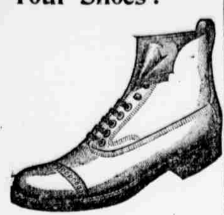
### **How About** Your Shoes?



When you are in need and don't look around to see the styles, how are you to know what proper Shoes for fall and winter are worn? We are now showing all our New Winter Russets, Box Calf and Oil Grain, Double Soles, Calf-Lined, Blucher Cut and Regular Laced, Broad, Round Toes, up-to-date form, resist water, are the real thing for autumn and rainy weather. Our prices,

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DR. H. B. WARE, SPECIALIST.

Eye, Ear, Nose and Throat Office Hours-9 a.m. to 12.30 p.m; 2 to 4. Williams Building, Opp. Postoffice.

### CITY NOTES

SMOKER LAST NIGHT .- A social session and smoker was conducted in Huibert's hall last evening by the members of Electric City Castle, No. 375, Knights of the Golden Eagle.

REYSTONE CAMPAIGN CLUB.— There will be a meeting of the Keystone Campaign club on Tuesday evening at Bethel hall. Every colored voter in the city is requested to be present, as buriof Importance will be transacted.

LEFT HIS WATCH.-Martin Walsh was arrested at 10.40 Sunday night in Center street for being drunk and disorderly. He was fined 43 yesterday in police court and, having no money, deposited his watch and chain as security.

COURT MARTIAL NOT HELD.-The court martial that was to be conducted by the Sons of Veterans in the office of Aluerman Howe last night was postpor till next Monday night because of the absence of one of the members.

HUNTING PARTY .- C. E. Dolph and son and W. G. Fassold, of this city, ac-companied by Doyle Pennington, Dr. Bonham, Ira Sutton and ex-Sheriff Mcfor a three weeks' deer hunt in the Adi-

WILL CLOSE THURSDAY .- At a meeting of the Clearing House association, held yesterday, it was decided to close

ONE BILL HELD BACK.-The auditing committee of councils met last night and approved of all the bills except one of \$95 for G. R. Clark, the florist. It was not approved because it had not been approved by more than one member of park committee. The bill was for a flower bed in Nay Aug park.

AFTERNOON SERVICE.-The Sunday afternoon service at the Young Women's Christian association was led by the Rev. James Hughes, formerly of South Africa, Mr. Hughes read the twenty-third Phalm and commented briefly as he read, giving some very helpful interpretations of the passages. The text, which he gave us the basis of his remarks, was, "God forbid that I should glory save in the cross the collision occurred is only a few of our Lord Jesus Christ." The address hundred feet from his house. He went was scriptural and given with great earnin his night clothes to ascertain what estness. The cross was shown to be the highest expression of God's love and the only remedy for the natural man in his ing and easily suggestive.

MARRIAGE LICENSES.-Clerk of the Courts Daniels yesterday granted mar-riage licenses as follows: Edmund Murriage iteenses as follows: Edmund Murphy and Katie Ritter, of Archbald: John Mulkern and Mary Davin, of Minooka; Barzilla Shaffer, of Scranton, and Nancy E. Sanders, of Avoca; Eben H. Vernis and Emily Hall, of Waverly; Thomas M. Kane, of Anderson, N. J., and Emma A. Siglir, of 1901 Pittston avenue: John Boirborayies, of Throop, and Vogas Barko, of Scranton, Veuzin Gustanza and Teresa Totorlla, of Scranton; John A. Pellarn and Blanche Kennedy, of Waverly; John Ferenesick, of Sturmerville, and Barbala Bill, of Jessup: Charles Taraskievicz and Julia Leskie, of Priceburg.

