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We have made several sales this week. Buy before advances are made.

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If you have a lot to swap for new home, call.

If you want to sell your property, call.

Have homes from \$1,600 to \$11,000.

Elegant homes on following avenues: Adams, Jefferson, Madison, Clay, Prescott, Harrison and Pine.

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Office Hours—9 a. m. to 12:30 p. m. 2 to 4 p. m.
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CITY NOTES

TRIPLE COMING.—Wilkes-Barre is not to have all the literary lions of the season. James Whitcomb Riley will delight a Scranton audience March 25.

BIBLE READING.—Professor H. S. Miller's Bible reading class will meet as usual this evening at 544 Jefferson avenue at 7:30 o'clock sharp. All who will attend are welcome.

REHABILITATION.—The managers of the Home for the Friendless will hold a regular meeting this morning at 9:30 in the rooms of the Young Women's Christian association.

AT THE MISSION TONIGHT.—Rev. Wm. De Groot, superintendent of the American Sunday School union work in the Rocky mountains, will give an account of his work at the Rocky mission tonight.

HEARING MONDAY.—Annie Davis, of 18 Lackawanna avenue, will be given a hearing Monday afternoon before Alderman Miller, charged with selling liquor without license. Kitty Woods will appear as prosecutor.

PAY-DAYS.—The Delaware and Hudson company paid the employees at the Marine and Leggett's check collieries in North Scranton yesterday. The Delaware, Lackawanna and Western company will pay the employees at the Dodge, Bellevue and Oxford today.

COMMITTED TO JAIL.—Imazet Gowalsky, of Keyser valley, was committed to the county jail yesterday by Alderman Kasson in default of \$300 bail. Gowalsky was charged with assault and bat-

tery and making threats by Rosalie Zilkowsky, wife of Francis Zilkowsky, of Keyser avenue.

HAS REOPENED.—Jim Judge's Opera cafe, on Spruce street, which was badly damaged by fire a short time ago, has been thoroughly renovated and is again open to the public. The Scott, formerly of the Windsor, has been installed as bartender.

CLAIM AWARDED.—Alderman Kasson yesterday awarded the claim of Thos. O'Neil vs. the West Ridge Colliery Accident Fund for \$4, in the complaint for the full amount. The case was tried a week ago but the auditor reserved his decision. O'Neil's claim was for fourteen weeks' sick benefits alleged to be due him from the fund of which he was a member.

PROF. CLARK'S READING.—The Young Women's Christian association is most anxious to have a large patronage for Professor Clark's reading on March 11. He is perhaps the greatest interpreter of Shakespeare in this direction in this country, and on that occasion he will read a miscellaneous programme in which probably some scene in a favorite play will be presented.

LECTURES RESUMED.—Rev. Robert E. Pierce, pastor of the Penn Avenue Baptist church, will resume his evening lectures on the International Sunday school lessons tonight at the church. Next Sunday's lesson will be "Jesus and all little class teachers are invited to be present. These lectures were not held for a few weeks past owing to the special services at the church.

SOCIAL SESSION.—Magdalen assembly, No. 23, Ancient Order Knights of the Mystic Chain, held a social session at their regular meeting Wednesday night. Sir Knight George Schultz entertained the members with selections on the gramophone. A grab bag was also a feature of much interest. Refreshments were served and a most enjoyable time had. Much credit is due to the committee, Mrs. Purser, Mrs. H. Baustian and Mrs. M. Mueller.

CAB DRIVERS' QUARREL.—Jack Neils, cab driver, was held in \$500 bail yesterday by Alderman Miller to answer at court for assaulting Frank Snow, another cab driver. At an early hour yesterday morning the two got into an altercation in Oxford court during which Neils accused Snow of knowing something definite of the origin of the Cusick River fire. This led to blows and Snow got the worst of it. He says Neils used a knife on him, but the latter denies this.

