#### It's a Waste of Time

To try to tell you in this

## THE ANGELUS

is. Call at our store and hear this wonderful instrument played. Anyone can play the best music ever written, the latest two-step or popular song at sight.

# Perry Brothers

205 Wyoming Ave.

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Depends largely upon the supplies. The right kind

KEMP'S, Wyoming Avenuo

DR. H. B. WARE, SPECIALIST.

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



### CITY NOTES

THEY WILL PICNIC .- The John Boyle O'Rellly council, Young Men's Institute, will conduct a picnic at Laurel Hill park on Saturday, August 5.

DR. LOGAN INJURED.-Dr. H. V. Logan was thrown out of his carriage on Wednesday afternoon on Linoen street and sprained one of his less. The vehicle came in collision with a lumber

THESE HAVE PASSED .- The following have passed the final examination for admission to the bar of this county; Lewis B. Carter, James K. Gearbart, John Gunster, Rev. H. H. Harris, Charles McMeans and W. A. Reynolds

BUSINESS WAS SLACK, - Thomas Williams and Thomas Hopkins were the only prisoners arraigned before Mayer Mair in police court yesterday morning. They were both charged with being drunk and disorderly and were fined & each.

INQUEST AT PITTSTON .- Coronec certs will conduct an inquest at the Lackswamm and Bloomsburg Junction between the hours of 2 and 3 o'clock this afternoon in the case of the Girton boy the was killed at Ransom by the Black

GRANTED VACATIONS -Postmaster General Smith has issued an order grant-ing affeon clays vacation with pay to railway poeta, clerks who work six days a week the year around. He also directs that badges be hereafter worn in place of caps as the insignia of their office.

#### CONNIFF HELD IN BAIL.

He Is Charged with Assault and Battery on David Thomas.

Thomas Conniff, of Chestnut street a gatetender at the West Lackawanna avenue crossing of the Delawar-Lackawanna and Western railroad, was held in \$300 bail by Alderman Howe yesterday. He is charged with assault and bat-

tery preferred by David Thomas.

#### NEWSBOY HAS DISAPPEARED.

Police Are Trying to Find Eugene Murphy.

Eugene Murphy, of 331 Carbon street, aged 13 years, attended the newsboys picnic on Thursday and failed to return home. He was rather shabbily dressed with a grey coat, has dark brown hair and a freekled face. The police have been notified and are making an effort to locate him

#### SUSPECT AT OKLAHOMA.

May Have Had Something to Do with Corcoran Murder.

The following letter was received yesterday by Chief of Police Kime, of Wilkes-Barre, and may assist in the capture of the murderers of M. F. Corcoran, of Duryea;

Oklahoma, City, July 22, 1509. heriff, of Luzerne County, Pa. Dear Sir: In a conversation with ian from your county I learned that there had been some crime committed in which one Michael Corcoran had got the worst of it. This man also stated that he had two friends in Grear county, Oklahoma, that fixed a man in Pennsylvania, and had to leave there. What I would like to know is what he meant by fixing a man. He is a very suspicious and desperate looking character. He gave his name as Jacob Snyder, but I am not inclined to think that was his correct name. I think this man is on his way to Grear county. If there has been any crime committed in your section wire at once, Perhaps I can assist you in some way. Address O. P. Gideon, Chectaw, City, P. O. Box 122.

Full particulars have been sent to Mr.

#### THREE GIVEN HEARINGS.

Merchants Who Sold Adulterated Food Before Alderman Millar, Two of Them Were Fined.

The cases of three of the merchants harged with selling adulterated food were heard before Alderman Millar esterday morning The cases of the other three were adjourned until Aug.

Those who appeared before the alderman yesterday were J. D. Stocker and sen. Mrs. Thomas Rich and Patrick Kane, all of Jermyn. Prof. Albert Welles testified that he made a chemical analysis of the food taken from the various stores. In cream of tartar taken from the stores of Mrs. Rich and Kane he found gypsum, a cheap adulterant. A bottle of ketchup from Mrs. Rich's stock contained salicylic acid for perserving and a coal tar derivative for coloring. Vanilla extract taken from the Stock

r stock was found to be the extract f the tonka bean, a cheap article somewhat similar to the vanilla bean. Mrs. Rich and Kane offered no defonse except that they bought and sold the goods under the impression that they were pure. The Stockers however claimed that when they learn ed the quality of the vanilla in their store was not good, they expressed their willingness to destroy it, but were instead arrested.

