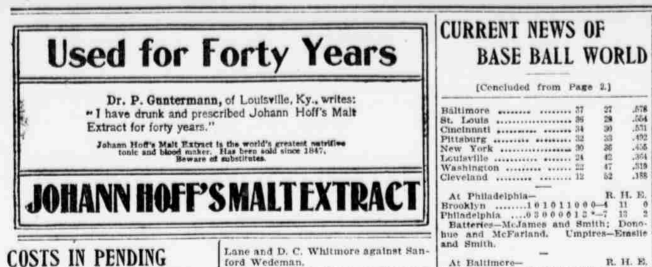
THE SCRANTON TRIBUNE-THURSDAY, JULY 6, 1899.



ELECTION CONTESTS

MATTER TOUCHED UPON IN AR-GUMENT COURT.

W. H. Thomas, Whose Right to the O ffice of Constable of the Eighth Ward of This City Is Questioned by John E. Walsh, Wants the Latter to File a Bond as Security for the Costs-Case Will Be Watched time. Attorney R. H. Holgate, who with Interest-Other Cases Heard in Argument Court.

One of the interesting matters that came up in argument court yesterday was a hearing in the rule to show cause why a bond as security for the payment of costs should not be given by John E. Walsh, who is contesting the right of W. H. Thomas to the office meet for consultation. constable of the Eighth ward of this city.

as only about one-third of the wit-Mr. Thomas was represented by Attorney John R. Edwards, who said nesses have been examined up to date, the application was made under the it will be impossible to close the evi-provisions of the Vaughan act with dence for the respondents on that day. reference to election contests which was passed by the last legislature. He said the question at issue was whether or not the act applied to contests in progress at the time the act became n law, as was the case with the contest under discussion.

All of the authorities, he contended, agree that the law at the time a case is terminated is the one that governs the disposition of the costs. That being so, he felt that they have a right to ask the court to compel Contestant Walsh to file a bond as security for the payment of the costs if they shall be adjudged against him. "If you make such an order this contest will drop," said Mr. Edwards in conclusion.

Attorney D. J. Reedy, who appeared for Mr. Walsh, contended that the court at this time cannot require them to give a bond. It is now too late, If the Vaughan bill governs the costs in this case the fact will not be known until the contest ends and according to Mr. Reedy's view, the question of the disposition of the costs has nothing to do with the matter of a bond anyway.

The disposition of this case will be watched with a good deal of interest, as it is probable the court will give some intimation of what it thinks about the proposition that the Vaughan bill governs the costs in pending contests. If it does, the gentlemen who signed the Langstaff contest petition will have to pay the monumental bill of costs in key, Jacob Surovitz. that case.

Court directed that a supplemental affidavit of defence be filed within ten days in the case of G. J. Lillibridge and others against the Lackawanna Donald. Coal company, limited. The divorce cases of Mary Reupert against Charles

Reupert and Susan E. Payne against Alfred Payne were submitted.

Want More Time.

brough, Leever and Schriver. Umpires -Swartwood and Latham, Attorney M. E. McDonald of the unsel for County Treasurer M. J. At New York-Washington ... 100212000-6 12 4 New York 100000100-2 5 3 Batterics-Dineen and Kittridge; Meek-Kelly in the election contest brought by W. S. Langstaff, yesterday afternoon asked the court for an extension of n and Warner, Umpires-Lynch and Connolly. represents Mr. Langstaff, was not present and court declined to act upon At Louisville-

the request in his absence. Mr. McDonald said he had served notice on Mr. Holgate that he would make an application for an extension of time before court adjourned. Mes-

Andrews. sengers were sent in search of the La OTHER LEAGUE GAMES. Plume man, but he could not be locat-ed. Court decided to hear the matter in chambers Monday when the judges Eastern League

on.

Hartford, 4; Springfield, 2, Worcester, 19; Providence, 8. August 15 is the last day allowed the respondents for hearing testimony and

Western League. Kansas City, 3; Columbus, 0, Buffalo, 2; Milwaukee, 0,

Indictments Will Stand. Court yesterday refusel to quash the indictment in the two cases of the comnonwealth against Joseph Kilpatrick, of this city, who is charged with lar-ceny and robbery. His counsel, James Mahon, said the indictments could not stand because a formal information against the accused was not filed with he alderman who issued the warrants. The court decided that it would have to rely on the record in the case, which was straight and clear enough to sustain the indictments. Mr. Mahon took with two hits each, when Doherty erred a formal exception to the decision of on each player's ball. the court. The commonwealth was represented by Assistant District At-

Mrs. Swingle Granted a Divorce. A divorce was granted yesterday to Mrs. Grace I. Swingle, of Dunmore, from her husband, A. F. Swingle, They were married in Binghamton, manager. N. Y., Sept. 23, 1891, by Rev. Austin Griffin and lived together until 1898,

Hustlers of Jessup on July 4, in a closely played game, by the score of 8 to 7. The The evidence in the case was of a disgusting nature. It was referred to in The Tribune of a week ago.



features of the game were the pitching of Thomas and the brilliant work of Dempsey at short for Grassy. Score by innings:
 Batteries - Grassy, O'Royle, Thomas
and Langan; Jersup, O'Connor and

GENERAL WRIGHT'S FUNERAL

The Distinguished Hero of the War of '61 Laid at Rest. Washington, July 5 .- General Hora-

.188 tion G. Wright, one of the distinguished heroes of the war of the rebellion, who died in this city last Sunday, was buried in Arlington cemetery this afternoon with full military honors. The president and Adjutant General Corbin drove over to Arlington and were present at the ceremony. Secretary Al-R. H. E. ger was also present.

