jail yesterday in default of bail on the charge of pointing a pistol, and Emma Spangenberg was committed in default of bail for keeping a house of ill fame, both by Alderman Millett, of the Sixth ward. The New York, Ontario and Western Railway company has issued a leaflet which contains a complete list of ships of the American and Spanish navies. It is issued with the compliments of the passenger department of the company. The Equal Suffrage society of Lackawanna county met last evening at the home of Nellie G. Perry, 52 Lackawanna avenue. The thirteenth political study, "The Government of Cities in the United States," was conducted by Eva M. Perry. An action to collect \$450 with interest from March 15, 1898, was begun in Prothonotary Copeland's office yesterday by James E. Quinn against Rev. B. Iwanowski, of Proctoring. Father Iwanowski gave a promissory note for the amount to Hunt & Connell, and the latter assigned it to Mr. Quinn. The note went to protest. OPEN This Morning for sale of Berries and Vegetables The Scranton Cash Store

AMENDMENTS TO THE ORDINANCE

Common Council Disposed to Be Liberal with the New Telephone Company.

THEY AMENDED THE MEASURES PASSED BY SELECT COUNCIL SO AS TO ALMOST COMPLETELY CHANGE THE CHARACTER OF THE FRANCHISE—ASPHALT REPAIR PROBLEM WAS QUICKLY DISPOSED OF—NORTH MAIN AVENUE PAVING ORDINANCE PASSED.

In common council last night only six votes were mustered against the streets and bridges committee amendments to the Lackawanna Telephone company franchise ordinance. The committee amendments were adopted and the ordinance passed second reading as amended. The committee amendments virtually nullify the amendments to the ordinance made in select council.

The ordinance was first reported by Mr. Jackson, chairman of the streets and bridges committee. The report was favorable under conditions which would be presented, Mr. Jackson said, when the ordinance was called up in its regular order. When that point in the proceedings was reached, the ordinance passed first reading on Mr. Oliver's motion. When he moved its passage on second, Mr. Jackson offered the amendments for adoption as a whole.

Mr. Walker moved that the amendments be tabled. The seconds were Messrs. Reese and Coleman. The motion was lost by the following vote of 15 to 6.

Ayes—Messrs. Reese, Walker, Gilroy, Wirth, Coleman, Norton.

Nays—Messrs. M. Morris, Grier, Griffith, Zimmler, Wenzel, Wenzel, Wenzel, Jackson, C. Wenzel, Oliver, Keiler, T. Morris, Sheridan, Cusick, Moir.

That was the only aye and nay vote recorded, and the measure passed second reading as amended.

NEW AMENDMENTS.

The new amendments provide that 4,000 feet of conduits shall be laid within three years instead of requiring conduits within a radius of 1,000 yards from the court house; the clause requiring the company to connect such wires and cables "underground" with subscribers is stricken out; the bond was fixed at \$20,000 and the sale or lease clause stricken out. Sept. 1, 1899, was designated as the date on which the company should be equipped to serve at least 200 subscribers; the rates shall be \$8 annually for business telephones, \$4 for residences and \$5 for a residence and business place combined.

After the motion to table was lost and a counter motion made to adopt the amendments, Mr. Zimmler said he would like to see the company put its integrity of the men comprising the Lackawanna company. The company would be anxious to put its wires underground to escape the pole tax and get better service.

Mr. Walker then made a ten minutes speech and was the only member to debate against the amendments. His main arguments were: That the company was, in his opinion, organized for speculative purposes; that certain members who one year ago voted to exempt the central company to lay its wires in conduits were now seeking to exempt the new company from the same thing.

Mr. Oliver said the select council amendments were intended to "freeze out" the Lackawanna company. The amendments were unjust in view of the bond of \$20,000 and the expressed intention of the representative men interested in the company to build and operate. The central company had not had a franchise for sixteen years, as Mr. Walker had stated; the franchise was obtained only a year ago and to get it the agreement to lay a certain measurement of conduits underground was only a means. The public had no right to be misled by the present company's "minor" but would be benefited by competition.