BIRTHDAY PARTY.—Master Charles Marlatt, son of Mr. and Mrs. Paul Marlatt, of Diamond avenue, was 10 years old Wednesday and in honor of the event a party was given at his home from 4 to 9 p. m. and many guests were in attendance. It was a pleasant occasion and thoroughly enjoyed. Supper was served from 7 to 9 p. m. Mrs. Marlatt was assisted by Mrs. J. H. Trezise, Misses M. J. Marlatt, Anna Hawkins and Edith Miller. Those present were Misses Helen Banks, Genevieve McDonald, Edna and Evelyn Moore, Geraldine Walters, Esther Denn, My Leonard, Hattie and Minnie Roberts, Cora Bacon, May Conrad, Joseph and Ethel Martin, Nellie and Rose Marlatt, Master Charles Harie, Oswald Lowe, Hess Bacon, John and Thomas Connell, Altek Gibbons, Eddie Scott, Charles Barker, Harold Jackson, Frank Burke, Clarence Marlatt.

TO BEGIN THE CUTTING.

The estimates committee will hold its first meeting tonight to frame the 1899 appropriation ordinance.

It has to face \$350,000 in demands with \$302,000 estimated revenue. As far as could be learned no plan of attack has been arranged. Chairman Keller stated yesterday that he thinks heroic measures will be adopted, and that the ordinance will be ready for printing after two meetings.

SMOKE THE POCOINO 5c. CIGAR.

DIED.

BARTON.—Al Dunmore, March 1, 1899, David P. Barton, 74 years of age, at the residence on Spruce street. Funeral tomorrow afternoon at 2 o'clock. Interment at the Dunmore cemetery.

EAGAN.—In Throop, March 1, 1899, James Eagan, age 83 years. Funeral Saturday morning at 9 o'clock. Services in St. Thomas' church, Dickson City. Interment in Catholic cemetery.

MITCHELL.—In West Scranton, March 2, 1899, Miss Carrie, daughter of Mr. and Mrs. Albert Mitchell, of 312 Chestnut street, aged 19 years. Funeral Sunday afternoon. Interment in Dunmore cemetery.

SLEETER.—In West Scranton, March 2, 1899, infant child of Mr. and Mrs. George Slueter, of 309 Price street. Funeral Saturday afternoon at 2:30 o'clock. Interment in Dunmore cemetery.

Mr. Roche stated that he only raised the point out of consideration for the ordinance under the provisions of the act, and he did not desire to deter its passage.

Mr. Coyne suggested that the matter be allowed to go over until the next meeting so that the city solicitor's opinion might be secured. He did not want councils to make another blunder on the ordinance.

Mr. Lansing was willing to vote for the ordinance if the North End councilmen were willing to take chances on its legality. He would prefer, however, to make sure that it was all right, and sooner than take chances would be willing to meet in special session on Friday night, the city solicitor to pass on the disputed point in the meantime. Mr. Roche approved of Mr. Lansing's suggestion.

After a good deal of discussion and a number of suggestions it was finally decided to consider the ordinance on Friday night, the city solicitor to pass on the disputed point in the meantime. Mr. Roche approved of Mr. Lansing's suggestion.

PROPERTY HOLDERS' PROTEST.

At this juncture Mr. Roche announced that he had a petition against the passage of the ordinance that had just been handed to him. It was passed up to Clark Laywell, who read as follows:

Scranton, Pa., Feb. 18, 1899.

To the Honorable Select and Common Councils of the City of Scranton.

Gentlemen: The undersigned property owners residing on Spruce, Madison and Providence roads respectfully ask your honorable bodies not to pass that portion of the above named ordinance and read that is not severed, and a sever is first laid, for the following reason:

Firstly—It would forever ruin the value of our properties if paved without a sewer.

Secondly—Being paved first would cause a great deal of sickness, there being no sewer to carry off the filth that would run on the streets, and no earth to take up the filth after a pave was laid without a sewer.

Thirdly—It would be unjust to us, we think, to have our property paved before our honorable bodies, making us lay down a good pavement with a concrete base and then tear it up and lay down a sewer at the expense of the taxpayers in general.