All the available troops in this vicinity participated in the obsequies,



The index seep in the world, as well as purrest and swootest for tallet, bath, and numery. It strikes at the cause of bad complexions, red, rough hands, falling halr, and haby blemishes, viz., the clogged, irritated, inflamed, overworked, or slug-rish Ponus. gish PORMS.

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DIAMOND PICK UPS.

Pitcher Charles Nichols has rejoined he Boston team. President Hart, of Chicago, made an unsuccessful effort to trade Outfielder Lange for Pitcher Rusie of New York. Pitcher John Mullarkey, of the de funct Syracuse team, has been sold to Utica and Outfielder Billy Lush was purhased by Montreal. An idea of how they fatten the Wilkes-Barro players' averages may be gleaned from the score of Tuesday morning's game published in yesterday's Record. Both Coughlin and Goodwin are credited with the bit or bit bet Debugs

2333

47

52

Umpires-Manassau and Mc-

R. H. F

R. H. E

.451 .354 .519

AMATEUR BASE BALL NOTES.

Olyphant Browns defeated the Walla Wahs, of Providence, at Olyphant, on Tuesday, by a score of 9 to 8, The Olyphant Browns challenge the Jessup team to a game at Olyphant on any day this or rext week for a purse of 25 or \$50. J. Cleary, captain; S. Roe, The Grassy Base Ball club defeated the

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This time three thousand yards of the finest Belfast Dimities you have ever seen. A popular fabric of the season, strong, durable, dainty, cheap and a multitude of styles.

It's the regular 25c quality.

Price, 121/2 Cents a Vard

Still More Cottons=-Good and Cheap.

At 21/2c Vard-3,500 yards of Printed Batiste in Stripes, Checks, Dots, Plaids, Floral and Conventional patterns. The new and pretty blues figure largely in the collection. Regular price of these goods 8c vd

Toille Du Nord Ginghams-Parkhill Zephyr Ginghams. You At 5c a Yard– will know both brands as the best 10-cent ginghams. Five thousand yards are here for your choosing at 5c yard.

We Cannot Get Away from the Cotton Subject

Here are some of Whytlaw's Celebrated Scotch Piques, in fancy stripes and plaids, of the very finest and best grade made and regularly sold for 50 cents a yard. Choose from them at 121/2c a yard.

Silk Waists

Odd lots of prettiest kinds-cheap. When the maker offered to close out the re mainder of his stock we named our price and secured the goods. You may judgeof the styles when we tell you that never did prettier ones ever grace even our counters. Choice of 100 waists-\$5 each. Value from \$6.50 to \$10.

Waist Silks by the Yard at Tempting Prices

The mere reduction in figures is attractive and properly so. But it's not alone the prices that count. The silks we offer are neither common nor limited. Hundreds of yards-remarkable aside from their cheapness. This is part of a sweeping clearance effort. It was many years ago that we ceased to cuddle our summer stocks through winter. These are silks of spring and summer, 1899. Not one yard shall be sold in the spring and summer of 1900. And this is why: All 75c and 85c silks, 50c. All 90c and \$1 Silks, 65c. All \$1.10 and \$1.25 silks, 75c. All \$1.35 and \$1.50 silks, 95c. All \$1.65 and \$1.75 silks. \$1.25.

The offering is large and varied and comprises many of the best things shown this season. An especially strong line of Corded Taffetas being in the lot in the correct colorings.



The argument list was disposed of yesterday and the judges adjourned until Monday, when they will meet in chambers for consultation on the cases passed upon during the week. Court vill not meet again until the second Monday of August, midsummer motion day. Common pleas cases heard yesterday were:

Argued - Margaret Cawley against city of Scranton, exceptions to report of referce; F. M. Cobb against G. H. Whitney, exceptions to report of referee; Mary Duffy against Mary Duffy, rule to stay proceedings; Matthew Mc-Pherson against Empire Dry loads company, rule for a new trial; Michael J. Eagan against Life Assurance Company of America, exceptions to affidavit of defence and rule for judgment; Lizzie Silverstein against Constable J. S. Miller, demurrer; James Mack against David Sayers, certiorari.

Rule discharged-Fannie Goodman against Ubanka Basalage and others, rule to open judgment.

