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Who has been in Europe making a special study of the diseases of women, has reopened his office at No. 308 Washington Avenue.

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CITY NOTES

FUNERAL TODAY .- The funeral of

TO RE-ELECT LIEUTENANTS-Company C. Thirteenth regiment, meets to-night to re-elect lieutenants and appoint non-com's. Every member to be present in full uniform.

PAY DAYS .- The Delaware, Luckawanna and Western company paid their employes yesterday at the machine shops, stores department, Cayuga and Brisbin mines. The employes of the Delaware and Hudson company at the White Oak mine, Archbald; the Haltimore No. 2 and tunnel, Wilkes-Barre, were also paid yesterday.

LIST IS GROWING.-The subscription list of the Home for the Friendless is growing slowly. It should be understood that all \$50 subscriptions may be applied to life membership, if the donors so desire. Grateful acknowledgement is made of a load of vegetables received yesterday from the Dunmore Methodist church, through the courtesy of Dr. A. J. Van

DIPHTHERIA INCREASING .- Thirtyseven new cases of diphtheria were re-ported to the board of health last week The reports come from all parts of the city. Only three deaths from diphtheria were reported. The total number of deaths was thirty-four. Three new cases of scarlet fever, two of typhoid fever and one of membraneous croup were also

HAZLETON MAN COMMITTED .-Charles Wolcott, of Hazleton, was com-mitted to the county jall yesterday by Alderman Nillar, on a charge of the larceny of a gold watch and chain from Mrs. Margaret Shaw, of that city, at present staying is this city. It was at first thought by the police here that the man was wanted in Hazleton as mone of the local officers made the arrest

LIEDERKRANZ SOCIAL.-The young men of the Scranton Liederkranz society of this city will run a series of delightful dances this fall and winter at their hall on Lackawanna avenue. The opening dance will be held Wednesday evening oct. 18. The members who have the af-fair in charge are Messrs. G. Nelson Teets, Victor Wenzel, Charles Bechtold, William Emerick, Jacob R. Ferber, Theo. Kelsel, Frank Hummler, George Koch, Edward Seibecker, Edward Eisele, Isa-dors Rose and Frank Leuthner. dore Rose and Frank Leuthner.

REPUBLICAN CLUB FORMED .- At a meeting by the colored voters of Scrau-ton at 119 Raymond court, the W. S. Millar Republican association was orton at 119 Raymond court, the W. S. Washington, Oct. 2.—Pension certifi-Millar Republican association was or-ganized. The officers elected were: Presi-Bradford, \$12 to \$16.

A. Marshall; secretary, A. H. Nugent; corresponding secretary, John T. Nicholson; treasurer, Samuel J. Porter; sergeant at arms, Samuel Johnson. The first regular meeting will be held next Monday night, Oct. 16, at 8.39 o'clock at the obly more. the club rooms, 115 Raymond court.

OFFICERS INSTALLED.

Grand Master A. A. Vosburg Jour-

neved to Moscow Last Evening. District Deputy Grand Master A. A. Vosburg and his staff composed of nembers of Lincoln todge of North Scranton, drove to Moscow last evening in a large band wagon, drawn by four gray horses. They went there to install the officers elect of Moscow lodge of the Independent Order of Odd Fellows.

A number of Odd Fellows from this part of the city accompanied them on the trip and all were entertained at a banquet given by the Moscow Odd Felows, after the installation ceremonies. was long towards daylight before he party arrived home.

NEGLIGENCE THE CAUSE.

Verdict of Coroner's Jury in the Case of Collision at Nay Aug on August 11.

Coroner Roberts held an inquest in the Arbitration room in the court house last evening to inquire into the cause of the death of Patrick Mullen and Joseph Parry who were killed while in a caboose on the Delaware, Lackawanna and Western railroad on Sept. 11. The collision which resulted so fatally occurred near Nay Aug about four miles from Beranten.

The train in which they were was going at a rate of between eight and ten miles an hour, when a train which was following collid-1 with the en-gine pushing the caboose along, with the above-mentioned results,

Coroner Roberts arrived about 8:19 and the inquest was procedutely mittees. started. S. B. Stillwell was present to look after the introsts of the Dela-ware, Lackswanna and Western railroad, and John I. Martin was present in behalf of the interests of the dead Mullin's family, it was the second hearing, one hazing taken place last Mengay night.

