

What! Leave Scranton?

Well I Guess Not

Some of our competitors who are, no doubt, anxious to see us go, have been busy themselves telling this story about us. We think it time we had a word to say. With the fine line of goods we have, and the prompt way of handling our customers, we are gaining friends and patrons rapidly. Our friends are without question, some of the finest to-day on the market. The very best possible to buy is the Knicker. If you want a high grade piano at the least possible expense, buy a Briggs or a Vose & Son. If you want a good, well built piano at a reasonable cost, buy a Ludlow. If you want to patronize a Solid and Reliable firm buy your piano at Perry Brothers. Phonographs, Graphophones and supplies. Mail orders promptly attended to.

PERRY BROTHERS

263 Wyoming Ave.

Ice Cream.

BEST IN TOWN.

25c Per Quart.

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Telephone Orders Promptly Delivered to 378-377 Adams Avenue

DR. A. LINDABURY.

Specialties—Surgery, Diseases of Women
Office Hours—11 to 12 p. m.
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Scranton Transfer Co.,

HUGH J. KEENE, Manager.
Checks, Packages direct from residences to any part of the United States.
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CREAM, ICES AND FROZEN FRUITS
430 Spruce Street.
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C. S. SNYDER,

The Only Dentist
In the City Who Is a Graduate in Medicine.
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SPECIALIST.
Eye, Ear, Nose and Throat.
Office Hours—9 a. m. to 12 p. m.; 2 to 4.
Williams Building, Opp. Postoffice.

UNION LABEL

CITY NOTES

DIXIE BENEFIT.

The benefit for Mr. and Mrs. Harry F. Dixie will be given at St. Luke's Parish house tonight.

CHOIR REHEARSAL.

The Christmas choir of the First Presbyterian church will meet for rehearsal at the church tonight at 8 o'clock sharp. A full attendance of all the parts is requested.

REVIVAL MEETINGS.

Rev. B. J. Kane, of Mansfield, Pa., will conduct a series of revival services, commencing Nov. 12, at the Puritan Congregational church, West Market street, North Scranton.

FLOWER SHOW.

The flower show at Colonel Hilde's conservatory will be held Thursday afternoon beginning at 2 o'clock. The side entrance will be used and ten cents admission will be charged for the benefit of the Hahnemann hospital.

GREAT REVIVAL MEETINGS.

Evangelist Lewis Shelburn, of Ashland, N. J., just closed the greatest revival of religion in Scranton, Pa., ever known. Persons for notes around attended these great meetings. Many were converted and added to the church last Sunday.

TWO CAR JUMPERS.

Thomas Gore, of West Scranton, and George Daly, of Clark's Summit, were arrested yesterday morning by Special Officer Durkin for riding on a Delaware, Lackawanna and Western freight train and were taken before Alderman Howe, who discharged them both on payment of costs.

SLIGHT BLAZE.

An alarm was turned in yesterday afternoon from box 54, located at the corner of Washington avenue and Maple street. The blaze was on the roof of a tenement house opposite Central Park garden, caught from a passing locomotive's spark and was extinguished by the judicious use of a few buckets of water before the companies arrived.

DIPHTHERIA STILL RAGING.

Last week there were thirty deaths reported at the board of health from this cause. There were fifty-one cases of contagious diphtheria reported for the week, of which thirty-two were diphtheria. That it is

"THE MODEL,"

VIENNA CAFE AND RESTAURANT,
E. MOSES, PROP., 221-223 WASH-
INGTON AVENUE, OPP. COURT
HOUSE.

Dinner Table d'Hote, Breakfast,

Luncheon and Supper a la carte,
Oysters served in any style,
All table delicacies of the season
served in style and delivered to fam-
ilies in any quantity desired.
Fine Catering a specialty.
Fresh invoice of fancy groceries
and smoked goods, Salmon, Stur-
geon, White Fish.

DIED.

HICKS—In Plymouth, Nov. 5, 1899, Mar-
ion Louise, daughter of Mr. and Mrs.
E. J. Hicks, of Scranton, aged 3 years
and 4 months. She was the grand-
daughter of Mr. G. D. Dinnick. Burial
Tuesday afternoon, interment in For-
est Hill cemetery.

