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SPECIALIST. Eye, Ear, Nose and Throat

Office Hours—9 a. m. to 12:30 p. m.; 2 to 4. Williams Building, Opp. Postoffice.

CITY NOTES

D. & H. PAY.—The Delaware and Hudson company paid its employees at Plymouth shafts Nov. 4 and 5 on Saturday.

WON A PRIZE.—R. S. Kaufman, of this city, won the eighth prize of \$5 in the Philadelphia Inquirer's photographic contest, which came to a close yesterday.

WILL SERVE SUPPER.—The Ladies Aid society of Elm Park church will serve supper in the lecture room of the church Thursday evening, Nov. 23, between 6 and 7 o'clock.

PARLOR MAGICIANS.—Mr. and Mrs. George Queen, who are expert magicians and parlor entertainers, gave a very clever exhibition at the rooms of the Lackawanna club on Saturday evening.

POSTOFFICE ADVERTISEMENTS.—The postoffice department has advertised for bids for the carrying of the mail between the Arehdahl and Eymon postoffices, a distance of two miles. The time limit is fixed at forty minutes.

PRICE INJURED.—Tom Price, a miner of Wayne avenue, Providence, was taken to the Mercy Taylor hospital, early yesterday morning, as the result of a mine accident up at the North. Price, who is a man of about 55, had his right leg fractured.

FUNERAL OF J. A. MERRILL.—The funeral of the late J. A. Merrill was held from the family residence on Adams avenue, on Saturday afternoon. The services were conducted by Rev. James McLeod and interment was made in the Dunmore cemetery.

VIOLATED ORDINANCE.—H. B. Howard, of the New York Banknote Clothing, Shoe and Hat company, at 24 Lackawanna avenue, was arrested Saturday afternoon on a warrant sworn out by Chief of Police Robling, charging him with violation of the city ordinance and selling without a license. Howard gave

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"In this modern age of ours it is always a natural question on the part of most men to ask: 'What is there in this for me?' This is natural because the life of most of us is a succession of trade or barter. There is something for all of us in this glorious inheritance which God has prepared for us. There is in the contemplation of this heavenly reward, something which should give hope and quicken the zeal of us all for that great and final goal.

"This promise of a glorious inheritance for the godly claims or should claim and appeal every side of a man's nature, and does not draw the attention to the close study of a particular creed or doctrine.

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"He became by his resurrection the perfectly fit instrument of our salvation and He now sits at the right hand of the Father and pledges that we too shall also attain this glorious inheritance. If I live as you live, and 'Where I am there you may be also? We shall see Him as He is. Is not this enough to stir the imagination; to rouse us to make the most strenuous efforts not only for our own salvation, but for the salvation of all? We must be like Him, we must be like others up or ourselves and others down. Christ is only too ready and anxious to receive us, but we must be fitted for our entrance into the other life. We cannot cleanse ourselves sufficiently for this by our own unaided strength, we must have the assistance of God himself.

"The repeated application of the saving blood of Christ to our hearts refits us again and again and draws us nearer day by day to Him. All virtues may be cultivated with the help of the grace of Christ.

"If we do live to take part in this glorious inheritance it will be not by our own merits, but by the merits of Jesus Christ. Let us, therefore, offer God a life inspired by grace; let all our earnest efforts be directed toward straining ever onwards and upward, that we may say with St. Bernard as he paced his gloomy cell in the monastery at Cluny: 'For thee, O dear, dear country, mine eyes have wept; for very love beholding thy holy name, thy union to my breast, And medicine in sickness, and joy and life and rest.

NON-COM. APPOINTED.—The following non-commissioned officers have been appointed by Captain Foote, Company D, Thirtieth regiment: First sergeant, Thomas Ross; sergeants, Richard Kelly, Joseph Cleary and Charles Adams; corporals, Ralph Gregory, John Connel, John Muller, George Stueckart, and Edward Pasanowski.

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CROSSING LAID AT POPLAR STREET

CITY TOOK A DECISIVE STEP IN THE MATTER.

Tired of Waiting for the Legal Snarl to Be Straightened Out Mayor Moir on Saturday Ordered the Street Commissioner to Tear Down the Fence and Lay a Crossing—This Was Done—Point Is Now Guarded for the City by Police Officers.

Tired of waiting for the lawyers and their case-study to get Poplar street opened up, Mayor Moir on Saturday took the matter in his own hands, and substituting an axe for the lawsuit, very effectively settled the question to the city's full satisfaction.