Mr. Jackson, chairman of the streets and bridges committee, explained the care and labor with which the committee had conducted its consideration of the franchise. It had been ascertained that the people wanted better and cheaper service. The bond of the Lackawanna company, a bond four times as large as that demanded of the old company, was pretty good assurance that there would be no selling out.

MR. KELLER'S REMARKS. Mr. Keller called attention to the petition signed by over three hundred men asking that the franchise be granted. Who were councils serving, he asked, or a corporation? He asked, He was not afraid to charge that the ordinance was loaded with amendments in select council for the purpose of killing it.

Messrs. Zimmler, C. Wenzel and President Moir also spoke, favoring the committee amendments. The latter said that select council's yard amendment was prohibitory if nothing else was. Business men, of the central city, with whom he had talked had almost without exception favored the granting of the franchise. A city viewer was heard to say "no" when President Moir put the motion to adopt the amendments as a whole and to pass the ordinance as amended, but an aye and nay vote was not demanded. Quick work was made of the asphalt repair problem. The pavement committee reported a resolution that all bids be rejected, that the street commissioner direct the Barber company to do the work and that the city controller countersign the warrants for the payment of the same. This was based on the opinion of the city solicitor that the contract with the Barber company does not expire until November 3, that the repair work cannot be done by any other company until after that date and the city controller can be compelled by mandamus to countersign the warrants. The resolution was adopted. Select council ordinances providing for the paving of Providence road and North Main avenue from Court street to the city limit passed third and final reading as did another select council ordinance appropriating a surplus of \$13,916, supplementary to the regular 1898 appropriation measure. A typographical error in Mr. Oliver's vehicular ordinance, passed third reading, was discovered on this reading and it was referred for printing. Mr. Gilroy's ordinance providing for the appropriation of \$2,500 for repairs on the Fourth district sewer, in addition to \$611 included in the appropriation ordinance, passed third reading. City Solicitor McKinley in a communication recommended that an appeal be taken from the report of viewers which has allowed Dominick Hauler

\$400 for damages to his property by the building of a sewer basin at the corner of Sweland and Ninth streets. He was directed to make the appeal.

WEST SIDE PAVES. The pavements committee reported favorably the common council ordinance providing for the paving of Hyde Park avenue, which being between Lafayette and Division streets. Later the measure passed two readings. The ordinance providing for sidewalks on the following streets was reported favorably and the measure referred for printing: Park side of Monroe avenue between Gibson and Pine streets, westerly side of Gibson street between Monroe and Quincy avenues, west side of Quincy avenue between Pine and Myrtle streets.

The joint fire department committee, through Mr. Wenzel, presented its report, as required by law, for the year ending on the first Monday in April. It recited in detail the needed improvements, changes, repairs, etc., in the department generally and at the several engine houses. The report was read and adopted and copies ordered printed for the use of the members. This resolution, introduced by Mr. Wenzel, was adopted:

That the city clerk and clerk of common council are hereby notified that immediately upon the passage of this resolution they shall refuse all notices from members of councils except to file boxes for the purpose of examining the contents thereof.

Mr. Walker presented a petition of Fifth ward property owners asking that the Scranton Railway company be directed to repair the pavement between the railroad and Washburn street between Main and Summit avenues. The petition was referred to the streets and bridges committee with instructions to investigate and report at the next meeting.

THEY COULD NOT AGREE.

Commissioners Duggan and Lewis Have Not the Same Views About Examining Contest Witnesses.

Commissioners Duggan and Lewis disagreed on a question raised yesterday at the hearing in the Langstaff-Kelley election contest. Senator McDonald objected to the questioning of a witness beyond the specific allegation made against his vote. If a voter be on the bill of particulars, he is entitled to vote because he did not pay his taxes. Senator McDonald held that that voter should not be asked to produce his naturalization papers or to fulfill the other statutory requirements. Judge Gunster was asked to settle the question, but he preferred to submit it to the full bench. Judge Edwards is in Wilkes-Barre holding court this week and will not be home until Saturday.

