We Have a Big Line of Second-Hand Pianos and Organs

VERY CHEAP, as we must make room for our NEW STOCK. One good CHICKERING SQUARE, but recently exchanged for a BRIGGS UPRIGHT. It will pay you to examine these bargains in PIANOS and ORGANS before you conclude to make a purchase. We have also a SECOND HAND ANGELUS which we will dispose of for cash or on easy payments. This is a BARGAIN for some music lover,

Ice Cream.

Telephone Orders Promptly Delivered

32g-327 Adams Avenus.

Scranton Transfer Co., Always Reliable.

kinds of transfer work promptly and satisfactorily done. Office 109 Lackawanna Ave. Office Phone 525. Barn Phone 6982

HUNT!NGTON'S BAKERY.

CLERM, ICES AND FROZEN FRUITS 420 Spruce Street.

Masonie Temple.

C. S. SNYDER, The Only Dentist

In the City Who Is a Graduate in Medicine. 420-422 SPRUCE STREET.

TOHOME,	
Gold Crowns \$2.50	١,
Gold Fillings500	
Best Set of Teeth \$4.00).
Silver Filling500	

Crown and bridge work a specialty. If you have any Dental work to be done call and have your teeth examined free of

charge. Painless extraction. Dr. Edward Rever

514 SPRUCE ST. OPP. COURT HOUSE.

DR. H. B. WARE. 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

PREPARATORY SERVICES.-Service will be held in the First Presbyierian church this evening preparatory to the celebration of the Lord's supper next

RECITAL POSTPONED .- The organ recital which was to have been held last night in Elm Park church was poston account of the inclement

M'DONNELL MISSING.-The police were yesterday asked to assist in find-ing Alexander McDonnell, a Duryea bar-ber, who left his home and has not been seen since Christmas day.

INQUEST UNNECESSARY .- The coroner yesterday viewed the remains of John Malia, who was killed by a Dela-ware and Hudson train near Carbondale Wednesday and decided that an inquest

INSPECTION TONIGHT.-Company F will be inspected this evening in the ar-mory by Major Millar. Captain Stokes requests each member to be present all spruced up and wearing bine handkerchiefs instead of white collars,

SUDDEN DEATH.-Coroner Roberts was notified last evening of the sudden death yesterday of a man named Rayer at Fleetville, at the advanced age of the years. There was no physician in at-

******* GRANDEST DISPLAY AT THE MODEL."

DELICATESSEN EMPORIUM. Fresh invoice of finest table deli-cacles, Imported Fiares, Landjager Sausage, Nova Scotia Saimon, Pates of all kinds, Imported and California Fruits and Jellies, Naid-meister Delicatess Fierring in Wine Sauce, Italian Chestnuts, meister Delicatess Herring in Winc Sauce, Italian Chestnuts, Leb Ruchen, Marzipan and Honey Cakes of all descriptions, and full line of fancy groceries for the holidays. Catering orders taken now for the holidays, Dinner Table d'Hote. Breakfast, Luncheon and Supper a la carte. Oysters served in any style. 221-223 Washington Avenue.

tendance. An investigation will be made

PRIESTS ASSIGNED.-Bishop Hoban has assigned Rev. M. J. Kelly as assistant at Eckley to Rev. Thomas Brehony. Bishop Hoban has placed Rev. Dr. Francis Canavan in temporary charge, in the absence of Rev. J. V. Hussie, who is iil, of the parish at Plains.

PAY-DAYS.—The Delaware and Hud-son company paid Wednesday at Pow-derly, White Oak and No. ! mines, Car-vendale, and yesterday at the Coal Brook and Racket mines, Carbondale, and the corpenter gangs. The Delaware, Lacks-warna and Western paid at the Cayuga and Erisbin yesterday and will pay the

INQUEST POSTPONED .- The inquest into the death of Thomas Devanney, the young man who was killed in the Storrs mine last week, was to have been held last evening in Alderman Fidler's of-fice, but on account of the absence of some of the jurors Corener Roberts posthe same place.

NOTICE

Patrons of the Scranton City Directory are warned to sign no contracts not signed by Taylor's Directory Co. J. James Taylor, Mgr.

INSTALLATION OF KNIGHTS.

Exercises Conducted By Past Great Commander E. S. Watson.

E. S. Watson, past great commander of the state, last night installed the officers of Tent No. 253, Knights of Maccabees. The installation took ing A. R. Hignet, who has been a mo-place in the quarters of the tent in Guernsey hall. The officers installed of years, was put on the stand. He were: Thomas B. Wendover, grand testified to the fact that flashes from commander: Charles Mansfield, lieu- the controller box were of frequent octenant commander; F. W. Wells, record keeper; R. B. Case, chaplain; S. The flame from these flashes never ex-D. VanBuskirk, sergeant: James Hutson, master-at-arms; Albert Kime. first master of guards; George M. Lisk second master of guards: John F Kelly, sentinel; J. L. Cavanaugh,

picket. Following this an entertainment was given, the principal feature of which was an address made by Past Great 'ommander Watson. He speke of the penefits and advantages derived from membership in the order. Among the other numbers on the programme was a song, "Anchored." given in very fine style by William Miller. Master and Miss Ryan gave a very eleverly exocuted dance, and several vocal numbers were very well rendered by Walter Dickelnick.