VERY BUSY DAY

IN THE COURTS

LARGE NUMBER OF OPINIONS WERE HANDLED DOWN.

Mrs. A. Reynolds, Who Was Convicted of Forgery Is Refused a New Trial—Meeting of Grand Jury and Reports of Constables—F. J. Dickert Has Filed His Answer in the Poor Board Case—Three More Applications for Divorce Filed—Case Against Commissioners.

Twelve decisions were handed down at the opening of court yesterday morning, nine of them coming from Judge Edwards, one from Judge Gunster and two from the court en banc.

One that came from Judge Edwards is of general importance. It deals with the relations between contractors, subcontractors and material men in the matter of liens. It is the case of the North End Lumber company against A. P. O'Donnell. A new trial was refused.

In the case of Mrs. A. Reynolds of the West Side, convicted of forging her husband's name to a voucher for \$50, which was presented to the Lackawanna Trust and Safe Deposit company, the defendant's attorneys, Vosburg & Dawson, applied for a new trial on the ground that a wife can not commit a crime by forging her husband's name. A new trial was refused.

The rule for a new trial applied for by the defendant in the case of John J. Pacey and James Fahay against the Empire Life Insurance company was discharged by Judge Edwards and the new trial refused.

The plaintiff was given a verdict of \$2,480.65 on an insurance policy on his father.

The company wanted to pay \$1,516.70, the policy share of the mortuary fund, which was recoverable. It is a case where the court gives the plaintiff the benefit of the commas and fine print in an insurance policy.

In the case of John J. Curran against the Lehigh Valley Railroad company Judge Edwards decided that an "acting secretary" of a corporation is a secretary for the purposes of a legal process and discharged the rule secured by the defendant to set aside the sheriff's return because it was served on the acting secretary of the company.

Under the law directing that the petition for the cancellation of a deed alleged to have been secured by fraud is not a matter for equity court, Judge Edwards, sustained the demurrer and discharged the bill in the case of Longstreet and others against C. M. Edwards. It is promptly an ejectment suit, the judge says.

The rule for a new trial in the case of Tassie Higel against T. J. Fanning & Company, was discharged. The plaintiff was granted a verdict of \$3,200 for injuries to her hand sustained while working in the laundry of the defendants. Judge Edwards gave the instruction to the jury in the matter of negligence was correct and that the verdict is not so unreasonable as to warrant the court in disturbing the finding of the jury.

The execution on the report of M. J. Martin, referee in the case of Ella Kowlow against the City of Scranton was overruled, and the prothonotary was directed to enter judgments in accordance with the referee's findings. The plaintiff was awarded \$2,600 damages for injuries sustained by a fall on a defective sidewalk on West Lackawanna avenue, in March, 1897.

In the case of David Spruks against Frank Posato and others, the sheriff was directed to proceed with the levy, no bond having been filed with the instanter.

The rule to take off the non-suit in the case of Fred Huz against Huzon & Son was made absolute. It is a suit to recover a horse, sold at sheriff's sale and again transferred. The justice of the peace returned it as a trespass and the court granted a non-suit when the defendant showed that it was properly a suit in replevin. Judge Edwards now says that this was holding the plaintiff to too strict an accountability for the error of the justice of the peace. The transcript was defective in form but the cause was properly stated and that the name given the action by the justice in the transcript should not be of controlling importance.

In the case of Lizzie Carey against Jones & Jones it was decreed that if the plaintiff sues \$165 of the \$25 verdict that the rule for a new trial shall be discharged; otherwise the new trial to be allowed.

The rule for a new trial was made absolute in the case of John G. Miller against the Inter State Casualty company.

In the matter of the assigned estate of A. W. Clark, the exceptions of E. Robinson's Sons to the charges of the assignee were sustained. The fee of \$27.25 was cut down to \$50. An allowance of \$25.25 made the assignor for "care of books and contents" was stricken off, the court agreeing with the exceptions that the assignor was amply repaid for his services by hav-

(Continued on Page 8.)