John J. Murray was the first witness called. He testified that he had been in the employ of the Delaware, Lackawanna and Western for over nucl years and that he was a brakeman. He had been in the caboose but had cotten out of it a few seconds prior to the collision. He further testified that he hear1 a whistle sound from the fellowing engine. On being ques tioned, he stated that it was a dark night, and rain had fallen.

Patrick Cavanaugh, the next witness was a brakeman and conductor. He collision. He had not heard any whistle sound, but would not say there with something else and did not poy any attention to it. That closed the testimony and about 10:15 the jury returned the following verdict:

"We the undersigned jurors find that The Only Dentist negligence of the man in charge of pusher on train No. 1, of man in charge of pusher on train No. 2 and the were a number of other motions and amendments sandwiched in between

Signed, H. L. Morgan, David Owens, Chas, C. Mason, B. L. Robathan, Thos. Lowry, William Simpson,

CUMBERLAND BILL IS PAID.

Long Standing, Much Discussed Account Finally Settled.

Mayor Moir yesterday attached his signature to the ordinance appropriatcompany's bill of extras on the Cum-berland hose house. The creditors of furniture and movables that may be of lost no time in having the city clerk sign and city controller countersign their warrants and the city treasurer

to cash them. The bill is wholly irregular, every one interested concedes, but the work was done upon the order of city officials and, while the officials had no authority to order it, the contractors had no reason to believe these officials were not duly authorized and the coun-W. J. Tracy will take place at Honesdate today at 1.30 p. m. The train will return from Honesdate at 3.25 o'clock. cils, with the mayor, after much hesi- is and 35. ity and approved the payment of the bill. Evans Brothers, who had \$800 tied up in the bill, were a new firm of younger plumbers just starting in business, and this was the first good sized

job they received. Councils two years ago appropriated \$1,000 for the erection of the hose house. The two firms above mentioned were given the contract to build it for \$890, after plans by Building Inspector Nel-

son, which were figured to come within the \$1,000 limit. When the original contract was completed the house was little better than upty dry goods box as far as utility went. The then city officials inspected it and the mayor was persuaded to tell the contractors to go

ahead with \$1,138.01 worth of extra work which the building inspector had figured would be necessary to place the house in fairly good condition. When the bill of extras came before the auditing committee some one wanted to know who ordered the work done and the consequence was that the

claim was held up for investigation. Building Inspector Nelson and Plumbing Inspector O'Malley who had approved the bill when they were called before the committee said their signatures were intended only to certify that the work was done. They knew nothing authentic as to who ordered the work to be done. Chief Hickey sald under the circumstances that he approved the job, but answered the committee's interrogations as whether or not he had ordered the work by saying "I have no authority to order any such work done and do not make a practice of assuming authority that does not belong to me."

It was now up to Mayor Bailey and the committee left it there. The inside of the matter is generally onceded to be something like this: The firemen and their friends wanted the work done and after a number of councilmen had agreed to stand by the officials the latter said "Go ahead, it will be all right. We'll get your bill through." It is hardly probable that such an irregular and presumptuous act will be undertaken again in a

Pennsylvania Pensions.

THREE THOUSAND FOR KINDERGARTEN

BOARD OF CONTROL APPROPRI-ATED THIS AMOUNT.

Kindergartens, However, Are to Be Under the Supervision of the Board-Bid of Hunt & Connell for Heating and Plumbing Caused Many Complications-The Building Committee's Recommendation for an Annex in the First Ward Not Favorably Received-Firemen Exonerated from Per Capita Tax.

After many delays the Scranton Free appropriation of \$3,000 at last evening's meeting of the board of control, but the appropriation is in the nature of a compromise between the board and the association, as the resolution accompanying it differs in many vital respects from the original one introduced ome months ago.

When the meeting was called to order by President Jayne all the members were present with the exceptions of Messrs, O'Malley, Schriefer and Schwass.

A communication from the board of health was read, calling the attention of the board to the necessity of the inforcement of the rules regulating the vaccination of the pupils and was referred to the teachers' committee.