CASE SETTLED .- John Nicholson, of the rear of 23 South Washington avenue, was before Alderman Howe yesterday on a warrant by Emma Nichols, of Raymond court. Both parties are colored. Emma and her husband came from Mt. Pocono a few months ago and took rooms with Nicholson. The husband deserted her a menth ago and she has been compelled to support herself since. She wanted to move to a cheaper room yesterday, but Nicholson would not give her the trunk, holding it as hostage for a debt of her husband. By the peaceful contrivance of the alderman the trunk was given over to her and the charge of threatening to kill was withdrawn by her.

#### CHIEF HICKEY IS DETERMINED. Will Contest the Lebanon Case to

Best of His Ability. Chief Hickey and his attorney will go to Lebanon on Saturday to appear in the case against him for disorderly conduct and using boisterous language on the streets of that city during the

firemen's convention. The chief is determined to contest the case inch by inch with the prosecutor and will appeal it as far as it will go if the judgment of the aldermanic court is against him. He could settle the case by paying what it will cost him to buy railroad tickets for himself and the lawyer.

#### JERMYN BOROUGH SUED.

#### Grading, It Is Alleged, Caused Damage to Property.

Through Welles & Torrey proceedings were begun yesterday by James D. and R. M. Stocker to recover \$5,000 from the borough of Jermyn. It is claimed that the plaintiff's property was injured to that extent by recent grading operations there.

#### WORK OF A BAND OF DESPERATE OUTLAWS

MANY DARING CRIMES CAN BE LAID AT THEIR DOOR.

Investigations That Followed the Death of Brakeman John Howell, of the Lehigh Valley Railroad, Has Led to the Belief That It Is Only One Link in the Chain of Crimes That Have Been Committed Near the Luzerne County Line-Coroner Proposes to Act.

There is said to be an organized band of lawless men in the mountains near the dividing line between Luzerne and Lackawanna counties, to which can be traced the death of Brakeman John Howell on the Austin Heights branch of the Lehigh Valley railroad, October 14, as well as scores of other crimes, such as murder, setting fire to buildings, highway robberies, burglarles and wholesale larcenies. Reports from trustworthy sources point the finger of suspicion toward a gang that found the mountain passes of Sicily too hot for them and transferred their field of operations to this locality.

The latest deed attributed to them was the shooting of a horse on the streets of Duryea a few evenings ago. The animal was tied to a post in front of a hotel; some one untied it and drove it down the street to a point where there was a few hundreds yards space between houses, and there put two bullets into it. Another man awoke one morning to find his two horses dead in the stable from poison.

The occurrence causing the death of Brakeman Howell was known to be the work of no amateurs. Only a trained and desperate gang would loot a saloon in a thickly populated neighborohood and carry away five barrels of whiskey. They were on their way to their rendezvous in the mountain with the plunder when the collision occurred that resulted in Howell's

DETECTIVES AT WORK.

Detectives have been active since then trying to round up the outlaws evidence. They believe there is a gang of outlaws that has been operating in the two counties for a long time and that they planned and executed the burning of Simpson and Watkin's store at Duryea, in which Mr. Law was burned to death, the burning of several other buildings in Duryea and Old Forge, the murder of Bandmaster Santoro last August, near the Lackawanna station, the poisoning of the wells, which caused the death of the boy and the girl in Austin Heights nearly two years ago; and several other crimes too numerous to mention. On December 15, 1896, occurred the death of Almira Hadsall, the 15-year

old stepdaughter of Joseph Roesch, who is employed to oversee the timber land of the Pennsylvania Coal company in Old Forge township. His house is on the mountain side and in a very lonely location known as the "World's End." On the afternoon of that day Roesch and his wife went to the woods to cut evergreens for Christmas, leaving the girl at home alone. When they returned at supper she was sick and vomiting and at midnight she died. She said five foreigners came to the house trying to which Governor Hastings has named as a day of special thanksgiving in recognithe banks of the city on Thursday, get in and scared her, making her sick. sis of the contents of her stomach that death was caused by arsenic

poisoning. Some days later a boy named Beagle, son of a neighbor to Roesch, died from poison. Both cases were so mysterious that to this day the cases have not been solved. Roesch said that he had at various times surprised Italians stealing wood from the tract. One day he found three of them around a tree they had blown down with dynamite.

