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equal to new, Collars, cuffs and shirts are given either domestic and the edges of your collars and cuffs are unished so they will not scratch,

ACKAWANNA AUNDRY 268 Penn Avenue. A. B. WARTAN

PERSONAL.

Homer Greene, of Honesdale, was In the city yesterday. J. J. O'Boyle, of Vine screet, went to New York city yesterday.

Druggist Frank Dennis, of Carbondale, was in the city yesterday, F. S. Channel, burgess of Wellsboro was a guest at the Jermyn Wednesday

known attorneys in Tioga county. Richard O'Brien, Mrs. R. G. Brooks, Mrs. W. Matthews, John A. Mears and wife, S. N. Callender and wife, Joseph O'Brien, J. W. Carpenter, J. Vipond, jr., C. Saunders, H. M. Streeter and J. Steele were registered at the St.

Denis, in New York, this week. Ivor C. Parry, the well known Welst bard, of the West Side, won three of the principal poetical prizes at the Plaina elsteddfod on Memorial Day. The judge on the occasion was the Rev. D. P. Jones, of this city. Mr. Parry was highly praised for the superior merits of his

FUNERAL OF JOSEPH U. BROWN Was Attended by Members of the Lackawanna Bar.

The funeral of the late Attorney Joseph U. Brown took place yesterday morning from his residence at Peckville. Services were held at the house. Rev. F. C. Simpkins, of the Methodist Episcopal church of that place, officiating. A quartette, composed of Miss Mr. Mel-ta wanted to refer the no Anna Sands, soprano; Miss Lillian Will Watkins, basso, sang several selections. At the conclusion of the services the remains were taken to Easton for interment, on the Delaware and Hudson train leaving Peckvile at 11.40,

The pall-bearers were Attorneys M. A. McGinley, L. P. Wedeman, E. C. Newcomb, Nathan Vidaver, Ralph Levy and George S. Horn. Other members of the Lackawanna bar present at the obsequies were Attorneys John F. Murphy, H. L. Taylor, William Lewis and John M. Corbett.

Editor of Tribune.

Printers, advertising men and newspaer men in general: We wish to call your attention to some very bad speliing in some of the advertisements published in our daily and Sunday papers; for instance, in one advertisement the word Spaiding is spelled Spaulding. This is very bad, as the word Spaiding is spelled without a U. Now it is perfectly right and proper, and, in fact just the thing for U to have a Spaiding, but for the Spalding to have a U is entirely out of place. Remember this the next time that you have occasion to set up a Spalding adv., or buy a wheel, and it will greatly oblige

Yours truly, Florey & Brooks, 211 Washington avenue.

A Double Delight Assured. The delight of your life is a victim

of the terrible liquor disease. Your own happiness and his may be fully and positively restored. Call or write to The Scranton Private Sanitarium, 315 Mulberry street.

It Is Not Necessary

to be without a good timekeeper. If your watch needs to be adjusted or repaired bring it to us and our watch specialist will put it in perfect order, or we will refund your money. Davidow Brothers.

Smoke the Pocono cigar, 5c.

New line Wash Skirts, at F. Crane's.

Smoke the Popular Punch Cigar, 10c.

A Card.

We, the undersigned, do hereby agree to refund the money on a 50-cent bottle of Greenes Warranted Syrup of Tar if it fails to cure your cough or cold. We also guarantee a 20-cent bottle to prove satisfactory or money refunded. J. G. Bone & Son, Dunmore, Pa.; John P. Donahue, Egysten, Pa.

REPAIR ORDINANCE VETOED BY MAYOR

SELECTMEN, HOWEVER, PASS IT OVER HIS HEAD.

Walker, Taylor, Widmayer and Jackson All Confirmed for Several Positions to Which the Mayor Appointed Them-Resolution Giving the Ontario and Western Right of Way with Its Keyser Valley Branch Is Approved-Favorable Report on the Ordinance Creating Office of Electric Light Inspector.