A petition signed by a number of taxpayers in the Tenth ward was next presented. It asked that the board build another school in that ward in order to accommodate the smaller children who are obliged to cross the railroad tracks on their way to school After a great deal of lively debate, it was finally decided to refer the petition to the teachers and building com-

DISCUSSION OVER A BID. The next thing read was a bid from Hunt & Connell offering to furnish the heating and plumbing in No. 2 school for \$7.612. It will be noticed that the bid for both the heating and plumbing is called for in the specifica-Ordinarily the plumbing is included in the general contract. The members therefore took it for granted that the bid was for the heating only and, of course, considered it too high. Mr. Evans, who is a hot-air-heat enthusiast, saw an excellent opportunity for a elinching argument in favor of that form of heat in the high bid, the latter, of course, being for steam. A

number of other members also had their views on the question of heat. Mr. Barker made a motion to reject the bid, advertise for others, and Mr. was in the caboase at the time of the Evans amended to have hot air stipulated in the specifications. The amendment was not seconded and anhad not been one as he was occupied other was proposed and adopted instead of inviting bids of the different heating systems.

Then Mr. Jennings offered a motion that the specifications be changed and then the board woke up to the fact Patrick Mullen and James Ferry on that the bid included plumbing. Then the night of Popt. 11, 1899, came to Mr. Schriefer wanted bids for No. 38 school advertised for also. their death in a railroad cellision on the Delaware, Laekawanna and West-ern railroad, this collision caused by careless maner in which the Delaware, the above, but they would be incom-Lackawanna and Western company prehensible to the lay mind unaccontrol departure of trains from the quainted with school board parliamentary law.

COMMITTEE REPORT. The report of the building committee was next presented by Chairman

Shires and was as follows: The building committee recommend that he contract for the heating ventilation of No. 9, be awarded to Hunt & Connell for the price named in their bid, \$4.917, they being the lowest and best bidders, We recommend that Morgan Sweeney o given the contract for tearing down ing \$1.138.01 for the payment of Evans old No. 2 for the material in the build-Brothers and the Nay Aug Lumber ing, the board reserving the right to re-

of furniture and movables that may be of any use to the district. We recommend that the janitor of No be paid at the rate of \$35 per month, on account of addition to building, to

late from Sept. 1. That the janitor of No. 5 be paid \$8 dditional, on account of the opening of amnex, to date from Oct. 1.

The janitor of No. 2 to be paid \$5 additional on account of opening of additional room, to date from Sept. 1, and the janitor of No. 32 to be paid at the

We also recommend that the building committee be instructed to fit up five rooms in old No. 2 and that the controller of the Twelfth ward look up three additional rooms for pupils of No.

rate of \$50 per month, the same as Nos.

during the construction of No. 2. We further recommend that the conroller of the ward and the superinendent of schools be instructed to see if an annex is needed in the upper end of the First ward and if so to have

power to rent a suitable annex. The report was adopted except the ast clause, which provides for the hiring of a new building by the controller from the First ward, who happens to be Mr. Shires himself. The funds, the latter explained, were to be taken from next year's appropriation. This, of ourse, caused serious objection. Quoth

Mr. Gibbons in objecting: "I can't vote on this, as I don't know who'll be here from my ward after next February. Mr. Shires is probably in earnest. If he didn't have two more



J. C. AYER CO., Lowell, Mass.

years to serve we might say he was electioneering, playing to the galleries, but he has those two years ahead of him yet, and there's no cause for any

anxiety on his part. LAID ON THE TABLE.

On motion of Mr. Casey, the last table. Mr. Jennings then said that he understood that the sub-contractors furnishing the stone for Nos. 9 and 38 were having the work done outside the city, a practice which he declared was unjust to the interests of the city. He moved that the building committee furnish data at the next meeting as to who the contractors were and where the work was being done. The motion

Mr. Francois then spoke of the pool of stagnant water in front of No. 24 and asked that the board take some action as to its removal. Mr. Gibbons created great amusement by moving that the matter be referred to the board of health with power to act. The motion as put was unanimously adopted. The finance committee recommended

that all active volunteer firemen be exonerated from the per capita tax, permanent men and honorary members not included. The recommendation was adopted. The text book committee presented a

Christian association for a number of old text books and the board granted The report of the teachers' commitee was next read and adopted. It was

request from the Young Women's

as follows: The teachers' committee recommended that night schools be opened on the first Monday in November on petition, as heretofore, of the parents of not less than twenty pupils in the locality where the school is to be opened. No teacher is to be employed without a diploma approved or a certificate issued by the superintendent.