VISITED ROESCH'S HOUSE, The relevancy of these facts to the present times comes from what happened at Roesch's house the morning of Howell's death. The point where was the matter. They ran back into the woods and fired at his house, strikstate. The illustrations were strik- ing the front window and breaking two panes of glass.

> Roesch got his musket and blazed through the window at them. His dog managed to select the inopportune time of jumping through the broken window at the same time the gun exploded, and has been minus one of its

> ears since. Putting the chain together forms premises that lead to a reasonable onclusion. Roesch is sure the gang that had the plunder on the hand-car

are not distinguished by any mark or sign from coughs that fail to be fatal. Any cough, neglected, may sap the strength and undermine the health until recovery is impossible. All coughs lead to lung trouble, if not stopped.

#### Ayer's Cherry Pectoral Cures Coughs

"My wife was suffering from a dreadful cough. We did not expect that she would long survive, but Mr. R. V. Royal, deputy surveyor, happened to be stopping with us over night, and having a bottle of Ayer's Cherry Pectoral with him, induced my wife to try this remedy. The result was so beneficial that she kept on taking it till she was cured." R. S. HUMPHRLES, Saussy, Ga.

"My little daughter was taken with a distressing cough, which for three years defied all the remedies I tried. At length, on the urgent recommendation of a friend, I began to give her Ayer's Cherry Pectoral. After using one bottle I found to my great sur-prise that she was improving. Three bottles completely cured her."

J. A. GRAY, Trav. Salesman Wrought Iron Range Co.,

### St. Louis, Mo. Cherry Pectoral is put up in half-size bottles at half

price-50 cents.

was composed of foreigners; the direction in which they were going with the plunder denotes that they must have a rendezvous in the mountain; the daring and reckless use of their revolvers stamps them as desperate characters and the execution of the raid on the saloon with to much chance of getting caught proves them to be no amateurs. There are many incidents to form a chain and bind toother all the fearful crimes mentioned in this story as the work of the same

TO HOLD A POST-MORTEM.

man.

Coroner Longstreet went to Pittston yesterday to disinter the body of Brakeman Howell and hold a postmortem examination. His death will be regarded as a murder if the men who had the plunder on the hand car are caught. Through a misunderstanding the coroner of Luzerne permitted a justice of the peace of Luzerne to conduct the inquest and no post mortem examination was held.

The remains were interred in Pitts-The coroner will go to the cometery this afternoon, exhume the body and hold a post mortem. Evidence of the trainmen who saw the fatality will be taken at the office of 'Squire Evans in Pittston.

It is necessary to go to this extreme that there will be nothing left undone to punish the outlaws if they are brought to trial. The death occurred in this county, and in a murder case it is essential that the cause of death is testified to to connect the accused persons or persons with the

#### MEETING AT MOSCOW.

Speeches Delivered in Odd Fellows' Hall by Layton M. Schoch and Milton W. Lowry, of This City.

There was a rousing Republican meeting in Odd Fellows' hall, Moscow, last night, addressed by Layton M. Schoch and Milton W. Lowry. Mr. Schoch spoke first, dealing generally with the issues of the campaign, but paying particular attention to the

first sentiment of the Republican battle cry, "Patriotism, Protection and Prosperity." He compared the record of then trying to round up the cutlaws the two parties in this respect and and they have discovered astounding then contrasted the splendid war record of Colonel Stone with Mr. Jenks' course during war times, especially mentioning his efforts in behalf of the injunction against the draft and his participation in the Chicago convention of 1864, which declared the war a

failure and wanted Lincoln impeached.