A dozen or more whose names were not on the bill of particulars were called as witnesses yesterday, but the commissioners decided not to hear any except those whose votes were attacked. Those who were examined were from the Eleventh ward. They were as follows:

Will Eudenberg, Alex. Brown, Andrew Boneyk, L. Galbush, Waddio Gotshinski, Oscar Gelshart, William Heunz, Daniel Heunz, Fred Heunz, Andrew Heunz, Luke Moran, John J. Martin, John Morrison, James McGinness, William Monsey, George Rockwell, George W. Rockwell, Patrick A. Ryan, Joseph Stultz, Joseph Samkisz, Antony Stultz, John Walsh, Patrick Walsh, William Buntz, Jacob F. Burtz, Vincent Bluge, John H. Burgess, Jacob Geizer, John Gundlach, Frank Grambo, Louis Gotsch, Patrick Gibbons, Michael Gilzik, Anton Klump, Christ Klein, Jacob Kuz, Jr., Albert Lutzka, Joseph Mikus, James Moore, John Medler, Patrick Moore, Arthur Medler, Patrick Noll, Frank Neuhart, Joseph Oswald, Otto Ort, Harry Rosar, John J. Reidenbach, Harry Staff, Frank Schauer, Charles Truse, Charles Wirth, Henry Walter, Charles Warnke, Henry Walters, Louis H. Zimmer, Stanley Shalinski.

Y. M. C. A. FIELD GAMES.

Entry Blank Given Below Can Be Used by Prospective Contestants.

Entry blanks are being issued for the Field Day games of the Young Men's Christian association at Athletic park. The following was furnished through the kindness of Harry Staff, and forwarded to Fritz Frank by prospective contestants:

(Entry Blank) ATHLETIC CARNIVAL, JUNE 18, 1898. To be held by the Young Men's Christian association, Scranton, Pa. Entries close June 15, 1898, at 2 p. m. Entrance fees, three events, 25 cents; all events, 50 cents. Entrance fee admits competitor to the grounds. Gold and silver prizes for first and second place, except relay race. Gold and blue prize banner for relay race. Prize banner to team winning largest number of points. Five, three and one points to men winning first, second and third places in events, including relay race.

EVENTS.

- 1. 100 yards dash.
2. 40 yards dash.
3. One mile relay race.
4. 220 yards dash.
5. 220 yards hurdle race.
6. Pole vault.
7. 120 yards hurdle race.
8. One mile run.
9. Running broad jump.
10. Running high jump.
11. Putting 35-pound shot.
12. Track B race.
Closed entries to members of Scranton Young Men's Christian association who have never won a prize.
13. 100 yards dash.
14. 220 yards dash.
ADDRESS: Fritz Frank, Y. M. C. A., Scranton, Pa. Kindly enter my name for events as per No. ... Name ... Town ... School or association:

Discharged from the County Jail.

The court yesterday morning ordered the discharge from the county jail of the following persons among whom the grand jury returned ignored bills: Nellie Walsh, Patrick Cosgrove, Henry Hark, Frank Miller, Alexander Smith, Stein Vassinsky, George Gordon, William Arason, James Gordon, Thomas Murrell, Fred Price, Rose Stretella, John Kosman and Michael Poy.

Monthly Pay Days.

The Delaware and Hudson company paid the superintendents, agents and clerks at Scranton and Carbondale and the Manville mines at Green Ridge yesterday. The Delaware, Lackawanna and Western company paid the employees at the Hyde Park, Carbondale and Hamilton mines and will pay the Diamond and Hallstead mines today.

BRILLIANT OLD FOLKS' CONCERT

It Attracted a Very Large Audience to the Lyceum Theater.

PROGRAMME WAS VARIED AND ARTISTIC AND WAS RENDERED WITH MUCH CLEVERNESS—RICH AND BEAUTIFUL COSTUMES WORN BY THE PARTICIPANTS—ONE OF THE FEATURES OF THE PERFORMANCE WAS A MINUET DANCED BY A NUMBER OF YOUNG PEOPLE.