MATTER OF KINDERGARTENS. The kindergarten committee then isked that the board take the matter of the appropriation for the kinderlone and Mr. Barker then introduced the following resolution, which was

unanimously passed, after which the meeting adjourned: Resolved, That the sum of \$3,000 be appropriated towards maintaining four or ore free kindergartens, same to be anaged by the Scranton Free Kindergarten association in conjunction with the city superintendent of schools and board of school control. Qualifications of kindgartners must be such as to comply with the school laws and as required the superintendent and laws of Scranton board of school control. Loca-tion of kindergartens to be decided upon by the Scranton Free Kindergarten association subject to the approval of the board of control, and be it further

Resolved. That no person be employed as a kindergartner who shall not at the end of three months from this time pass an examination satisfactory to our su-perintendent of schools, in addition to presenting a kindergarten diploma.

The above resolution places the regulations of the kindergartens more directly under the supervision of the board of control than did the original One of the principal objections to the latter was that the state appropriation might be cut off on account of there being no clause providing that the teachers have state certi-

This is arranged in the new resolution by compelling the teachers to comply with the state school laws.

ATTEMPTED HER LIFE.

Mrs. Thomas Cooper, of Deacon Street, Cut Her Throat with a Razor-Condition Dangerous.

Mrs, Thomas Cooper, aged about 47 rears,and residing at 623 Deacon street made what was almost a successful attempt to end her life, very early yesterday morning, by cutting her throat with a razor.

Mrs. Cooper is a married woman and has been residing for several months past with one of her daughters. Mrs. Lizzie Dibble, who resides on Deacon Mrs. Cooper's husband is a blacksmith by trade, but has been for a number of years somewhat dissipated, causing his wife much trouble and worry. He left her very suddenly a short time ago and when last heard

from was in Canada. This fact, coupled with Mrs. Cooper's intense nervous disposition, all tended toward producing a state of melancholia almost bordering on mild insanity, from which she has suffered

since her husband left her. She has also had the hallucination of late, so common to sufferers of her class, that she was a burden upon her daughter, Mrs. Dibble. In fact, her condition grew so alarming that her sister, a Mrs. Johnson, of Binghamton, was summoned to this city last Saturday at Mrs. Cooper's own request, for the purpose of taking care of her and watching her. Mrs. Cooper also expressed herself on Saturday that she was desirous of being placed in some institution, as she was afraid of herself at times.

She was not feeling any worse than usual on Sunday, but was heard to arise at about 5.30 o'clock yesterday morning, which was rather unusual She came downstairs and passed by those in the house, greeting each, and went out into the yard. She went toward an outhouse, and this attracted the attention of her sister, who followed after her. Mrs. Cooper entered the outhouse, slammed the door, and vas heard the next moment to scream.

Mrs. Johnson pushed open the door and found her lying on the floor, with blood streaming from an open gash in her throat and a razor in her hand, She was carried to the house, where efforts were made to stop the flow of blood, while medical aid was summoned.

Drs. Surreth and Thompson responded and dressed the gash in the neck and made the unfortunate woman as comfortable as possible. The cut was several inches long and the windpipe was partially severed, allowing blood to flow into the lungs. This is the only mitigating feature against recovery, as pneumonia is very apt to set in. chances are, therefore, about even for ier recovery or death.

Mrs. Cooper was held in the highest espect by her neighbors in Green Ridge, and many expressions of sympathy were heard from them yesterday regarding her attempt to end her life.

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MEMBERS OF CITY COUNCIL SCORED

THEY DO NOT ATTEND TO THEIR DUTIES.

That Is What Edward J. McNally Told Them at Last Night's Meeting of the Auditing Committee. Mr. McNally Has Had a Claim for Damages Under Consideration for Some Time at the Hands of a Committee-Feels That the Matter Has Been Neglected.