The alderman fined Mrs. Rich \$100 and Kane 350, giving them until Aug. 11 to pay the amount. Decision was re-

#### FROM CHICAGO TO NEW YORK. Through Trains Over the Nickel Plate and West Shore.

The following Chicago dispatch was received by The Tribune last night: "A new through passenger line is to be established between Chicago and New York by the Delaware, Lackawanna and Western and the Nickel Plate roads. Notwithstanding denials, it is learned that a close traffic alliance has been entered into between these two companies, one of the features of which will be the establishment of through passenger train service between the

"The arrangement between the Nickel Plate and West Shore, by which the former ran through sleeping cars between the east and west will be discontinued. The new line covers a teritory that has been untouched by brough service heretofore. To make the new service uniform for the entire distance the Lackawanna will use Wagner sleepers instead of Pullmans, Fast trains will be put on as soon as the details of the arrangements are complete. The distance from Chicagto New York by the new line is 943

#### REUNION IN NAY AUG PARK.

Change in the Meeting Place of the 143d Regiment.

The reunion of the one hundred and forty-third regiment. Pennsylvania. olunteers, will be held at Nav Aug Park, Scranton, on August 29, instead of at the residence of Mrs. Gilbert

Reiley, of Wyoming. The change is made owing to the illless of Mrs. Reiley and as she is \$0 years old and quite feelle it deemed advisable to change the place of meeting.

The veterans will meet at Colonel Monie's post room, 421 Luckawanna avenue at 10 a. m. and will leave on special trolley cars at 10:20 for the

### A FEW OF THE MANY

# Bargains for Friday

Linen Skirtings-Eight new styles fancy s broken checks, all stylish bourette effects	
goods for	
White Piques, fancy cords, 20c goods for	
White Piques, extra heavy welts, 25c goods for	or 19c
White Piques, extra heavy welts, 35c goods for	or 25c
White Piques, extra heavy welts, 50c goods for	or 39c
Fancy Piques, stripes and spots, 12 1/2c goods	for 8c
Fancy Piques, highest grade, 50c goods for	25c
Dimities-New line Fine Dresden	121/20
Fies-New Silk Square Flowing Ties	
Fancy Buckles	25c
Ribbons-All fancy stripes and checks, best .	toc grade, 19c
White Kid Belts	
Ladies' Hose-Black summer weight, drop s	stitch, 20c
goods, 2 pair for	

50c Corsets--Special new shape, light summer garment in light blue, pink, cream and white, perfect fitting;

At a great reduction in prices all our Ladies' Shirt Waists, Ladies' Pique Skirts, Ladies' Linen Skirts, Ladies' Duck Skirts. A fine assortment to select from.

MEARS & HAGEN, Lackawanna Ave.

#### THAT OLD FORGE INJUNCTION CASE

ARGUMENTS LISTENED TO BY JUDGE GUNSTER.

Reasons Advanced by Attorney H. M. Hannah Why the Franchise Is Illegal-Reply of Major Everett Warren-Judge Gunster Again Refuses to Grant an Injunction in the Smith Case-Witnesses Examined in the Election Contest-Marriage Licenses of a Day.

Judge F. W. Gunster in chambers resterday listened to arguments b he equity case of property owners of Old Forge against the Scranton and Pitiston Railway company. mony in the case was heard by the judge on Monday and Tuesday.

The object of the action is to re

strain the defendant company from constructing a trolley road in Old Forge, the allegation being that the franchise granted to the company by the borough council is illegal. The argument for the property owners was made by Attorney H. M. Hannah, of this city, and Attorney J. T. McColum, of Troy, Bradford county, Major Everett Warren presented the case of he defendant company.

Mr. Hannah opened the argument. He said the Scranton Railway company claimed to have a contract with the Pittston and Scrapton Railway company for the construction and operation of the road in question, but had not produced it or shown any authority to proceed with the work. He contended that the franchise is void for the reason that part of the route s over private property and that the right to use it has not been secured. Mr. Hannah argued that a street railway has no right to go on private property and decisions of the supreme court say that a company cannot be gin the construction of a road until it us acquired the right to build the entire road, which, it is alleged, has not been done in this case.