Few such audiences have ever been seen in this city as that of last evening at the "Old Folks' Concert" for the benefit of the Green Ridge convalescent. The Lyceum was most elaborately and patriotically decorated. Descending from the proscenium arch was a central drape of flags with side portiers of bunting. Beginning at the stage, the boxes and loges of the upper tier had across the front portraits of great men of our nation, including Lincoln and Washington. The lower tier was filled with the portraits of the famous generals and naval heroes following.

The upper balcony was similarly adorned. The entire effect was striking in the extreme with the rich combination of flags. At either side of the stage a shield bearing the supercription "Union" held the banners of America and Cuba. As a background appeared an elaborate arrangement of flags supported by the American eagle.

On the balcony and the centre loge of the balcony were occupied by clergymen. The other boxes and loges held prominent residents of the city, while the house from pit to dome was packed with a representative body of listeners and to say that all were delighted with the entertainment given under the direction of John T. Watkins is to express the general sentiment but mildly. The programme was a popular one and yet of a high order. Much of the best of our city was in evidence in the careful preparation of the numbers was not in vain.

PICTURESQUE COSTUMES.

The costumes made a most picturesque stage effect, many were exceedingly rich and handsome and all were attractive. Miss O'Boyle aroused great enthusiasm as she entered clad in red, white and blue. The Louis XIV costumes worn by the chorus were of handwork and indeed, the entire effect was exceptionally elegant.

The programme was followed with almost no deviation, an unusual accompaniment to amateur entertainments. It began with "America" and closed with "The Star Spangled Banner." The chorus was sung by the choir and audience standing. "The Banner of the Sea" was given as a solo by Mr. Kelly, attired as a sailor, the choir joining in the chorus and waving flags. "The Girl I Left Behind Me" was rendered by the soloist and was heralded by the chorus in a costume of life and drum corps in miniature. Thus it will be seen that the patriotic sentiments of the day entered largely into the affair.

The glee was sung with great taste and with a feeling not often heard. It received much credit on both Director Watkins and the finely trained voices.

Mrs. Joseph O'Brien sang with surpassing sweetness "Come Back to Erin" and as an encore she sang the exquisite "Killarney."

SOLO NUMBERS.

Miss Jennie F. O'Boyle played with great skill and pleasingly on the piano. Her beautiful solo "Beethoven's Opus 10, No. 3" was a beautiful contrast to "Beethoven's Opus 10, No. 3." She responded to an encore, "Eyes O'Neil, of Wilkes-Barre," sang most acceptably "Mary of Anjou." He was accompanied on the piano by his sister, Miss Anna O'Neil, who was enthusiastically applauded. Miss Harriet Ward played a Vieux Tempo waltz with great skill and shading. For an encore she rendered "Suavanes River." The duet by Thomas Beynon and J. W. Jones was one of the most pleasing numbers, while the quartettes, by Schubert were delightfully sung. Bauer's band gave fine support to the entire programme. Miss O'Boyle, of Archbold, was the pianist.

One of the most effective stage pictures imaginable was the beautiful musical drama by Mrs. M. E. McDonald. Mrs. Percival J. Morris, Miss Moran, Beatrice Fitzpatrick, Crossin, Barrett, Messrs. Percival Morris, E. J. McAndrews, T. P. Duffy, John Beamish, John Nallin, Peter Niland and M. E. Cawley. It was under the direction of Professor Seigel and was admirably given.

The concert was in charge of the following managing committee: Mrs. Timothy Burke, president; Mrs. Conrad Schroeder, vice president; Miss M. E. Beal, secretary; Mrs. E. J. O'Brien, treasurer; Mrs. Joseph O'Brien, Mrs. William Kelly, Miss Cecelia Schroeder, Miss Vienna Fitzpatrick, Miss E. A. McCarthy, Mrs. R. G. Wills, Mrs. William Walker, Mrs. Henry Lutz, Mrs. M. E. Wymis, Miss Nellie Beamish, Mrs. O'Horan and Miss Kathryn Fitzpatrick.