There are now about three blocks that have a public sewer and a few blocks have private sewers with 24 hours connection. We think all blocks should be sewered and then paved, as we sadly need a pave, but not so much as a sewer and the filth which now runs into the street must, we think, cause a great deal of sickness, and we would say to your

In Our Cloak Department

We are showing new Spring Ladies' Jackets, Ladies' Separate Skirts, Ladies' Tailor-Made Suits, Ladies' Silk Waists.

They are the newest garments obtainable superior in cut and workmanship.

MEARS & HAGEN, 415-417.
Lackawanna Ave.

MR. ROCHE MAKES FINE DISTINCTION

"ADOPT" AND "ENACT" ARE TWO VERY DIFFERENT THINGS.

New Point Raised by the Gentleman from the Seventh Affecting the Validity of the Providence Pave Ordinance—Mr. O'Boyle Wants Something in Return for Franchises—Mr. Keller Holds Up an Ordinance for a New Permanent Man—New Members Take Their Seats.

Both councils met last night, the select in regular session and the common in special session. The Providence pave ordinance passed third reading in the upper branch and first and second readings in the lower body. A halt was called to the wholesale legislation for additional permanent men in the fire department, by laying on the table, in common council, the ordinance for the Eagle company's new man.

Mr. O'Boyle, in select council, saddled an amendment on the Country club trolley line ordinance, compelling the company to grade the streets along the route and unconditionally attempt to hitch on an amendment compelling the company to establish a waiting station in the central city. John J. Schneider, who succeeds to the late Robert Robinson's seat in select council, and John Naegeli, who is the late Edward Wenzel's successor in the tenth in common council, presented their certificates of election and were sworn in.

The passage of the Providence pave ordinance was marked in its course through both branches by a deep solicitude for its welfare that its active promoters viewed somewhat suspiciously, although without any apparent just cause, it might be added.

In the select branch, when it was called up by Mr. Finn on third reading, Mr. Roche suggested that it be postponed for a time, raising the point of order that it could not be passed on third reading until thirty days had elapsed after its introduction. Yesterday was the twenty-ninth day following its introduction and to pass it then would jeopardize its validity.

In substantiating his contention he read the following from the Act of 1885, under which the ordinance was framed and introduced:

"No such ordinance shall be finally adopted and enacted in a less period than thirty days from the date of its introduction."

MR. ROCHE'S ARGUMENT.

In this same act Mr. Roche went on to explain the courts have construed the phrase "enacted" to mean the members-elect composing the councils of such municipality to mean three-fourths of each branch of councils. The clause fixing the minimum of time that the ordinance shall be under consideration, he argued, was also to be interpreted to apply to each branch of councils.

There is also a difference between the meaning of "adopted" and "enacted," Mr. Roche contended. Adoption means to choose or to express a desire to choose. Enact means to make into a law. One council can adopt a measure, but it can not enact it. A measure must be adopted in common council and approved by the mayor before it is enacted.

The word "adopt" would not be put in the clause of the ordinance, he means something or it wouldn't be there, and what it means is that no measure shall be put through a branch of the council in a period less than thirty days.

Chairman Chittenden ruled Mr. Roche's point of order as not in order, holding that the act did not contemplate the distinction between "adopt" and "enact" which Mr. Roche would give it.

Mr. Roche stated that he only raised the point out of consideration for the ordinance under the provisions of the act, and he did not desire to deter its passage.

Mr. Coyne suggested that the matter be allowed to go over until the next meeting so that the city solicitor's opinion might be secured. He did not want councils to make another blunder on the ordinance.

Mr. Lansing was willing to vote for the ordinance if the North End councilmen were willing to take chances on its legality. He would prefer, however, to make sure that it was all right, and sooner than take chances would be willing to meet in special session on Friday night, the city solicitor to pass on the disputed point in the meantime. Mr. Roche approved of Mr. Lansing's suggestion.

After a good deal of discussion and a number of suggestions it was finally decided to consider the ordinance on Friday night, the city solicitor to pass on the disputed point in the meantime. Mr. Roche approved of Mr. Lansing's suggestion.

DID A BIG DAY'S WORK.

Fifty-eight Witnesses Examined at Carbonade Yesterday.

At Carbonade yesterday fifty-eight witnesses were examined by the election contest examiners in the Langstaff-Kelly contest. There will be another hearing today.