The spectacle of an aggrieved citizen publicly accusing councilmen of ne glect of duty was the unusual event witnessed at last night's meeting of the joint session of the councilmani auditing committee. A body compered of the chairman of the committees of each branch of the city legislature Fdward J. McNally, the weil known commercial traveler was the accuser

and Select Councilman Edward James and J. J. Schneider the accused. These two councilmen with Common Councilman E. M. Tewkesbury were appointed a sub-committee of the auditing committee to investigate and report upon Mr. McNally's claim for \$350 for damages dene his property at the corner of Railroad avenue and Luzerne street by water overflowing the sidewalk into the basement of his house.

When the report of the gub-committee was called for, at the conclusion of the routine business, jast night, Mr. James, the chairman stated that he had not attended the meeting of the committee but had arranged one and that Mr. Tewkesbury would offer the

ENGINEER'S OPINION. Mr. Tewkesbury said that in conjunc-

tion with City Engineer Phillips he and Mr. Schneider visited the placgarten out of their hands. This was and made an investigation. The city engineer was of the opinion that the damage resulted from the building of the Maloney Oil company switch and that the Delaware, Lackawanna and Western company was the party to be held responsible. The members of the sub-committee found that the overflowing water came mainly from the railroad tracks and quite co-incided with the city engineer that the railroad company was primarily responsible Mr. Roche argued that while it might

be true the company was primarily responsible, the city would be answer able to the property holder. The city might fellow the railroad but, the property holder had a right to expect reimbursement from the city,
Mr. Tewkesbury said he waited on

ex-Chief Engineer Archbald just previous to the latter's retirement but owing to the approaching severance of his relations with the company he declined to take the matter up. His successor had not been seen in the mat-At this juncture Mr. James interject-

ed that he had seen Mr. Archbald and that the latter admitted the company's liability. "Then" said Mr. Wenzel, "I favor holding the matter over until the com-

mittee has had an interview with the Lackawanna people. As Mr. James says he saw Mr. Archbald-"

SOME WARM WORDS.

was assembled. "He has done the boy act in this whole affair. The matter has received no attention whatever at his hands."

"What's that?" indignantly inquired Mr. James. "I'll have you understand I attend to my duties as councilman. and I gave this matter due attention. Even if the city is liable, you are ask ing too much. There is no \$350 worth of damage there."

Mr. Roche interrupted with a raminder that personalities were altogether uncalled for and cautioned Mr. McNally to be a little more discreet in

his utterances. Mr. McNally retorted with, "When was a public official I gave some attention to matters that were brought before me. He ought to give some attention to an important matter of this kind. I'm not begging for anything. I offered to make a compromise with the city. If it doesn't want to pay any attention to my offer I want to know it My attorney is awaiting your decis-

Mr. Tewkesbury made a motion that Mr. McNally be tendered \$50. Mr. Roche offered an amendment that it be made \$75. Mr. James moved as as amendment to the amendment that the tender be made \$25, adding that this would fully cover all the damage

The \$50 motion prevailed. Mr. Mc-Nally at this juncture unburdened himself further by adding that Mr. Schnelder had neglected his duty in the prem-"Mr. Tewkesbury is the only member of the committee that has given this matter any attention at all."

Mr. McNally asked for the return of his written offer of compromise, but was persuaded to let the matter rest as it is for the present.

SAUL WILL BRING SUIT.

Attorney Torrey Retained to Sue the City for Patrolman's Wages.

Patrolman James Saul has retained Attorney James H. Torrey to sue the city for wages as patrolman from the time the mayor laid him off in August to the present.

have the matter tried out in a case stated, but if this fails he will proceed in assumpsit. Patrolman Dyer will allow his claim to hinge on the outcome of the Saul suit.

MOOSIC BOROUGH CASE.

Was Argued Before the Superior Court by I. H. Burns. I. H. Burns returned last evening

rom Philadelphia, where he went to argue the Moosic borough case before the Superior court. The Old Forge borough case, which vas to have been argued in the Superior court yesterday, was postponed till December.

Y. W. C. A. NOTES.

Mrs. B. T. Jayne will conduct a choral class at the Young Women's Christian association on Tuesday evening at 5 o'clock, beginning Oct. 17. Sight reading and chorus singing will be taught. Free and chords singing will be taught. Free to all the girls of Scranton.

All those wishing to join Gymnastic classes in the West Side branch should meet Miss Mickle, the physical director, Wednesday, Oct. 11, at 4 p. m., in the Young Women's Christian Association rooms, corner Main avenue

l and Scranton street.

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