With one full sweep select council last night cleared the municipal hori-zon of all the bother that has been making life one long, sweet song for the city hall reporter, excepting the city solicitorship tangle.

The ordinance re-appropriating \$17,-520 for asphalt repairs was received from the mayor minus his approval and passed over his veto; confirmation was given the appointment of John Walker, as chief of the fire department; Joseph Taylor, as inspector of Providence pave; F. J. Widmayer, as food inspector, and T. B. Jackson, as building Inspector. The veto was contained in the following communication:

I herewith return, without my ap-proval, file of select council No. 3, 1859. cannot conscientionaly or consistently approve of this ordinance for the follow

First-On account of the clause directng to whom the apprepriation is to be paid, to wit, the Earber Asphalt Paving ompany, and Second - Because I entertain grave

oubts as to the legality of the contract etween the city and said company. Further, I am fully satisfied that blnd-ing the city as this contract would do, for a period of ten years would be against the best interests of the taxpayers, and that any legislation detrimental to their interests is reprehensible and should not be takened. Respectfully submitted be tolerated. Respectfully submitted, James Moir, Mayor.

LET THE MAYOR OUT OF IT. Mr. Chittenden had taken a census of council previously, and, finding two-thirds of the members disposed to take the full responsibility for passing the ordinance, was ready with a motion to pass the ordinance over the mayor's head. This was done without discussion. The vote was as follows:

Ayes - Messrs. Kearney, Thomas, Roche, Melvin, Chittenden, Shea, Sander-son, McCann, Schroeder, Lansing, Fra-ble, Coyne, McAndrews, Williams-14. Nays-Messrs, Finn, Ross, Schneider, Fellows, O'Boyle-

Absent-Messrs, James and Wagner-2 Mr. Kearney voted in the negative. but when it was evident that the measure would be lost if some one didn't rise to the occasion, he directed the clerk to change his vote to "aye."

The Walker nomination was brought before the house on a motion to reconsider the action of last meeting. when the motion to confirm was lost on a tie vote. Mr. Thomas made the motion to reconsider and Mr. Schroeder seconded it. The vote was as fol-

Ayes-Mesers, Ross, Finn, Kearney Thomas, Melvin, Chittenden, Schneide: and yesterday. Resides filling the office Thomas, Melvin, Chittenden, Schneider, of burgess Mr. Channel is one of the best Sanderson, McCann. Fellows, Schroeder. O'Boyle, Coyne, McAndrews, Williams Navs-Messrs. Roche, Shea, Lansing,

Mr. Roche explained that he opposed Mr. Walker for two reasons. The first was that to his mind it was illegal to appoint him, because he was a member of common council. The second was that Mr. Walker was a slow thinker. a man who is mentally lazy. The position, Mr. Roche, concluded, needs

an alert, vigilant, active man. When the Taylor nomination was be ore the house, Mr. Roche took occasion to remark: "I can readily un-derstand," he said, "why Mayor Moir has appointed Mr. Taylor. Out of charity I will vote for him; I don't think he can make a living any other

way. In transmitting Mr. Taylor's namthe mayor explained that Mr. Taylor was appointed to the position by Mayor Balley and that he was now re-affirm-Mr. Mel-us wanted to refer the nomination to committee, but could not Peck, alto; John Warne, tenor, and get a seconder to his motion. He and Mr. Chittenden were the only members to vote against confirming the nomination forthwith. On the final motion

to confirm the vote was unanimous.