Those heard yesterday were: Frank Kerl, H. C. Pirelle, J. T. Pettick, H. C. Wheeler, Edmund Jones, Thomas Redder, John G. Reese, Frank Orchard, Peter Brown, sr., Frank Deibel, Irving Davis, W. D. Evans, A. J. Nicol, G. D. Wolf, M. W. Reese, Warren Tappan, Irving Lee, C. M. Tucker, Frank Sherman, Lewis Reeder, A. T. Thompson, T. C. Timons, Bert Brownell, August Kane, George Kane, John K. Jones, Charles N. Griffiths, Robert Kinback, George A. Herbert, Angus Cameron, jr., Frank Gooding, Peter Manago, Augustus Nielsen, John B. Shepherd, Lewis H. Snyder, Peter Rosenborg, Bentley Elder, Joseph Igar, James De-Lor, E. R. Reese, John Motrow, W. L. Thompson, D. Scurry, H. S. Pierce, Frank Ament, William J. Siga, J. D. Amer, Albert S. Siga, W. Gardner, H. Clark, Delbert Comstock, Harry Wright, Michael Duffy, C. W. Seaman, J. B. Faulkner, George Faulkner, Theodore Kane and W. B. Chase.

THE FIRST REMONSTRANCE

North Scranton Residents Object to the Granting of a License to Herbert W. Arndt, of 1431 North Main Avenue.

A remonstrance against granting a hotel license to Herbert W. Arndt was filed yesterday with Clerk of the Courts Daniels by thirty-five North Scranton residents who are represented by attorneys Volkmann & Dawson. It is the first of the year.

Mr. Arndt desires a hotel license for a building at 1431 North Main avenue, and the persons who have signed the remonstrance declare that the place is unnecessary and will be injurious to the welfare of the people of the neighborhood where Mr. Arndt proposes to open his hotel. Those who signed the remonstrance were:

George H. Brown, 1429 Church avenue; Mr. and Mrs. Charles O. Wolfe, 1427 North Main avenue; John Zurek, 11 North Main avenue; Andrew J. Tuttle, 1411 Diamond avenue; J. R. Clarke, 917 Wood street; G. R. Clark, 509 Wood street; Ed J. Davies, machinist on the Tribune; W. R. Ackerson, 503 Wood street; E. G. Smith, 957 Court street; J. V. Summers, 129 Providence road; Mr. and Mrs. G. V. Palmer, 1429 North Main avenue; Mrs. Mary A. Fetherly, 1429 North Main avenue; William Richmond, 1097 Jones street; Mrs. A. W. Atherton, 1507 North Main avenue; G. D. Fowler, 1449 Sumner street; W. J. Williams, 1418 North Main avenue; Elizabeth Beale, 1378 North Main avenue; C. B. Westcott, 1509 Church avenue; M. E. Sanders, 1455 Church avenue; C. A. Townsend, 1357 North Main avenue; E. A. Clark, 1455 Church avenue; H. McKeehan, 1455 Church avenue; William H. Franklin, 1355 North Main avenue; Philip Saar, 915 Jones street; John Beale, 1355 North Main avenue; A. G. Pace, 1121 Lloyd street; Helen P. Decker, Lizzie Williams, Harry Dames, Frank Fahringer, 312 Church avenue; Mr. and Mrs. Henry M. Atherton, 1507 North Main avenue; C. E. Hilton, 1568 Summit street; Simpson Wharton, 1520 North Main avenue.

Yesterday's Marriage Licenses.

Daniel ProskoPriebrurg
Mary ZubanPriebrurg
Fred ProskoOlyphant
Ephemia RerlaJessup
John WeedScranton
May V. DaquinaScranton

Court House News Notes.

The answer of Thomas H. Spruks, Henry J. Spruks and Stephen S. Spruks to the equity suit against them filed by D. P. Post, master of the Henry J. Kuntz and Frederick Kuntz, for the benefit of their creditors, was filed yesterday by Attorneys P. W. Stokes and T. P. Hoban with Prothonotary Copeland.