His percration coming as it did from one who was promoted for exemplary conduct on the Cuban battle fields, was as effective as it was beautifully couched. "They tell us there are no national issues in this campaign. Be not deceived my friends, from the ditches of San Juan, from the graves in Chickamauga's groves, from the mounds at Camp Wikoff, no less than from the flag enshrouded cotlin that even yet we see, comes the cry "give not back an inch to bloody-murder Spain. We want at our national capitol an administration that will heed that cry. We want to send from the states a representation that will support such an administration. We want to show by our selection of state officers that we are in sympathy with that administration. We want, in a word, untampered Republican supremacy, that the genius of that great reconstructive party may assert itself

freely and with facility." "By their fruits ve shall know was the theme of Mr. Lowry's address. He spoke for over an hour in his forceful argumentative style and had the closest attention of his large audience

He gave a resume of the history of legislation since the two great parties of the present faced each other thirty years ago, pointing out how every prominent measure that experience has proven efficacious was fathered by Republicans and obstructed by Demoerats. Then he compared the personat records of the gubernatorial candidates of those two parties, showing how the one was fighting in the field for his country's honor, while the other was with the allies of the enemy in the north belittling his efforts; also how while one was in congress furthering sound and sensible legislation, the other was rampant for the pernicious measures enunciated in the Chicago platform of 1896.

Referring to the Republicans' conduct of the affairs of this state, Mr. Lowry, among other things, called attention to the fact that we paid in interest on the state debt during Democracy's regime twice as much as the whole debt now amounts to.

Dr. Swallow and his campaign of vitureration was given a share of Mr. Lowry's attention. The doctor's failure to substantiate his wholesale charges, or any of them, when he was called upon to do so and his indictment for criminal libel when the victims of his scurrilous attacks forced him into court, was brought out with particular effectiveness.

In conclusion, Mr. Lowry dwelt upon the glories of the present administration, saving that it was in keeping with the unbiemished record of Republicanism and that it could be relied upon to deal with the great questions now confronting it as successfully as it did with reconstruction in those other past-bellum days.

Tonight there will be a Republican mass meeting in Weber's rink, Taylor. The speakers will be Hon. Jeremiah Snyder, of Allentown; John R. Jones, M. W. Lowry and John M. Harris.

#### PRISONERS FOR THE "PEN." Five from This County to Go There Today.

Sheriff Pryor and a party of deputies will leave for Philadelphia this morning, having in tow five prisoners committed to the Eastern penitentlary during the two weeks' term of crimi-

nal court which ended Saturday. Louis Gordon, who plead guilty of down for three years. Henry Riker, Frank Wells against the city of Carwho admitted stealing a horse and carriage from in front of a Lackawanna Allen Price against E. G. Worden, rule general store, has a year and six trial; McCoy & Co. against Joseph months to serve. Michael Brennan and Levy, rule to take off non-suit; bor-Thomas Morgan, who plead guilty of ough of Winton against Thomas J breaking a showcase on Lackawanna Mack and others, rule to open judgavenue and stealing therefrom a num- ment; Bridget Brennan against the ber of spectacles, will sejourn for three and two years respectively. The formurrer; John S. Miller vs. Interstate mer's extra year is accounted for by Casualty company, of New York, dethe fact that he was on parole from murrer; Lackawanna county against the Elmira reformatory when he committed the deed. Frank Hukleboan, of judgment; Clementine Renwick against Forest City, who has three years of Robert Renwick, rule for decree in disabilitary confinement confronting him, vorce; John McGuire against R. F. was convicted of attempting to criminally assault a twelve-year-old girl, against Ralsey W. Fish, rule for dewith him in search of his cow.

# HONEYMOON WAS

SHE WAS DESERTED ELEVEN DAYS AFTER MARRIAGE.