FOURTEEN FOR WIDMAYER. The nomination of Mr. Widmayer, to ucceed T. N. Cullen as food and milk inspector, was reported favorably from the sanitary committee by Chairman Coyne, It was signed by Messrs. Schroeder, Wagner and Frable, Chair man Coyne and Mr. Roche withheld their signatures. The vote on the motion to confirm was:

Ayes-Messrs. Ross, Finn, Thomas, Chittenden, Schneider, Sanderson, Mc-Cann, Fellows, Schroeder, Lansing, O'Boyle, Frable, McAndrews, Williams Nays-Messrs, Kearney, Roche, Mel

vin, Shea, Coyne-5. Messrs. Melvin, McCann and Lans-

ing were the only members to oppose the confirmation of Mr. Jackson' nomination as building inspector to succeed John Nelson, whose term has expired. A certificate of competency from the examining board accompanied the mayor's nomination.

The ordinance creating the \$1,500 pos-ition of electric light inspector was favorably reported from committee and referred to come up in its regu-lar order. Mr. Chittenden made an effort to indefinitely postpone action on it, contending that it was unwise to create any more permanent offices. Mr. Melvin argued that the recent investigation by Expert Spain indicated that the city would do well to watch the electric light contractors, and held that the saving to the city in the way of better lights and salvage on lights that were not kept burning would make the office more than self-sus-

taining. Mr. Chittenden said he knew the city had been "skinned" but believed that an occasional investigation by an expert would do away with the abuse. Mr. Melvin said he was satisfied that the Expert Spain report was responsible for the decrease in the cost of light, and argued that if such a man were hired permanently it would not be long before the city would be getting all that was coming to it for its

MORE ELECTRIC LIGHTS. The light and water committee also reported favorably ordinances for electric lights at the following places: Sunset and Penn avenues, Theodore and Church streets, Twenty-third and Hampton streets, Vine and Gordon

streets, Cayuga street and Bloom ave-nue, Phelps street and Wyoming avenue, one in the Fifteenth ward, and two in the Sixth ward, the last three to be located by the councilmen of the ward.

The resolution granting the Ontario and Western company right of way for its Keyser Valley branch was passed on motion of Mr. Ross, seconded by Mr. Finn, after Mr. Williams had amended it by the insertion of a provision that speed over crossings should be limited to ten miles an hour, and that a gateman should be kept at West Market street nights as well as days, if trains were run at night. An amendment was also attached by Mr. Chittenden revoking the franchise if passenger trains were run over the

Other measures reported favorably were the O'Boyle ordinance taxing street cars; the resolution providing for the purchase of \$2,000 worth of hose; the resolution releasing the Lackawanna hospital property from the Mulberry street pave assessment; the resolution compelling property holders to repair sidewalks; the resolution for narrowng Sanderson avenue and resolutions for sidewalks on Harrison avenue and certain streets in the Fourteenth ward.

The following new resolutions were introduced and approved: Directing the city controller to draw a warrant for \$87 to pay for the printing of 125 copies of Mayor Balley's messages; directing the removal of the watertrough from in front of No. 27 school; providing for improving the culvert over the Mt. Pleasant ravine; fixing a nominal tax of \$100 a year for ten years on the new bolt and nut works site and plant; exonerating the Cathedral cemetery from 1898 taxes.

Ordinances passed on first and secand reading provide for an electric light at the corner of Phelps street and Wyoming avenue; for the transfer of patrolmen; for an electric light in the Fifteenth ward; for paving Price street, between Bromley and Sumner avenue: for an additional permanent man for the Hook and Ladder company.

CHABORACH DISCHARGED.

Alderman Did Not Deem Evidence Offered Against Him in Any Way Sufficient to Warrant Him in Being Held.

Michael Chaborach, who was arrested Wednesday night by the police on suspicion of being guilty of manslaughter, by having caused the death of his brother, Andrew Chaborach, was given hearing last night before Alderman Millar. Attorney C. S. Woodruff appeared for the defendant. Much evidence was offered, but at the conclusion of the hearing the prisoner was discharged.

Chief of Police Robling, who appeared as prosecutor, brought the suit basing his action upon the fact that the coroner's jury empanelled to investigate the cause of Andrew Chaborach's death returned a verdict of "death at the hands of some person or persons unknown;" that it was said that the defendant was preparing to leave this country to go home; and that a story was being circulated among Andrew's friends that the two brothers had quarreled over a woman.