After the concert there was a reception at Seigel's for the participants.

JUDGMENT WAS ENTERED.

Amount Is Four Thousand Against the Old Wayne Insurance Co.

Judgment was yesterday entered against the Old Wayne Insurance company to the amount of \$4,000 by William Warren & Knapp, representing Maggie Kelleher. She had, Mary Sweeney insured for that amount, and proofs of the latter's death were furnished on July 30, 1897. The company did not pay the claim, and the suit was brought, and also failed to file an affidavit of defense. Thereupon judgment was entered.

AFTER THE BOROUGHS OF TAYLOR.

Trying to Compel It to Pay Damage Claims.

Attorneys Watson & Zimmerman applied to court yesterday for writ of mandamus to compel Taylor borough to pay judgments amounting to \$2,200 held as follows: Dr. J. S. Porteus, \$350; William Evans, \$500; Robert Moore, \$200; J. J. Price, \$200; Robert Knapp, \$150; William Bleskecker, \$200.

FOR DYSPEPSIA. HORSFORD'S Acid Phosphate Pleasant to the Taste. TAKE HORSFORD'S—ONLY IN BOTTLES.

TODAY

We open a new line of JARDINIERS large, never so beautiful, containing as it does, the newest affects in shapes and colorings.

A large assortment specially adapted for Porch and Lawn. PRICES LOW

MILLAR & PECK, 134 Wyoming Avenue.

"Walk in and Look Around"

These amounts were recovered for damages incident to grading Main street.

Attorney John M. Harris, solicitor for the borough, informed Judge Archbold that the borough will pay the claims as soon as it can float bonds. The court granted a rule for a mandamus and made it returnable for argument on June 13, at 9 a. m.

COMMON PLEAS COURT.

Charge to Jury in Case of Callender Against Assignee John P. Kelly Will Be Delivered Today.

Judge McPherson will charge the jury this morning in the suit of Mrs. S. E. Callender against Assignee John P. Kelly, of the Olyphant Trust company. The evidence of the defendant was that Mr. Callender, husband of the plaintiff, subscribed for \$25,000 stock in the trust company, and paid his assessments with \$25 in each and \$10,000 worth of bonds which are the bonds in question in the suit, and with some other stocks. The argument of attorneys was made yesterday afternoon.

In No. 2 before Judge Gunster the interpleader suit of W. P. McDowell against William P. Joyce was tried and ex-Judge Ward made the echoes ring when he was arguing for the plaintiff. Attorney J. C. Lange was associated with him. Attorneys M. P. Cawley and W. E. Shagan represented the defendant. A man named Holmes owned two horses that he kept in Swartz's livery stable on the West Side. He sold them to Dr. McDowell, of Adams avenue, and the day after the doctor took the team away. The sheriff levied on the effects in the livery stable. It was alleged that the sale to Dr. McDowell was only an evasion to get the horses out of the stable before the sheriff made the levy.

In the main court room another interpleader suit was a trial. Attorney George D. Taylor is plaintiff and Charles Paicon is defendant. Attorneys John P. Kelly and Thomas F. Wells represented the plaintiff and Attorney E. C. Newcomb and John J. Manning, the defendant. James S. Campbell, of Scott township, a relative of Attorney Taylor was sold out last Christmas eve, and Mr. Taylor bought the property at the sale. Subsequently, Mr. Paicon, who had a judgment against Mr. Campbell issued an execution, and the sheriff levied on the effects in the livery stable, but this time Mr. Campbell was not the owner. The suit is to determine whether or not Mr. Taylor owned the property. He claims that after he bought it he permitted Mr. Campbell to occupy the property and work it, as it is a piece of farm land.