The following writs of certiorari were non-prossed; W. H. Evans against Township of Carbondale; L. W. Hoffecker against H. C. Rutherford; E. Shadler against S. S. Wert. Judgment was reversed in the certiorari case of W. T. Loveland against Patrick Mc-



But I can only give yon a "But I can only give yon a mail idea of how I was suffering with what doctors pronounced indigestion and womb fouble. I had been troubled with my stomach for four years and with womb trouble about thir-teen years, or ever since my first baby was born. When I wrote to Dr. Pierce I had such terrible misery I could not tell how I was suffering. "Sometimes I felt that I would rather die than wordt beich nearly all the time, nothing I ale give My stomach was all out of order and I wordt beich nearly all the time, sothing I ale give My stomach was all out of order and I wordt beich nearly all the time, sothing I ale give My stomach was all out of order and I wordt beich nearly all the time, sothing I ale give My stomach was all out of order and i wordt beich nearly all the time, sothing I ale give My stomach was all out of order and I wordt beich nearly all the time, sothing I ale give d' Favorite Prescription. also I followed the advice I found in the little book called Woman and Her Discasse." Now doctor, I am po thankful I wrote your and for your kind ad the advice I found in the little book called the advice I found in the little book called woman end Her Discasse." Now doctor, I am po thankful I wrote your medicine I weigh one tharge me anything for consultation. When I charge me anything for consultation. When I would and sixteen, and I am guining all the time." If constipation is also present, Dr.

time." If constipation is also present, Dr. Pierce's Pleasant Pellets should be taken. They never fail; they never gripe. Medi-cine dealers sell Dr. Pierce's medicines.

Section and the

In most of these cases the court re quired the payment of costs and counsel fees.

Forfeitures Stricken Off.

Forfeiture of recognizances were

stricken off yesterday in the cases of

commonwealth against Peter

Costs Remitted.

torney W. Gaylord Thomas.

when Swingle left his wife,

the

Court yesterday remitted costs in the ases of the commonwealth against Powell Stragus, Lottie Harding, Michael White and others, Catharine Gavin, Patrick Godfrey.

Yesterday's Marriage Licenses. Robert B. Blakeslee Coal Glen, Pa. Eliza B. OsborneJermyn William Jones Plymouth, Margaret JonesScranton. Aaron BlackElmdale, Pa. Edith KellamMaplewood. Elmer RosenkranzBald Mount. Ethel SingerBald Mount Oscar W. PayneScranton. Margaret VipondScranton. Andrew BarrettScranton Lizzie MulharenScranton

COURT HOUSE NEWS NOTES.

Charles F. Kloss, collector of state and county tax in the Twentieth ward for the year 1898, settled his duplicate with the county commissioners yester-

July 2 has been fixed as the time for the hearing in the case of Harry Maron, whose mother, Mrs. Catherine Moran, is anxious to have him committed to the House of Refuge.

An application was made yesterday under the act of 1899 for the appointment of Lawrence E. Fitzsimmons as a deputy constable of Carbondale township under the act of 1899.

William Burns, who is charged with obbery, entered bail in the sum of \$800 \$3; sale price, \$1.25. n court vosterday. Mrs. Catherine Durkin is his surety. The prosecutor in the case is George Fouer.

G. Arthur Fowler, a resident of Jer nyn, registered yesterday as a studentat-law in the office of Attorney John M. Harris. Mr. Fowler is a graduate of the West Chester Normal school,

LAW EXAMINATIONS.

Schedule Prepared Attorney John M. Harris, Chairman of Board. Below is given the schedule of law examinations for admission to the bar f Lackawanna county prepared by Attorney John M. Harris, chairman of the board of examiners. Examinations will be held in the law library room at the court house, Scranton, Pa., beginning July 10th, at \$:30 a. m. sharp, The schedule:

Monday, July 10-8:30 a. m. to 1 p. m. Blackstone's Commentaries; 2 to 6 p. m., Agencies; 3 to 4:30 p. m., Partner-

hip. Tuesday, July 11-Contracts, 8:30 to 10:30 a. m.: Constitutional Law, 10:30 to 11:30 a. m.; Common Law Pleading, 11:30 a. m. to 12:30 p. m.; Trusts, 1:30 to 2:30 p. m.; Practice, 2:30 to 4:30

p. m. Wednesday, July 12-Equity and tise nothing but facts. Equity Procedure, 8:39 to 19:30 a. m.; American Commonwealth, 10:39 a. m. to 12 m.: Crimnal Law and Procedure, 1:30 to 2:50 p. m.; Evidence, 3:30 to

4:30 p. m. Thursday, July 13-Sales, 8:30 to 10 a. m.; Bills and Notes, 19 to 12 m.; Quasi Contracts, 1:39 to 3 p. m.; Courts, 3 to p. m.; Corporations, 4 to 5:30 p. m.

Friday, July 14-Kent's Commentarles, 8:30 to 9:30 a. m.; Elementary Law, 9:30 to 10:30 a. m.; Domestic Relations. 10:30 to 12; Decedent's Estates, 1 to 4 p. m.

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