The witnesses examined at the inquest held May 18 last were heard last light and offered almost identically same testimony. Mrs. William Grauman, of 848 Capouse avenue, who owns the house the parties concerned reside in, and who offered the testimony at the coroner's inquest that the deceased had cried out that "English boys had killed him," would not make a similar statement last night. The vidence offered by Mrs. Kate Hircenock, the boarding mistress; John Kudlich, who slept with and was a lose friend of Andrew's, and Joseph now out, Hireenock testified that the deceased fell down the stairs and injured himself and that Michael was not there The defendant testified to this latte

Patrolman Potter, who was called in shortly after the man was hurt, and who testified at the inquest, offered some additional testimony last night to the effect that he had since heard that the two brothers had a quarrel about fifteen minutes before the alleged "fall downstairs" had occurred.

Andrew Chaborach died at the Lackawanna hospital, Wednesday, May 17, from a fracture of the skull, supposed to have been caused by falling downstairs at the boarding house of Mrs. Hircenock, rear of \$48 Capouse avenue, where he boarded, Sunday night, May 14, about 9 o'clock.

A New Department in Davidow Bros. We have engaged Mr. Julius Fern. ormerly of Freeman's, this city, and who is acknowledged to be one of the finest watchmakers in this state, to take charge of our watch and jewelry repairing department. The fact that Mr. Fern will give his undivided at tention to this department is in itself guarantee of perfect work. Davidow Brothers.

Mr. John Bevins, editor of the Press, Anthon, Iowa, says: "I have used Chamberlain's Colic, Cholera and Diarhoea Remedy in my family for fifteen years, have recommended it to hundreds of others, and have never known it to fail in a single instance. For sale by all druggists; Matthew Bros, wholesale and retail agents. **

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Pineapples, Strawberries, Fresh Vegetables.

Fancy Asparagus 15c per bunch. York State Corn, 85c per dozen: loc can; 3 for 25c.

York State Peas, 85c per dozen; 10c can; 3 for 25c. Fresh Apples. 15c.: 2 for 25c.

Coursen's Java Coffee, 25c. Coursen's Mandehling Java-2 pound tins. Finest coffee grown. Coursen's Special Blend, 20c 1b.

Wholesale and Retail.

STRIKE IS ON

CARPENTERS, PLASTERERS AND METAL WORKERS OUT.

Three Employers of Sheet Metal Workers Have Granted the Demand of Their Men - Building Trades' Council at a Meeting Last Night Took Action That Will Have an Important Bearing on the Strike-General Tie Up of Building Business Is Very Improbable.

Scranton's long threatened industrial strike is on. Yesterday morning the carpenters,

plasterers and sheet metal workers remained away from their usual places of employment because their employers did not concede the demands made upon them. There was no disorder of any kind.

The men simply remained away from work pending a settlement of the differences between themselves and their employers. The Building Trades council at its meeting last night took action that is

Up to a late hour last night the gen eral situation of the strike instituted by the carpenters remained unchanged. About 500 men answered roll-call at 9 a. m. in Carpenters' hall, on Wyoming avenue, indicating that many had come out, but before nightfall about fifty

men had been placed at work by contractors not associated with the Master Bullders' Exchange. It was also money for the salaries of the two extra announced that as many more will go to work today. Every man, of course, goes to work on the basis of the rules of the unions.

As regards the tinners; or those workers who have unionized themselves under the head of the Amalgamated Sheet Metal Workers, their strike seems to be nearing a settlement. Three Master Tinners, T. F. Leonard. C. E. Battin and J. J. Howley, granted the demands and their men will go back to work today. This will affect about one-third of the number of sheet metal workers now out on strike.