Attorney John M. Harris filed his report as referee yesterday in the case of J. W. Kilpatrick against the National Express company.

REGAN'S AWFUL DEATH.

His Remains Found Strewn Along the D. & W. Tracks.

Philip Regan, a well-known member of the Eureka base ball club, of North Scranton, met a horrible death on the Delaware, Lackawanna and Western railroad near the British town early yesterday morning. The young man was returning to his home in the central city and either fell from a train or was struck by an engine while walking along the railroad tracks.

The remains were found scattered along the railroad by several workmen about 4 o'clock and police headquarters were notified. Corporal Roberts was called up at 5 o'clock yesterday morning and gave orders to Undertaker William Price, jr., for the removal of the remains to his undertaking establishment on South Main avenue.

The supposition of several railroaders is that Regan was riding between the cars and fell from the train and was ground under the wheels, or that while walking between the tracks he was run down and mutilated. At the point where the body was found a third track is laid, and a large pool of blood was discovered between the rails, indicating that the above theory may be correct.

The coroner viewed the remains at Price's and found that Regan's right arm was cut off between the elbow and the shoulder, the left arm cut off at the wrist, and his right foot crushed. His ribs on the right side were also crushed to a pulp, and the brain scattered. The mutilation was so complete that the remains were almost unrecognizable.

Undertaker Regan, of Bellevue, a relative of the deceased, was notified and took charge of the remains and prepared them for burial. Deceased's parents reside on Cayuga street, not very far from where the awful accident occurred.

Smoke The Popular Punch Cigar, 10c.

Mrs. Winslow's Soothing Syrup

Has been used for over FIFTY YEARS by MILLIONS of MOTHERS for their CHILDREN'S COLIC, WIND, CROUP, BRONCHITIS, SORE THROAT, INFLUENZA, CHILLS, SORETEAS, DIARRHOEA, ALL PAIN CURERS, WIND CURER, and is the best remedy for DIARRHOEA. Sold by Druggists in every part of the world. Beware of cheap imitations. Winslow's Soothing Syrup, and take no other kind. Twenty-five cents a bottle.

Smoke The POCOINO 5c. CIGAR.

NERVOUSNESS
and that fidgety feeling relieved by
Horsford's Acid Phosphate
Take no Substitute.

STRONGLY OBJECT TO APPLICATION

RESIDENTS OF BLAKELY DO NOT WANT HOTEL.

Lengthy Remonstrance to the Court Is Being Circulated for Signers by Rev. J. R. Ellis, pastor of the Baptist Church of Blakely, and Others Who Believe the Hotel Is Entirely Unnecessary at the Point Where It is Proposed to Locate It—Remonstrance Will Be Filed in a Day or Two.

Blakely borough is greatly agitated just now over an application for a license for a hotel which Julius Egroszky wants to conduct in the center of the best residential portion of that pretty borough and in the shadow of the Baptist and Primitive Methodist churches.

A strong petition urging the court not to grant the license has been drafted and is now being circulated by the Rev. J. R. Ellis, pastor of the Baptist church, and others who object strongly to the granting of the license. The remonstrance, which is as follows, will be filed in a day or two:

In re application of Julius Egroszky for retail liquor license for building situated on Main street, in the First ward of the borough of Blakely.

To the Honorable the Judges of the Court of Quarter Sessions of Lackawanna County.

The undersigned, residents, citizens, property holders and taxpayers of the Second ward of the borough of Blakely, in the county of Lackawanna, do respectfully pray your honorable court to refuse said application and the granting of this license for the following reasons, to-wit:

First—That the description of the property is imperfect, vague and indefinite; that the property sought to be licensed is not in the Second ward of the borough of Blakely, and the same has been erroneously advertised as being in the first ward of the borough of Blakely.

IMPROPER RESIDENCE GIVEN.

Second—That all the petitioners who have signed this application according to the certificate attached, purport to reside in the First ward of the borough of Blakely, and not in the Second ward of said borough wherein this property is located.