A verdict in favor of Jennie Ford in the sum of \$552 against Valentine Bliss and company, the North End silk mill operators, was returned. In the suit of Anna L. Ross against Mrs. M. E. Muldoon the jury found a verdict in favor of the plaintiff. A short while before adjournment a jury was called in No. 3 to hear the case of Joseph H. Gunster against George A. Jesseu and others. Major Warren asked for a continuance and stated that Mr. Jesseu was lying at the point of death. He died later in the day. Judge Archbold did not decide to send that case for trial, but said he would give his decision this morning. It will not be tried.

MR. MARTIN WAS FLIPPANT.

At Least So Mr. Murray Says and He Wants Him Discharged.

Attorney R. J. Murray petitioned court yesterday for the discharge of Attorney M. J. Martin, referee in the case of Muldoon & Bowie against the city of Scranton. Judge Edwards granted a rule to show cause why the referee should not be dismissed and fixed next Saturday at 9 a. m. for the hearing.

Mr. Murray sets forth that as attorney for the plaintiff he began an action of debt against the city on Dec. 29, 1897, and that in order to facilitate matters the case was referred to Mr. Martin, and it requires only three hearings, and that these were held last January and none of them was more than an hour and a half long. Several times since then he has requested Mr. Martin to file a report, but all the satisfaction he received was the following reply: "Now don't get funny or you'll not get it at all."

GRASSER'S SUDDEN DEATH.

He Had Reached the Advanced Age of Seventy-four Years.

Ernest Grasser, of North Washington avenue, opposite the county jail, died suddenly yesterday morning of hemorrhage. He was 74 years of age. He enjoyed good health, despite his advanced years, and he arose in good spirits yesterday. He lived with his daughter. At 8 o'clock she heard him groan, and he was unconscious when she reached his side. He died a few minutes later.

Dr. George Longstreet was notified, and he viewed the body, deeming an inquest unnecessary. The deceased was a highly respected citizen.

MORE LEGAL COMPLICATIONS.

Trouble of Weyandt's Carried to the Attention of County Courts.

An equity suit was brought in court yesterday by Fred Weyandt, of Mountain Lake, against William Weyandt, William Weyandt, Jr., Fred, Westphal and Jacob Lewert to recover possession of six acres of land. This is the property over which there was so much squabbling last March, when landlors' warrants and shotgun rights were prominently featured. Weyandt alleges that he was in free and undisturbed possession until March 10, and then he was forcibly and violently ejected. He says the defend-

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BEN HUR BICYCLE CONTEST.

Turn in, you may get this wheel. No better wheel sold.

Ask for the Vote Blanks.

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- Large Wash Bowls at 10
6-qt Milk Pans 10
16 inch Tubed Cake Pans 10
Flour Sifters, 8 1/2 inch 10
1 1/2 inch Pot Covers 10
11 inch wide Perforated Bottom Sieve to 3-qt Sauce Pan (retinned) 10
Fire Papers 10
1-qt Measures 10
12 inch Silverline Trays 10
Machine Oil Cans 10
1-qt Dipper 10
Black Handle Soup Ladles 10
Large Size Grater 10
Comb Cases 10
Miner's Lamps 10
Fish Hooks 10
Fruit Jar Funnel 10
2-qt Covered Buckets 10

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SAFETY STRAP

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No Winding. No Springs. No Weights. No Repairs. No Trouble of Any Kind. At Small Cost.

Suitable for Stores, Offices, Banks, Etc.

ONE NOW BUSINESS IN SCRANTON SAVINGS BANK SINCE DECEMBER LAST; VARIES ONLY ABOUT ONE SECOND A WEEK.

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Sole Agents for this Territory.

THE LARGEST AND FINEST STOCK

OF CLOCKS, WATCHES, JEWELRY AND SILVERWARE IN NORTHEASTERN PENNSYLVANIA.

130 Wyoming Avenue.

At Pierce's Market This

Morning

Turkeys, Ducks, Chickens and Broilers, Green Peas, Tomatoes, Cucumbers, Cauliflower, New Beets, New Potatoes, Celery, Radishes, Onions, Lettuce, Asparagus, etc., etc.

Fancy Strawberries and Fruits, Print Butter and Soft Shell Crabs.

W. H. PIERCE, PENN AVE. MARKET