OLEO DEALERS MUST TAKE OUT LICENSE

REVENUE DEPARTMENT AFTER LAW BREAKERS.

At the Instance of Internal Revenue Collector T. F. Penman, James Devine and James Hess, Both of This City Were Arrested Yesterday for Their Appearance at United States Court—Charges Against Them—Other Arrests to Be Made.

A vigorous crusade is being started by the internal revenue department in this city against the surreptitious sale of oleomargarine as butter. Two men charged with this offense, James Devine and James Hess, were arrested yesterday on warrants issued at the instance of Internal Revenue Collector Penman, and both were held in bail for their appearance in court.

The charges against Devine were those of selling oleomargarine at wholesale without a government license and with taking the marks off an original package. The law requires that the name of the manufacturer be stamped on the package in letters not less than one-quarter of an inch high, that there be placed a special two-cent revenue stamp for each pound of the oleomargarine and that this stamp be not only pasted on, but also indited; that a printed caution be also pasted on warning purchasers that the package contains oleomargarine.

DEPACED THE PACKAGE.

In addition to selling the stuff Devine is also charged with scrawling off these cautions and also the stamps. Devine was arrested before Alderman Miller, where he waived hearing and entered bail for his appearance at the next term of United States court in March.

Hess is a huckster and is charged with selling six pounds of the oleomargarine to Fred Weichel of 503 Cedar avenue without special license. The law requires that all retailers of oleomargarine must stamp each package of less than ten pounds, sold with their names and with an oleomargarine label on them, the defendant is liable to a fine of not more than \$2,000 and imprisonment for not more than two years.

It is a well known fact that there are other offenders and more arrests may be expected in the near future.

HONESDALE.

The annual concert of the teachers' institute of Wayne county will be given at Honesdale on Tuesday evening, Nov. 7, by the Honesdale Philharmonic orchestra. Mr. Ernst Thiele, of Scranton, conductor. Several members of Bauer's orchestra and other performers from this city will augment the orchestra. Mrs. Thiele, soprano, and Miss Buchwald, pianiste, will be the soloists. Following is the programme:

Overture, "Tampala".....Herold
Orchestra.
Bolero, "Stellan Vessers".....Verdi
Mrs. Thiele with orchestra accompaniment.
(a) Spanish Dance.....Mozzowski
(b) Serenade, for flute and cello.....Tittle
Mr. Bentley and Mr. Leine.
(c) Lin du Bal.....Gillet
Cuban Dance.....Richard Hoffman
Miss Buchwald.
Overture, "Raymond".....Thomas
Orchestra.
(a) Marishkat Marishkat.....Horhay
(b) Spring flowers.....Reinecke
Mrs. Thiele with violin obligato.
Fantasia, "William Tell".....DeBeriot and Osborne
Miss Buchwald and Mr. Thiele.
Cavalleria Rusticana.....Massenet
Mrs. Thiele, Mr. Bentley and orchestra.
Wedding march.....Mendelssohn

Improved Dining Car Service.

Nickel Plate train No. 3 leaving Buffalo at 7:10 a. m., daily, has a dining car attached, serving breakfast immediately after departure from Buffalo. Luncheon and dinner will also be served at convenient hours. The meals on the Nickel Plate dining cars have already a national reputation for excellence, and this improved service will doubtless be appreciated by the patrons of the popular Nickel Plate road.

PLUMBERS STRIKE OVER.

Men Will Go Back to Work This Morning—Terms of the Agreement Reached Last Night.

The union plumbers of the city, who have been on strike since June, decided last evening at a conference held with the master plumbers to return to work and this morning each man will report at the shop where he was employed before the labor troubles of the past summer began.

It will be remembered that when the men went out last June that they went out in sympathy with the carpenters, who were on strike, and that they later demanded of their employers that they be given an eight hour day.

The men had entered into an agreement with the master plumbers just before they quit work by the terms of which they were to work for one year and work nine hours a day. The great objection which the master plumbers displayed and the firm stand they took was because they were against the eight-hour day as a matter of business they desired the men to stick to the terms of the original agreement.