Divorce Granted Forthwith in Argument Court by Judge Archbald, in the Case of Nora Lindsay-Albright Against F. H. Albright-The Mc-Carthy-Scanlon Cases-Dr. Haggerty Gets His Damages--Libellant in a Divorce Case Is in Jail for Bigamy

At the opening session of argument court, yesterday morning, Judge Archbald granted a decree in divorce in the case of Nora L. Albright against F. H. Albright, in which the libellant makes the remarkable allegation that she was made a grass-widow eleven days after marriage,
Both she and her husband were resi-

dents of this city, but for four years previous to the wedding he made his residence in Boston, being engaged in business there. They were married in St. Luke's church, June 15, 1896, and on the same day went to Boston to live On June 26, the says, her husband left her without any cause or provocation as far as she knows, and, although she wrote to him repeatedly in Baltimore and Philadelphia, he never answered her letters. The only communication she ever received from him was an indirect one, notifying a physician who attended her that he would not be held responsible for any bills contracted by his wife.

There was no appearance for the respondent and Judge Archbald, being familiar with the case from having himself conducted the hearing, granted a decree forthwith on motion of Mrs. Albright's attorney, Hon. M. F. Sando. In the two new cases of M. A. Mc-Carthy against Margaret Scanlon, administratrix of the estate of Martin Scanion, deceased, Judge Archbald handed down the following order:

THE ORDER MADE. The case presents very much the same features as are found in the case between the same parties tried in this court some two years ago and taken by appeal of the plaintiff to the Supreme court. Pend-ing the disposition of that case, by consent of the parties to this one, we have held it until that was heard from. It has just been affirmed and the sufficiency of the defense interposed to the enforce-ment of the judgment is thereby established. The same must be regarded as also true here and the judgment must be opened in consequence. The rule is made bsolute and an issue awarded to be made up by the note standing as a de-claration and the defendant pleading pay-

ment and payment with leave thereto The order was made to apply to both cases. These cases are based on two while specially presiding here. notes given by Scanlon to McCarthy, one February 4, 1887, and the other February 7, 1888. The first was for \$650 and arguments for a new trial in the the second for \$600. As in the case which went to the Supreme court, the defendant avers that McCarthy admitted to her in the presence of witnesses that the notes were paid.

In the case of Dr. William Haggerty against the city of Scranton the exceptions to the report of the referee were dismissed and the report confirmed. Dr. Haggerty was awarded \$1,900 damages for injuries received by being thrown from his carriage by avenue.

argument, but when it was called neither the attorney nor the files could both receive and disburse moneys. be found and Judge Archbald thereupon wrote after the case "no files, no attorney, no argument, rule for divorce

#### DAVIS DIVORCE CASE.

Another divorce case, that of William Davis against Grace Davis, was quashed because of the unwillingness of the libellant's attorney to proceed any further in it. The libellant was recently convicted of bigamy in Wyoming county and is serving a two years' sentence in the penitentlary. The di-Minnie C. Clark was also quashed, the proceedings being withdrawn.

The divorce cases of Mary Worth against William Worth; Sarah Kesten against William Kesten, Albert L. Wallace against Jennie Wallace, were sub- E. F. Mullin, James J. Madden, Will-

mitted without argument. In the following cases the rules were made absolute: William Lord & Co. against R. H. Gibbons, rule for judgment: D. B. Replogle against M. J. Norton, rule to open judgment; William M. Clark against Edwin Northup Charles Connors, John McNulty, Henry and Eugene Reed, rule to open judgment; Ferber Bros. against Joseph H. Davitt, exceptions to affidavit of de-Chatanausk against Louis Vermesla, administrator, rule to intervene.

Rules were discharged as follows: eter Weiss against Annie Mahon, rule o strike off fien; John Geary against D. R. Thomas, rule to strike off appeal. In the case of Edward Griffin against Bernard Davis the exceptions were or-

dered stricken off.
The cases of the commonwealth gainst C. DuPont Swift, certiorarl; the Union Transfer company against W. H. Montgomery and others: William Neeley and C. M. Hapgood Shoe company, rule to dissolve attachment were marked off the list.