It was also urged that the charter of the company is vague and indefinite and the description of the proposed route imperfect and misleading. The law requires a trolley company

to have an office at the place where ts lines are located, but this company's office appears to be in the Bullett building in Philadelphia. The resolution making extensions of the line has not been filed in the office of the secretary of the commonwealth, as required by law, or if it has been filed no evidence of that fact was produced, Mr. Hannah said. Even if that resolution was filed it would be Illegal, for the reason that it was passed at a meeting held in the Bullett building in Philadelphia, when it should have been passed as a meeting held in the office of the compay where the road is. A further arrument urged against the validity of the franchise is that is was secured by corruption and bribery.

Major Warren replied at length. He denied the charges of corruption and said the directors of the company had passed the resolution authorizing the extension. The resolution was properly filed and, he said, he will furnish a copy of it to the court. The company has the right to diverge slightly from the public read on private prop-The consent of the property owner affected has been secured,

The closing arguments for the plainants was made by Attorney Mc-Collum. Nothing particularly new was advanced by him. Judge Gunster did not give any intimation as to when he will hand down his opinion.

#### The Smith Case Again.

Another effort was made yesterday by Attorney Cornelius Smith to secure an injunction to restrain the Scranton Gas and Water company from shutting the water off from the propertie of his wife, Mrs. Margaret A. Smith The properties in question are located on Adams, Jefferson and Monroe ave-

Attorney Smith filed a petition in which he set forth that there is a dispute between the water company and Mrs. Smith concerning the amount of the bill she owes for water furnished for her properties. The water company claims \$2,767.50, but this is alleged to be excessive and it is further conended that more than one-half of it is barred by the statute of limitations, The petition asks that an issue be framed to determine the amount of noney due the company and pending the disposition of this action that the court restrain the water company from cutting off the supply of water. In usequence of shutting of the water four tenants have left the building and he owner has sustained a loss of over \$60 per month.

Judge Gunster, to whom the petition was presented, refused to grant the injunction, but made an order allowing the application for an issue to be re-

#### The Langstaff Contest.

Another batch of witnesses from this ty were examined in the Langstaff election contest yesterday. They were: Tenth ward-J. F. Rhodes, William Ecke, John W. Shultz, E. P. Reynolds, William Williams, William Long. Charles Hampel, Louis Meyers, George I, Weed, William Engle, Charles Miller, Michael Hans, Jacob Shaffer, sr. William Pichel, Louis L. Fowler, Fred Stender, James Edwards, Edward Bertine, Louis Wenzel, Jacob Shaffer, jr. William Knapp, Joseph Hans, George

Nineteenth ward-Fred C. Kellerman, Jacob Elkis, John A. Kline, Charles Deising, Fred W. Elkins, Mathias Bohn, John Geigel, Peter C. Miller, Peter Zang, sr., Peter Zang, jr., August Webber.

#### Dispute About Timber.

Allen W. Williams, Arminda L. Lacoe and John F. Lacoe, through Attorney S. B. Price, yesterday obtained a preliminary injunction to restrain John P. Green, Thomas H. Spruks, Henry J. Spruks, Stephen S. Spruks, Sterling Evans, Arthur Smith, Frank Smith and Frederick Webber from cutting timber on a certain tract of land in Ransom township.

The complainants allege that albough they have been the owners of the land for some time the defendants on June 20, 1899, broke down the fence ntered the enclosure and began to cut down trees, thereby inflicting an irreparable injury on the complainants. Judge Gunster granted the prelimin ary injunction and made it returnable Saturday morning at 9 o'clock.

Yesterday's Marriage Licenses. Daniel Regan ......Scranton

Wladislawa Benchowski ...... Throop 

### TO REBUILD THE ENGINES.

American Fire Engine Company Will

Do the Job for \$3,400. Bernard Bosch: of the American Fire ngine company, has made an examinition of the Franklin and General Phinney engines and will submit to the city a proposition to make them as good as new for \$1,700 apiece and guarantee them for five years. The repairs he proposes to make ontemplate a complete new boiler on each engine and an overhauling of the

Mayor Moir favors the doption of this proposal. A balance of \$2,200 has been discoved in the unmerged appropriation for are of horses and this together with the money appropriated direct for the repair of these two engines will a!nost pay for the rebuilding proposed Mr. Bosch. New engines of the type of the two in question would cost \$8,409.

#### LOCAL COMPANY'S PLAN.

American Mutual Indemnity Company Believes in Settling Claims in a Fair Manner.