Conference after conference between employer and employe was held but the former remained as firm as adamant regarding this matter. The plumbers finally realized this and at the conference last evening they expressed their willingness to go back and work out this agreement and they will accordingly report for duty this morning. The outlook for an eight-hour day which the agreement expires is thought to be very good.

The non-union plumbers at present working in the shops will be given a chance to join the union. If they refuse the union men will, of course, not work with them.

A reception was tendered Organizer Burka, of Chicago, last evening at the Grand Central hotel by the plumbers after the news of the decision to go back had been announced.

MINOOKA.

Mrs. Michael Lacey, an old lady who resides on Gilmore avenue, was accidentally run down by a south bound street car last evening on Main street.

Mrs. Lacey was in the act of crossing the track when the car, which was coming at a high rate of speed down the grade, struck her. The car was in the charge of Conductor McMurtrie and Motorman Carpenter, who claim that they did not see the woman until the car was upon her owing to the darkness. The old lady was rendered unconscious and was carried to the home of her sister, Mrs. Ryan, of Main street, where she received medical attention, several stitches being necessary to sew up the wounds. It is thought she may not be able to survive the shock.

Minooka is to have a hose company. A meeting of the most prominent citizens of the place will be held Friday evening at McDonough's hall and everybody interested in the project should be present.

The Council council, Y. M. I., is to have a social session in the T. H. and B. hall in a few weeks.

Fire at Peekville.

The oil house and barn adjoining the Grassy Island breaker were destroyed by fire last night.

WEDDING GIFTS

Why waste time, discussing what you will get when we can save you a great deal of time and worry, as our line is so large and varied that it is an easy matter to make selections; we have been opening up many new and beautiful goods in China, Cut Glass, Bric-a-Brac, etc.

SCRANTON'S CHINA AND LAMP HEADQUARTERS

China Mall.

Millar & Peck, 134 Wyoming Ave. "Walk in and look around."

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Everything in Ladies' Outer Garments, Misses' and Children's Coats and Capes, Ladies' Silk Waists in new shades and effects.

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Raw Furs Bought. Furs Repaired.

We Exterminate Moths

From Your Furniture

And destroy every moth—worm and egg, without taking furniture apart.

CARPETS, RUGS, FURS, CLOTHING

Successfully treated by our New Process, and work guaranteed. Our prices are very reasonable.

The Scranton Bedding Co.

TRY IT—BUY IT.

ELECTRIC PROCESS COFFEE

ROASTED WITH THE JUICE IN

Saves the flavor lost by the old process. THE PROCESS COSTS NO MORE. THE COFFEE COSTS NO MORE.

Sold in this City. Ask your grocer. If he does not keep Electric Process Coffee, send us his name and No., to cover for you, and we will send you 1 lb. free.

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No Rainbow Chasing Here.

THE DIAMOND FLATS,

between Scranton and Providence, are not an annex of Scranton, depending for their development upon the further spread of the city. The city has grown around it on every side during the last 50 years until finally the Delaware, Lackawanna and Western Railroad Company consented to place this valuable piece of land within reach of the public.

It's sale by the D., L. & W. R. R. Co. marks an epoch in the history of Scranton. It means the full and complete development of Pine Brook, Park Place and Providence, and homes for thousands of people. Ten years from today land on Providence Road will sell as high as property on Penn avenue and Spruce street is selling now.

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The Diamond Land and Improvement Co.

ALEX. T. CONNELL, General Land Agent

How Old She Looks

Poor clothes cannot make you look old. Even pale cheeks won't do it. Use Ayer's Hair Vigor. It is impossible to look young with the color of seventy years in your hair.

Ayer's Hair Vigor

permanently postpones the tell-tale signs of age. It cures itching humors of youth. At fifty your hair may look like it did at twenty. It restores thinning hair also, stops it from falling out, and cleanses the scalp from dandruff. It is a bottle. At all druggists.

If you do not obtain all the benefits you expect from the use of the Vigor, write the manufacturer.

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