The Bolt and Nut works opens up tomorrow, and this disputed crossing in the center means of access and ingress to the plant for wagons. President Zehnder waited on the mayor and laid before him the necessity of having the crossing opened at once, Mayor Moir told him he would look into the matter and see what could be done. Mr. Zehnder and the mayor had another conference in the afternoon and when Mr. Zehnder left he carried with him the assurance that the crossing would be opened.

About 3:30 o'clock, Street Commissioner Thomas and a gang of men appeared at the crossing and in short order cut down the fence which the company had erected, and made the plank crossing which the company tore up last month on the day after the city caused it to be laid.

SHOW OF FORCE MADE. While the street commissioner's men were at work, Detective Martin Crippen, of the Delaware and Hudson company, came upon the scene and proceeded to make a show of forceful resistance in anticipation of a case in court. Some section-hands were brought down from Green Ridge on an engine and directed to remove and plank the city employees were laying. Street Commissioner Thomas had summoned police officers when he saw Detective Crippen going for the section-hands, and when the latter attempted to interfere he called upon the police to drive them off.

Patrolmen Quinn and Davis and Mounted Officer Block stepped forward and ordered the section-hands to take themselves off. This was sufficient for the purpose in view and the section-hands were called off and sent away. The work of opening the crossing was then completed, and Patrolman Davis was left to guard it. He was relieved in the morning by Mounted Officer Burke, and went on again at noon. The company made no attempt to repeat its performance of last month.

COMPANY'S POSITION. The Delaware and Hudson company is willing to have the city extend a street across the tracks, but is unwilling to be put to the expense of maintaining a gate and watchman there, as eventually will be the case if the street is opened up as a public thoroughfare. The city claims the right to the crossing under the old Lackawanna Iron and Coal company's maps, which show Poplar street on both sides of the track. The company avers that it owns the land in fee simple.

The attorneys of the railroad company, the Bolt and Nut works, the Lackawanna Iron and Coal company and the city had a conference last week with a view of submitting the matter to court in the form of a case-stated. They were to meet again in the course of a few days to draw up the papers, but the meeting has not yet taken place.

TROLLEY COMPANY WINS. Verdict Against Dr. J. S. Porteus in His Suit for Damages—City Wins Ninth Street Suits.

A verdict for the defendant was returned Saturday morning in the case of Dr. J. S. Porteus against the Scranton Railway company, which was on trial before Judge Savidge in court room No. 2, all of last week. The doctor sued for \$25,000 damages for injuries sustained by being run down by a trolley car while driving across a narrow bridge over Spring Brook in Moosic. The plaintiff alleged that he was compelled to drive on the bridge because of the narrowness of the track and the road approaching it; that the car was running at an excessive speed; that no warning was given, and incidentally that the motor car was a new and inexperienced hand. The accident, he avers, has left him permanently disabled with locomotor ataxia.

The defense contended that Dr. Porteus turned suddenly onto the track, directly in front of the car, and also vigorously attacked his claim that he was suffering from locomotor ataxia. The feature of the case was the effort of the defense to prove that locomotor ataxia does not result from violence. Some of the city's most prominent physicians were summoned by each side to give expert testimony. The majority of them were of the opinion that Dr. Porteus had failed to properly diagnose his own case.

This is one of the few instances where a jury in this county has been brought to return a verdict for the traction company when it was found in a personal damage case. Mark Everett Warren and Hon. C. P. O'Malley, of Willard, Warren & Knapp, conducted the defense. George M. Watson, R. A. Zimmerman and Hon. John P. Kelly represented the plaintiff.

A verdict in favor of the city was returned in the Ninth street damage cases, in which Patrick Sullivan, Margaret and Catherine O'Connor were the plaintiffs. City Solicitor Vosburg represented the defense. The plaintiffs' attorneys were C. Comegys and I. H. Baring.

In the case of Mary Reilly and others against the Borough of Dunmore, a verdict for the plaintiffs in the sum of \$250 was awarded. The suit was based on a claim for damages done the plaintiffs' property on Willow street by water diverted from its natural course and used by the plaintiffs' land by grading operations conducted by the borough. Hon. M. E. McDonald and John R. Edwards represented the plaintiffs. Borough Solicitor John G. McAskie and A. A. Vosburg, city solicitor of Scranton, were counsel for the defense.

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