In the following cases arguments were heard but no decision rendered Commonwealth of Pennsylvania to the He Was a Member of Company C, use of Lackawanna county against William J. McCarthy; F. E. Nettleton against Josiah D. Caryl, rule to oper judgment

POOR BOARD CASE. Friday was fixed as the day for hearing the arguments in the poor board quo warranto case in which John J. Murphy is relator and F. L. Terppe.

respondent. Cases continued were: New York and Ontario Land company against Anrobbing Driesen's clothing store, goes thony Gilausky, rule to open judgment; bondale, rule to amend declaration; venue salcon and then driving to Dur- to open judgment; Thomas Mason ca, where he robbeld John Wood's against Michael Flynn, rule for new murrer; Lackawanna county against reached the city yesterday for a stay Oswell, certiorari: Florence E. Fish whom he induced to go into the woods cree in divorce; Walter Greaves against | Archbald, and Thomas Jopling, of Jer

#### MANAMAN MANAMA NOT LONG LIVED & Receptions, Teas, Banquets, Etc., Dainty Elegance in Candle Shades

Those with silk petals and iridescent effects are very striking. We have in addition to a large line of these shades—some new

styles of candles, holders, etc. China Wall.

Millar & Peck, Wroming Ave.

"Walk in and Look Around." THREADER PRESERVE AND THE PROPERTY OF THE PROP



### ORIENTAL RUGS.

Nice Shirvan Rugs, Today \$8.00. PERSIAN AND TURKISH CARPETS AND RUGS

in all sizes, at exceptionally LOW prices. Many below the present cost of importation. This affords an opportunity to obtain Rugs at an IMPORTANT reduction.

#### MICHAELIAN BROS., 124 Washington Avenue.

W. Guernsey against William P. Thompson, rule to open judgment; J. W. Guernsey against Reuben Johnson and others, rule to open judgment; C. B. Wetherby against George W. Harberger, rule to quash attachment execution; F. P. Price, agent, against Alice D. Bingham, rule to open judgment; N. B. Levy & Bro. against A. L. Schiller, rule to dissolve attachment execution; Esther L. Stone against A. C. Maloney, rule to open judgment; city of Scranton against Dora Koch and others, certiorari; William McKenzie against Joseph Flynn, certiorari; Rice Levy & Co. against I. O. Ives & Co. rule to dissolve attachment; Pennsyl vania Central Brewing company against Isaac and Mary Melina, rule to open judgment: Casey & Kelly Brewing of \$50 resulted yesterday in a victory company against Isaac and Mary Me- | which was a walkover for Dr. Thomplina, rule to open judgment; Calvin W. Parsons against the Scranton Caramel company, exceptions to report of ref-erce; J. A. Dolphin against W. J. Schubmehl; Mary McAnulty against the National Life association, rule to open judgment: Keystone Brewing company against P. J. Kais and others, rule to open judgment; Joseph Sommers against Mike Schefschick and others, rule to open judgment.

Judge D. W. Searle, of Montros heard arguments for a new trial in the Olyphant bank case and a number of minor matters that came before him Judge Edwards will return tomorrow

#### Springer ejectment case. JERKOVITZ DID FABRICATE.

At Least so Deposeth W. P. Boland

in the Election Contest. At last Friday's session of the election contest Commissioners Edward Jurkovitz, it will be remembered, swore that he did not receive or disburse any being thrown from his carriage by moneys in the fall election. Attorney reason of an obstruction of Pittston Holgate afterwards went on the stand and swore that Jurkovitz had admitted Through neglect or design on the part to him and Contestant Langstaff that of the libeliant's attorney the divorce he did receive and disburse moneys in case of Francesco Monello against An- the election in question. Yesterday, by tonio Marie Carbo Monello was way of corroboration, Mr. Holgate put quashed. The case was marked for William P. Boland on the stand and elicited from him that Jurkovitz did Mr. Boland testified, or rather admitted in response to questions from