Third—That an application for the licensing of this property was made to this court one year ago, and the application having then been heard upon petition and remonstrance it was refused; and this is but a renewal of the former application and no reasons have arisen since the former petition was refused that might warrant the granting of this license. The same reasons against the granting of this license which then appeared to this court, still exist.

Fourth—That across the Scott road, within fifty feet of this store which is sought to be licensed, is a very narrow alley known as the "Union Hotel," owned by the estate of John Koch and kept by Richard R. Owens. The Union hotel is situated within twenty or thirty feet of the northern division line between the borough of Blakely and the borough of Dickson City, and this hotel is sufficient to accommodate the public and to enter the main alley and travelers who pass and re-pass through that part of Dickson City borough and Blakely borough.

Fifth—That the applicant sought to be licensed in this application is in the most prominent part of the borough of Blakely, with residences all around it; the residence of Mrs. Mary Hill of George M. Hill, of Mrs. Edward Jones and family, of William E. Carr, of Thomas W. Watkins, of William H. Hull, of Joseph H. Bullard, of Z. D. Edwards, of George M. Watts, of Mr. Northrup, the pastoral residence of Rev. Mr. Ellis, the Young Men's Literary club and the Blakely Baptist church are all within the very narrow distance of this proposed hotel. And if this license should be granted, it would not only be unnecessary for the accommodation of the public, but it would also be a source of great annoyance and discomfort to the residents of Blakely.

THE CALLENDER STORE.

SIXTH—That the property described in this application is what was known years ago as Hill's store, and recently known as the Calleander store, which is located on Main or principal street of the Second ward of the borough of Blakely; that this property has never been licensed as a retail liquor store, and the granting of this license is not necessary for the accommodation of the public and the entertainment of strangers and travelers.

SIXTH—That the applicant is a Hungarian, and his property is sought to be licensed in the midst of the residences mentioned.

EIGHTH—That the petitioner has made affidavit that groceries are not sold in any room of the building sought to be licensed in his application, whereas it is now used as a store by E. J. Rattloff, whose lease of the same will not expire, so petitioners are informed and verily believe, until the first day of April, 1899; that the interests of the public will be better subserved by its remaining as a store rather than a drinking place to beguile the youth of the borough.

Therefore, your petitioners humbly pray your honorable court to refuse said application for the granting of this license. And they will ever pray.

ONLY ONE CANDIDATE.

Rev. John J. Costello to Succeed Rev. E. A. Garvey.

Rev. Bishop Holan yesterday appointed Rev. John J. Costello, of Sayre, to fill the vacancy at Williamsport.

Try them all—every Tom, Dick and Harry's sarsaparilla.

Then try
Ayer's
"the leader of them all."

Frederick A. Dohler died at his residence, 30 Willow street, yesterday morning after an illness of two weeks. Deceased was 62 years of age and was a resident of this city for forty-five years. For many years he was engaged in the tinning business, but of recent years he led a retired life. His wife and three children survive him. They are: Mrs. Louise Baumbach, William Dohler, and Henry Dohler, the latter a private of Company C, Thirtieth regiment, now at Camp MacKean, Augusta, Ga. The funeral will be held Sunday afternoon at 2 o'clock in the Hickory Street Presbyterian church, beginning at 2 o'clock. Interment at the Pittston avenue cemetery.

An infant child of Mr. and Mrs. George Slueter, of 309 Price street, died yesterday afternoon. The funeral will occur Saturday afternoon at 2:30 o'clock and will be held at the house and burial made at Washburn street cemetery.

Corrie Mitchell, aged 19 years, daughter of Mr. and Mrs. Albert Mitchell, of 212 Chestnut street, died yesterday at 12 o'clock. Deceased was ill for over a year, but only recently a change for the worse was noticed. Miss Mitchell was an ac-

James Eagan, well known in this city, died Wednesday morning at his residence in Throop after a short illness. He is survived by his wife, one son and two daughters, Thomas Eagan and Miss Wilber Eagan, of this city, and Miss Mary Eagan, of New York. The funeral will take place Saturday morning at 9 o'clock, services at St. Thomas' church, Dickson City. Interment will be made in the Catholic cemetery, West Scranton.