The American Mutual Indemnity ompany, of this city, is rapidly exending its business throughout the Its business methods are adically different from those of the verage indemnity company in that hey deal fairly with the public, When person is injured on one of the roads usured with the company, if the claim a just one, instead of fighting the dairn into the court of last resort it promptly and fairly settled. The llowing from the Leader of Eau Haire, Wis., shows the manner in which claims growing out of a trolley accident at that place were settled: "A few days ago, Dr. H. B. Rockwell, of Scranton, Pa., adjuster for the American Mutual Indomnity company, of Scranton, arrived in the city, and registered at the Eau Claire house. Since his arrival he has been rounding up claims for damages against the Chippewa Valley Electric Railway ompany, that company holding on ndemnity policy with the American Mutual. Yesterday he secured a settlement with Thomas Conley, of Chestnut street. Conley on the necrning of June 10, was driving Kelley's vagon along South Barstow street,

pposite Wilson Park, when it was run down by a trolley car. "John McCanp, the Price street livryman was on the box with Conley when the crash came. The wagon, which was full of ice at the time, was oadly wrecked. Conley was very badly injured, his left arm and shoulder beng fractured. The amount paid Contion. It is also stated that Mr. Mc-Cann, who received minor injuries in he collision and J. J. Kelley, owner of the wagon were settled with. This could not be authenticated. Conley was about to bring suit for heavy amages against the company, and with that end in view, had retained Messrs, Fleming & Blum.

"The claim of the Widow Soley for the loss of her cow, which had been on down by an inter-urban car, was

"The claim of Mrs. Hugh Elliott, for claim of her husband, ex-Alderman his wife's services, incident to the accident, have not been settled, and will, n all probability, go to trial. Mrs. Elflott, it will be remembered, lost her arm in the collision between a trolley ear and a switching train, on the C. M. & St. P. road. The accident, which happened at the intersection of Price and Mill streets, it will be remembered, ccurred early last winter. Messrs. Wickham & Farr are the attorneys for

Mr. and Mrs. Elliott. The Elliott claims last referred to vere settled on the day the above article appeared in the Leader for \$1,000. In view of the serious character of the ecident and the liability of the street railway company for the accident, and considering the amount which juries n the state of Wisconsin have awarded for injuries of a similar character it was believed the plaintiff's would have secured a verdict of not less than \$19,000 and for that reason the actilement is considered an excellent one.

The following is from a letter writen by T. F. Frawley, attorney for the Street Railway company at Eau Clair, introducing Dr. Rockwell to Hon. J. W. Losey, attorney for the company at La Crosse, Wis: " \* \* \* am pleased to say that in every instance where we have recommended it. Dr. Rockwell has settled the cases prompty and in some instances when the riter personally would have been densed to lick the claimants the com-

pany has also settled. "Our relations have been so pleasant ind cordial with this company and the carer who represents it has handled ts matters in such a prompt and susiness like manner and has exersised such rare good judgment and discretion that it is with great pleasare I give him this note of introducion and commendation to you." This shows the esteem in which the company is held in the business world.

#### TO OPEN PLOT AT ONCE.

Surveyors Engaged Yesterday to Work on the Oram Tract.

The announcement in The Tribune resterday of the purchose of the Oram tract from the Delaware, Lackawanna and Western company by G. Frank Reynolds, was fully verified by the purchaser yesterday afternoon when he returned from New York with the exception that the price paid was con-siderably more than \$1,000 an acre. Charles Schlager, C. D. Jones and John T. Porter are interested in the deal along with Mr. Reynolds and in all probability other parties will be interested in the land. The ground will be opened at once for building purposes, surveyors having been engaged yesterday in staking off the

The purchasers talk of beautifying the site with park facilities, but nothog definite has been decided upon. The streets running parallel with Main avenue will be continued and [ Pettebone street will be widened with in additional twenty-five feet, which was donated to the city by the Lackawanna company several years ago.

A Card. We, the undersigned, do hereby agree to refund the money on a 30-cent bottle of Greenes Warranted Syrup of Tar if it fails to cure your cough or cold. We also guarantee a 55-cent bottle to prove satis-factory or money refunded. J. G. Bone &

Son, Dunmore, Pa.; John P. Donahue,

#### SUPREME COURT ON LOCAL LEGISLATION & Glassware

SCHOOL BOARD CASE.

Where There Is No Direct Classifica-Board of Six People.

Attorney D. J. Reedy, solicitor of th ard of school control, is in receip of a copy of the recently submitted pinion of Justice Mitchell of the Sureme court in the Warrior Run school under the main contention of those

The appellee in the Warrior Run se put forward the case of Chalfant against Edwards, 173 Pa., 246, in support of the contention that the act of 1887, upon which the appellants relied was unconstitutional. Attorney I. H. Burns in arguing for the board of six also placed great reliance on that same case, to prove that the act under which the board of twenty-one is operating was local or special legislation, Justice Mitchell's discussion of the Chalfant-Edwards case and the con-

LANGUAGE OF OPINION.