Mr. Holgate, that he paid \$10 to Jur-kovitz and that half of it was to be Tribune yesterday, was the cause of given to some other man, a friend of Jurkovitz.

had received nothing for their work took too much. about the polls, and to quiet their complaint he gave them the \$10 that had said there was no sign of laudanum been allowed him for his services as poisoning. Death was due to a colwatcher. The money was given them lapse of the system as the outcome of with the understanding that they his long illness, vorce case of Willis A. Clark against should serve as assistant watchers, Mr. Boland stated,

amined yesterday, the majority of them line of canaries, birds and talking parfrom the West Side. They were: J. T. Brill, Peter Patrole, Patrick Murphy, iam Crimmins, James Gerrity, James Cotter, F. W. Fudge, Samuel Vansen, Conrad Lotz, P. J. Ruane, James Earley, John T. Mullaney, Miles Delmer, Thomas Mullanev, John J. Murphy, Arthur O'Malley, George Gotheir, Zawadial, Patrick McNulty, Thomas McLean, Jeffrey Powers, Jeffrey Powers, jr., Michael Tigue, Thomas Ruddy fense and rule for judgment; Annie Patrick Jordan, James Kelly, Patrick Schallt, John Walton, John Flannigan, Martin Lemon, W. P. Boland, Martin Ratchford, John Hoban, Michael Me-Cann, Hugh Rafferty, P. J. Kagen, Thomas J. Langan, William Gallagher, Jacob Lotz, August Shaffer, James Carlin, David Healey, Patrick Grady, Michael Suilivan, John Cavanaugh, Luke Scott, Patrick O'ellarn, Samuel J. Davis, J. J. Sullivan, Martin Stanton, Thomas Walsh, James Langan. Mr. Hamilton, of counsel for the contestant, claims that eleven votes were disqualified at yesterday's hearing.

# DEATH OF JOHN POWELL.

Ninth Regiment. John Powell, a private in Company C, Ninth regiment, died at his home in Pittston Saturday evening after an illness of three weeks of typhoid fever. He was 28 years of age. Before leaving for camp he had been employed in the machine shops of the Mt. Lookout Coal company. The deceased was a member of the

P. O. S. of A. The funeral will take place this afternoon. The members of the Ninth regiment band will attend and interment will be made in Forty Fort cemetery.

#### BANDMEN HAVE RETURNED.

Soon to Be Mustered Out of the Volunteer Service.

Ten of the young men who went with Professor Guth to North Carolina at the beginning of the late war to become members of the band of the Secof thirty days.

The men are Max Schweibenz, August Mehrin and John Mehl, of this side Walter Jones, of West Scranton: John Timlin, John Lane, August Beck, Edward Chapter and Joseph Farrell, of Charles Bloes, rule to strike off appeal; myn, who is principal musician of the

band. When the men return to Shipp-Bagley camp, near Raleigh, a month hence, the Second regiment will be mustered out of service, and the boys will immediately return home, with the exception of their leader. Professor

Raleigh. His family will remove to that city Friday of the present week.

Guth, who has decided to remain at

#### DR. THOMPSON WON.

Defeated Michael Brown, of Winton, in a Checker Match.

The championship checker match between Dr. Thompson, of Peckville, and Michael Brown, of Winton, for a purse

The second part was played yesterday at Brown's residence. It was to onsist of five games. Part first, which was played in Peckville, was in favor of the doctor. He won two games, the other three being draws.

The first game yesterday began at 4.38 and ended at 4.50; the second at 4.50 and ended at 5.96; the third at 5.07 and ended at 5.11. All were won by the doctor. Brown made the first move in all. John A. Moyles was referee and John Simpkins was timekeeper. It was unnecessary to play the other two games.