PLASTERERS AFFECTED. As was expected, the plasterers were affected by the going out of the carpenters yesterday morning, or in other words, the plasterers cannot very well work unless the carpenters do. Thereupon the union known as Union No. 100, Operative Plasterers' International association of the United States and Canada, decided that the demands they had made several weeks ago might as well be struck for, because they had not been granted. So they went on strike. From the fact that their position is so closely associated with the carpenters, the situation so far as they are concerned remains also unchanged. The plasterers' demands in the main

are identical with those of the carpenters, excepting the wages, which in their case is 40 cents per hour. This, as in the other instances, is a five per As is the case when a strike is on, the unions were represented by watchers all day yesterday to prevent the

influx of non-union workers. So far as could be ascertained, no such inux occurred The most important event yesterday was the special meeting of the Building Trades council held last night in Carpenters' hall. This meeting was called for the purpose of considering the bearing that the carpenters'-tinsmiths'-plasterers' strike would have upon other unions affiliated with the council and even other unions not actually affiliated, but in such a position as to be effected or to affect the ones

HAD A LONG SESSION.

The meeting was in session about three hours and the situation was discussed from every possible point of It was decided that the representatives or delegates from each union to the council be directed to call a special meeting of their union and there at decided whether or not the union should support the unions already out. A special meeting of the Building Trades council will be held Sunday morning in Carpenters' hall to receive the reports from these delegates.

This practically means that wherever the interests of one union in the council is affected, all will be, and all will act as one. The rule that no union man, no matter what class of work that man may be identified with, shall work on a job wherever a non-union man, no matter what work he may be employed to do, is engaged, will, in all probability, be enforced.

In other words, a general tie-up in the building trades is very eminent as a result of the meeting held last night. MORNING MEETING.

The first order of business for the day among the carpenters was the rollcall at Carpenters' hall at 9 a. m. Nearly every member of the two unions affected responded. Many could not respond, from the fact that for a few Q days or a few weeks there will be some of the carpenters working on jobs that ere contracted for previous to March

When the roll-call was completed, it was announced to the men that the policy of the leaders representing the men in the movement was to observe the rules of good behavior, to make no demonstrations, and, so far as possible, not to gather in groups in public places and so conduct themselves as to induce public criticism. This announcement met with hearty approval by the men. Another purpose of the roll-call is to list the men who are to receive aid during the strike from the unions. Little else was done at this meeting, and the men departed, either to look after some private matters, or, as some stated, "to do a little tinkering at

During the course of the day, the men dropped in at the Building Trades council headquarters at 400 Lackawanna avenue to see how affairs were progressing. In all instances everything was quiet and there were scant happenings to indicate the existence of a strike.

Several contractors doing work on a small scale came to headquarters and. in some cases, either actually engaged men, or on the other hand, simply as-

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certained how it would be possible to find workmen whenever they were wanted. These contractors, and it is said there are about fifty such, are members of the Builders' Ex-

change. REPORT FROM TAYLOR. A report was received in the after noon from Union No. 757, at Taylor, to the effect that Contractor Christopher Ward, of that place, had granted the demands and was putting on extra men. He is not a member of the Exchange. Contractor Taylor, who is member of the Exchange, and does large contracting business in and about Taylor, has not granted the demands He employs about thirty men. The union numbers about fifty members.

In answer to an inquiry as to whether any non-union men had been put to work on jobs where union men were working. Business Agent Knowlton stated that it was too early to consider this phase. So far as he could learn, the Master Builders were not taking any aggressive steps along that line as yet.

About seventy men are affected by mated Sheet Metal Workers, and seva half completed state, are at a stand-still. Several conferences were held by City, Avalon, Stone Harbor, Anglesea, the men with Business Agent John Holly Beach, Wildwood, Somers' Point lished today at 400 Lackawanna avenue, so that the men can report each very encouraging to them, the strikers day on the same basis as the carpen-

> At the Builders' Exchange rooms, 421 Lackawanna avenue, everything was quiet. Secretary B. F. Laudig, of the Exchange, stated that everything was all right. He had heard of no overtures, and he had been told that the Builders were not worrying; in fact, several of them were arranging to take vacation trip for a short time.