"There is nothing contrary to these views in Chalfant vs. Edwards, 173 Pa, 246, so much relied on by appellee. In that case a sub school district in the city of Pittsburg undertook to issue bonds which it was claimed would increase the debt of the whole district seyond the legal limit. Pittsburg, for school purposes, was under the local act of 1869, but the legislature of 1895 repealed the act of 1869 and on the same day passed another act for the regula tion of schools in cities of the second

"The court below on a taxpayer's bill, declared the latter act unconstitutional but sustained the former. The main question in this court and the one on which the judgment was reversed was the validity of the repealing act. It was held that while the repeal of a local act was not prohibited by section of article 3 as a regulation of the affairs of a school district, yet it was local within the meaning of section 8 and required publication of notice in the locality to be affected.

low was affirmed on the ground that the act of 1874 classified cities solely with reference to strictly municipal functions and schools, and schools under the general school law of 1854 and its supplements could not as yet be considered a branch of the municipal

school system, rather than of discussion of constitutional powers. Whether some of the expressions did not go beyond what the case called for any constitution of the expressions did not go beyond what the case called for any constitution of the expressions did not go beyond what the case called for any constitution of the expressions did not go beyond what the case called for any constitution of the expression of the expre \$15,000 for the less of her arm; and the | youd what the case railed for, and farther than can be ultimately sustained, we need not now consider. The utmosthat the case can be even claimed to be authority for is not that the legislature may not classify school districts with reference to cities, but that it has

legislature.

"Judgment reversed and procende

Mitchell says:

pressary for school districts as for cities. The needs and the capabilities f school districts may differ as sub stantially, if not as widely, as those of cities. It would be a most unfor tunate clog on the improvement of our school system if Philadelphia Pittsburg, Allegheny and other cities could not have their high schools their manual training or industria schools, or even their kindergartens without the necessity of imposing the expense of a similar establishment or

OPINION THAT BEARS UPON

istrict case in which he claims the who argue for the legality of the board

truction which he puts upon it leads Attorney Reedy to claim that the board of six is, now, minus its main

ing of this case is as follows:

"On the other question the court be-

"We have given this case more extended consideration than usual, as was due to the learned courts from whose consideration we have been compelled to differ. In conclusion it is not inappropriate to direct attention to the fact that the act of 1887 has been in operation for twelve years, has been twice previously before this court, and has been the ground of action many times before other courts without objection to its constitutionality. It is rather late now to question it. While these circumstances are not conclusive in its favor, yet they are a strong argument that it is not so plainly repugnant to the constitution as it must be to require a court to overturn an act of the

tion of School Districts Such as There Is of Cities, Such Classification Indirectly Is Made to Exist. Adherents of Present Board Claim the Ruling in the Case in Question Destroys the Arguments of the

Supreme court knecks the props from

Justice Mitchell's language in treat-

"Much of what was said by our late

EXTENDED CONSIDERATION.

in accordance with this opinion award-In another part of the opinion Justice the court below that the act was special because there were some school districts in the state, those in townships and cities, which are not included in its provisions. \* \* \* \* \* The fact of classification is a sufficient answer to the objection. There is no constitutional objection to the classification of school districts any more than Both are included in the same clause, prohibitory of local and special legislation, and there is no argument against classification of one that is not equally forcible against the

"But classification may become as

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We carry a large line of inexpensive Glassware that has merit. Perfectly plain crystal.
Not the common, dull clouded kind, which looks as though

it were dirty and breaks if you wash it. 4 piece Tea Sets-sugar, cream, spoon and butter. 50c 44 inch Berry Dishes, per dozen 7 inch Berry Dishes... 8 inch Berry Dishes... 20c each 25c each. 8 inch Footed Fruit Dishes Water Pitchers, Tumblers, Goblets, Etc.

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Hats, Underwear, Shirts, 1/2 Price.

Mackintoshes and Storm Coats \$8.90.

Former price \$15.00.

Successor to Bronson & Tallman

412 Spruce St. every borough and sparsely settled

OVERCOME BY HEAT.

township in the state."