Smoke The POCOINO 5c. CIGAR.

The Wilkes-Barre Record can be had in Scranton at the Lewis stands of Heinman Bros., 404 Spruce and 503 Linden streets; Mac, Lackawanna avenue.

IN HEART DISEASE IT WORKS LIKE MAGIC.—For years my great-grandfather was afflicted with heart disease. From excess and indigestion it developed into abnormal action, thumping, fluttering and choking sensations. Dr. Agnew's cure for the Heart was an instant relief, and the bad symptoms have entirely disappeared. It is a wonder-worker, for my case was chronic.—Rev. L. S. Dana, Pittsburg, Pa. Sold by Matthews Bros. and W. T. Clark—8.

CASTORIA
For Infants and Children.
The Kind You Have Always Bought
Bears the Signature of *Wm. D. Galt*

Are You Looking for Bargains

Then look our way and we will assure you that money is not a better defense against poverty than knowledge, which can be converted into money. Buyers acquire knowledge by inspecting our bargains. Sale of Cutlery this week—not poor goods at a high price, but best goods at low prices. The oldest and best known manufacturer closes out to us a number of lines.

Carving Sets 95c
Best Triple-Blade Knives \$2.50
Ivory Handle Triple Silver Blade Docket Knives and Forks 5.00
Diamond Pointed Knives and Forks 8.00

Walrus and Stag Handles equally low in price. If you appreciate good cutlery, and will buy for less than half its real value, give us a call.

China Mall.

Remember the number,
Millar & Peck, 134 Wyoming Av.
"WALK IN AND LOOK AROUND."

J. D. WOOD, A.M., M.D., LL.D.
ALICE C. WOOD, B.S., M.D.
Expert Specialists.

They have been curing the most obstinate, difficult and dangerous chronic and other diseases for many years.

FIRST—Because they are thoroughly educated. They have the highest honors that can be conferred by Universities of America or Europe.

SECONDLY—They have the happy faculty of applying their knowledge, beside their vast experience. Hundreds are treated each week.

All forms of Catarrh and Lung Troubles speedily helped.

Diseases Peculiar to Women

Are treated by an entirely new method. You are invited to investigate.

Free. Free. Free.
Everything Free.

OFFICE—Corner Lackawanna and Wyoming Aves. Entrance, Wyoming Ave. (Over Newark Shoe Store.)

"TAKE TIME BY THE FORELOCK."

BABY CARRIAGES AND GO-CARTS

Our best just arrived. All styles, and prices the lowest. Workmanship guaranteed even on

THE CHEAPER GRADES.

Keep us in mind and you won't regret giving us your patronage—you will get goods as represented—giving you our easy terms of payment or very lowest prices for cash. Immense stock of Household Goods—Stoves, Carpets, Iron Beds, etc. Five large floors full to the ceiling—

Thos Kelly's Stores, 131 and 133 Franklin Avenue

Completed muslin and screened by all who know him. The funeral services will be held at his residence Sunday afternoon at 2:30 o'clock. Interment will be made in Dunmore cemetery.

OBITUARY.

David P. Barton died at his residence on Dember street, Dunmore, early yesterday morning, aged 74 years. Deceased was born in Grambs county, N. Y., in 1825, and moved with his parents to Pockville, when he was fourteen years of age. In the pioneer days he began his business life as a dealer in wagon in Providence, but in 1852 he removed to Dunmore, where he opened a livery, in which business he remained until 1884. This year he accepted of the government, where he remained until the beginning of his fatal illness. In 1849 he married Melinda Kretzer, who survives him, but is very ill. Deceased was widely known as "Dave" Barton and he was highly respected. He was a member of Hiram lodge No. 501, Free and Accepted Masons. Besides his wife, Mr. Barton is survived by two sons, D. E. Barton, master mechanic of the Erie and Wyoming Valley railroad, of Dunmore, and Leonard of Washington, D. C., and one daughter, Mrs. James T. Pinnell, of Dunmore. The funeral will take place Saturday at 2 p. m. from the residence, interment in Dunmore cemetery.

Smoke The POCOINO 5c. CIGAR.

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