When asked if steps were being taken to employ outside help, or put nonunion men on, he stated that he had not heard of any such movement, but added that if it was necessary the Builders could and would get men.

NOT VERY ENCOURAGING.

Providence Pave Contractors Are Rather Indefinite in Their Communication to the City. Engineer.

City Engineer Phillips has received the following in response to his letter notifying the Girard Construction company of the certification of the Providence paving contract and directing that work be commenced at once Office of Alcatraz Paving Company, 1623-

1026 Witherspoon Building. Philadelphia, Pa., May 31, 1896. Joseph P. Phillips, City Engineer, Scran-Dear Sir: Your favor of the 29th inst received and contents noted. We will let you know in a very short time, now, ex-

actly when we will begin work on Provi-dence road and North Main avenue, and will push it to completion with all pos-sible haste. Yours very truly, Alcatraz Paving Company, A. G. Hethrington, Vice President and General Manager. As has been presumed all along, the Girard Construction company and the Alcatraz Paving company are, as shown by this letter, one and the same

concern. The company did a paving job in Olyphant recently under the name of the Alcatraz Paving company. The contract for the Hyde Park ave nue pave was secured under the name Alcatraz company, but that was before the Olyphant job was completed. City Engineer Phillips has been complaining for some time past over the failure of the Alcatraz people to get in shape for the Hyde Park avenue pave. He has failed to discover after the most diligent inquiry that the

company has even secured any curbing City Controller Howell has received a copy of the resolution passed unanimously by both councils, requesting him to certify the contract for the construction of section D, of the Fifth sewer district, which embraces several blocks of the portion of North Main avenue which is to be paved.

In the South Side sewer case the ourt decreed that the controller's duty in the premises was simply of a



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Artificial Teeth for which other dentists charge \$15, \$12, \$8 and \$5. Our price, \$8, \$7, 5 and \$2.75. Gold Crown and Bridge Work for

which others charge \$10, \$5 and \$3. Our price, \$5, \$4 and \$1.50. Gold and other Fillings, 25c up. We extract teeth, fill teeth and insert Gold Crowns and Bridge Work without pain.

Dr. Barrett, Dentist, 316 Spruce St., Adjoining

LEADER IN LOW PRICES.

ministerial character and that he was not expected to go into the sufficiency of the appropriation. It will be remembered that in the case of all these new sewers the appropriation for the city's share of the expense is made by the ordinance, but the money is not specifically provided. The city's share of the cost of the

sewer in question is \$6,554.91. He certified similar contracts in two previous cases at the request of councils and is disposed to sign this one also. His only lookout now is to see that he does not allow the city's indebtedness to exceed the constitutional limit. The is yet a margin of about \$40,000. city's share of all the sewers under way would exceed this amount.

Extension of Limit on Excursion Tickets to Southern New Jersey Seashore Resorts via Pennsylvania Railroad (West Jersey & Seashore R. R.)

Beginning June 1 the Pennsylvania Railroad Company will extend the limit on excursion tickets to the Souththe strike of Union No. 86, Amalga- ern New Jersey seashore resorts from ten days to fifteen days, including date eral very important jobs, one or two in of sale. This extension covers Atlantic Price, and headquarters will be estab- and all other resorts on the South Jersey coast reached via the West Jersey and Seashore Railroad, and applies to tickets from Philadelphia, Wilming ton, Harrisburg, Williamsport, Elmira, Wilkes-Barre, Pottsville, Reading, Phillipsburg, New York, and interme-

diate stations. This extension of limit, covering the usual two weeks' summer vacation, will no doubt receive the hearty approval of business men, and others filling cierical positions.

The limit on excursion tickets reading from any of the above seashore points to Philadelphia will also be extended from ten days to fifteen days. * Does Your Watch Run.

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