#### NINETY-FOUR YEARS OF AGE. from his western trip and will hear Died When Within Six Years of the

Century Mark. Mrs. Bridget Conway died in this city yesterday at the age of ninety-four years. She was born in Ireland in 1864 and came to this country at the age of sixty years, to pass her last years with her daughter and son, Mrs. Peter McAndrew, of 1227 Irving avenue, and P. J. Conway, proprietor of Conway's hotel, North Washington avenue. Until a short time previous to her death she enjoyed good health and was able to be

morning at 9 o'clock from St. John's church, South Side. Interment will be made in the cathedral cemetery.

#### DEATH WAS DUE TO COLLAPSE.

The death of John R. Jones, of Dickson City, which was mentioned in The much talk yesterday. He had been sick for a long time and was in the The two men, Mr. Boland explained, habit of taking laudanum to induce came to him and complained that they sleep. The impression spread that he

Dr. Jenkins, his attending physician,

#### The Chicago Bird Store

There were fifty-six witnesses ex- Is now open on Spruce street. A fine rots. Don't forget to call at 214 Spruce

### A Queer Thing

Isn't it, when you come to think of, that Scranton never has had a com-plete musical institute, till we thought out and planned the details

#### Guernsey Hall

Here you can find at any time, half a hundred or more new planes of exquisite design and undoubted merit, by twoive of the best makers in the country. Then there's as many fine segons by as many celebrated builders.

### Nor Is This All

Every kind of stringed instrument you can think of is here in the high-est perfection, while there is not a piece in the most complete orchestra which we cannot duplicate for you at less money than you can get it elsewhere.

### Instruments Are Useless However, unless you know how to use them. We are fully aware to this fact and have at command-right within the Hall building a corbs of the ablest instructors in this city.

J. W. GUERNSEY, Prop.,

314 and 316 Wash. Ave. **FURS** 



FURS RE-DYED. Fur garments made or repaired by me will be stored for the sum-mer free of charge.

G. STRAUS The Only Practical Furrier

in Town.

### Bright Lights

Are necessities for the long evenings. Our shelves and counters have been replenished, even to overflowing. Holiday numbers came a month too soon. Can't make more room, consequently prices at which they will go prevail,

#### Reading Lamp

China Bowl, China Shade, 9 inches in liameter, fits 7-inch ring, decor-tied and tinted, worth \$1.09, now

#### Squat

Lamp New Shapes, China Bowl, 8-inch globs, decoration of flowers and prominent tints, was to be \$1.50. Early 98c sale price

### Parlor

Lamp Brass Foot China Bowl and 8-inch globe, No. 2 burner, 4 shapes, 7 designs, complete with chimney and wick, is cheap at \$2.00 Move 'em out \$1.24

# Parlor

Lamp 26-inch high central draft burner, large base, 10-inch globe, To see it buys it; it should be \$5.00. It will go \$2.

### Parlor

Lamp 20-inch large base, 10-inch globe, decorations of Rhodedendrons, was \$8. \$4.98 to make them go they'll be ......

# THE GREAT

310 Lacka. Ave. JOHN H. LADWIG, Prop-

Winter Opening.

With a special display of

Seal and Persian Lamb Jackets. Also Latest Novelties in

Opera Cloaks AND Golf Caps.

### TO-DAY AND TO-MORROW OCTOBER 20 AND 21.

L. CRANE, 324 Lackawanna Ave. Fur Repairing a Specialty New

Buckweat Flour. **New Honey** Maple Syrup. Home Made

Sausages.

### A. F. KIZER, SCRANTON CASH STORE



### Guernsey Hall, BROWN or BLACK

WILSON-FALL, '93

THREE DIMENSIONS. The kind that is fully guaranteed. By that we mean you can have another hat without cost if it does not give entire satisfaction.

CONRAD, Lacka, Avenue SELLS THEM AT \$3.00

Pears, Grapes, Quinces, Oranges, Figs, Apples, New Buckwheat Flour, Maple Syrup Blue Point and Rockaway Oysters, Turkeys, Ducks, Chicken, Game in Season.

201 WASHINGTON AVE. COR SPRUCE ST. | Pierce's Market