Charles Grogan Stricken While Entering the Court House. Charles Grogan, of Taylor, a reporter for the Scranton department of the Elmira Telegram, was overcome by

the heat yesterday morning while entering the court house. He fell forward on the steps and was assisted by Dr. J. E. O'Brien, who happened to be near at hand. Lacakwanna hospital ambulance was summoned and the patient was removed to that institution. The usual treatment for sun stroke was administered and he was resting easily last

Y. W. C. A. NOTES.

Outing at Richmond Pines Saturday; neet at association rooms at 4 o'clock. West Side gospel meeting, corner Scran ton and South Main avenue. Miss Mattie Munson will lend.

An Opportunity of a Life Time-In

vestment at New Orange, New

Jersey.

An acre of land in the heart of Nev York city is today worth from seven to ten million dollars. Once it was worth an English shilling. The average man is not gifted with foresight. He waits for the man of foresight to lead the way, and so he gets the leavings. few years hence men will stand in the busy streets of New Orange, on ground worth hundreds of dollars per foot and say, "I can remember when I could buy a lot for \$325," Thousands of men have said the same thing in hundreds of cities, but were not men of foresight and let the golden opportunity pass. The early owners of land ir the great cities are the millionaires of those cities today. Remember there is only one New York in this country, and

New Orange lies in sight, only 12% miles from it. Reduced Rates to Pittsburg via Pennsylvania Railroad, Account Young People's Christian Union,

U. P. Church. on account of the Young People's Christian Union, U. P. Church, to be held at Pittsburg, Pa., August 2 to 7 Pennsylvania Railroad company will sell excursion tickets from points on its line, to Pittsburg, at rate of single fare for the round trip; mini-

mum rate, twenty-five cents.

ust 9, inclusive, except that by deposit ing ticket with the joint agent at Pittsburg before August 6, and the paynent of fifty cents, the return limit may be extended to leave Pittsburg not later than August 31, 1899. For specific rates and conditions ap-

Tickets will be sold on August I and

2. and will be good to return until Aug-

ply to ticket agents. Smoke the Hotel Jermyn Cigar, 10c.

CASTORIA For Infants and Children. The Kind You Have Always Bought Bears the Signature of Chart Hillthis.

One Cent

Is all it costs to make your wants known through the columns of THE TRIBUNE; and there is no better advertising medium printed in Scranton.

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ING STORE.

Muddy Water

Is made clear and pure CHAMPION

NATURAL STONE WATER FILTER

The very best Faucet Filter in the market, as attested by 30,000 families in the United

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# tree to 5000 Samples

The Buell Company has placed their Photographic Supplies for sale at our establishment, 227 Lackawanna avenue, in which we have a large selection to give away as samples. Everybody that has a Kokak is welcome to call and will receive samples free of charge.

To Give Away

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Closing Out

Fans For this Season

New and Second-Hand

Fans Cheap.

Chas. B. Scott

119 Franklin Avenue. SUMMER RESORTS.

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(Formerly Hotel Elmhurst,

Open All the Year.

This hotel has been remodeled and refitted throughout and will open its doors. June 14, For rates, etc., call on or address DR. W. H. H. BULL

ELMHURST, PA. THE WINOLA.

fully Situated with Full Lake View. Absolutely free from malaria and mes Absolutery free from manufacturing mes-putices; boating fishing duncing tennia probestra, etc.; pure Lithia water spring; slenty of old shade, pine grove of large frees surround hotel, excellent table; rates remonable; capacity of boiss, FS.

An Ideal Health Resort, Beautie

instrated booklet and references on ap-C. E. FREAR, LAKE WINOLA, PA

SPRING GROVE HOUSE, Lake Carey, Wyoming County, Pa.

Beautifully located: good fishing: booting and bathing. Table unexcelled. D., & W. R. R., Bloomsburg division traineaving Scranton at 12.56; m. makes diect connections via Lehigh Valley to ake.

JOHN H. JONES, Prop. FERN HALL,

Crystal Lake-Refined Family Resort Singe leaves Carbondale for Fern Hall at 3.30 p. m. Singe leaves Fern Hall for Car-bondale at 8.30 a. m. Telephone Consess bondale at 8.30 a, nj. Telephone Connec-tion: "Fera Hall," pay station C. E. & M. C. JOHNSON, Managers.

NEW JERSEY. The Arlington - Ocean Grove, N.L.

The leading hotel. Open June to October. Cuisine and service unexcelled, Sanitary arrangements perfect. Orchestra. Rates, \$25 to \$35, two in rooms. Special June and family rates. Send for booklet. C. H. Mill. AR. Prop.

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