The Village Male quariette saug several selections and were followed by Joseph Custard, who entertained his audience with a phonograph. Caleb Evans sang "Because" in excellent veice and was loudly applauded, Master Harold Miller sang the "Kodak "lend" and gained a hearty ovation. After this dancing was indulged in by the knights present, and also by he members of the ladies' Maccabes

PRETTY EVENING MARRIAGE. Man Weds a Charming

Dunmore Girl.

Miss Josephine B. Medway, daughter of Mr. and Mrs. Joseph L. Medway, of Dunmore, and W. A. Mandeville, of Berwick, were united in marriage last sumed. Dr. Griffiths awarded the control of the bridge would be bridge. parents, 1646 Adams avenue.

The ceremony was performed by Rev. I. J. Lansing, D. D., of the Green Ridge Presbyterian church, in the presence of the immediate members of the two families, George Cooper, of Pittston, and Herbert Medway, brother of the

oride, were the ushers. lecorated with palms, and in the parlors and dining room were tasteful banks of ferns and smilax, relieved by bright hued carnations. Tapers with in favor of the defendant was redelicately tinted shades illumined the scene. A reception and supper fol-

The bride's rare beauty of face and trace of figure were charmingly set off in a rich creation of white silk and point and Duchess lace. A beautiful pearl and diamond brooch, the gift of the groom, was worn at the throat, In addition to being one of Scranton's prettiest young women, the bride is the possessor of a delightful personality, and as a consequence has a host of warm friends and admirers. She is possessed of a remarkably beautiful nezzo soprano voice.

The groom is a prominent and prosperous young business man of Berwick. The newly married couple will reside at that place immediately upon their return from their wedding tour.

OLD POINT COMFORT, RICH-MOND AND WASHINGTON.

Six-Day Tour via Pennsylvania Railroad.

The first of the present series of ersonally-conducted tours to Old Point Comfort, Richmond and Washington via the Pennsylvania Railroad will leave New York and Philadelphia on Saturday, February 3.

Tickets, including transportation, meals en route in both directions, transfers of passengers and baggage. hotel accommodations at Old Point Comfort, Richmond, and Washington, and carriage ride about Richmondin fact, every necessary experience for a period of six days-will be sold at rate of \$34.00 from New York, Brooklyn and Newark; \$32.50 from Trenton; \$31.00 from Philadelphia, and propor-

tionate rates from other stations. OLD POINT COMFORT ONLY.

Tickets to Old Point Comfort only, ncluding luncheon on going trip, one and three-fourth days' board at that place, and good to return direct by egular trains within six days, will be sold in connection with this tour at rate of \$15.00 from New York: \$13.50 from Trenton; \$12.50 from Philadelphia and proportionate rates from

other points. For itineraries and full information apply to ticket agents; Tourist Agent, 1196 Broadway, New York; 4 Court Street, Newark: N. J.; or Geo. W. Assistant General Passenger Boyd. Agent, Broad Street station, Philadel-

Sam Jones, the famous evangelist, will lecture at the Lyceum next Mon-

Finest wines and cigars at Lane's, \$20 Spruce street

Smoke the Pocono 5c. eigar.

CONNOR CASE GOES TO THE JURY TODAY

INVOLVES A QUESTION THAT IS NEW TO COURTS.

This Morning Judge Archbald Will Deliver His Charge to the Jury. Cases in Which the Township of Old Forge and the School District of the Township of Old Forge Are Defendants Were on Trial when Court Adjourned-Verdict Directed in the Hugg Case.

Two Old Forge township cases and the Connor trespass case against the Scranton Traction company were on trial in common pleas court when court adjourned for the day yesterday. The closing arguments in the Connor case have been made and when court pens this morning Judge R. W. Arch-

bald will charge the jury. It is one of the most interesting tresrass cases tried in this county for some time and involves a question that is new to the courts. It is this: Is a trolley company liable for damages when a passenger, frightened by a flash from a controller box, rushes out of a car to injury and death? The answer to this is to be made in the light of the fact that so far as has been shown in this case the appliances in the car were the best known and were in good working or deat the time of the flash. It was also shown that these flashes were of frequent occurrence and that electrical engineers have as yet been unable to devise any means of overcoming them. When court opened yest "day morn-

testified to the fact that flashes from currence and not at all dangerous. tended beyond a few inches from the controller box.

TESTIMONY EXCLUDED.

Alfred Roper, another of the company's motormen, gave similar testimony, Mrs. Catherine Williams was called with a view to showing that O'Boyle took beer and whiskey with him to Lake Ariel on the day of the accident, but her evidence was not allowed by the judge.

George Buxton, an engineer for the Suburban Electric Light company, and Daniel Herflicker testified that they attended to O'Boyle immediately after the accident. He vomited and the matter threw off a strong odor of liquor. The defense then rested and in rebuttal Peter Manley and Mary Dean were called. They were with O'Boyle at Lake Ariel on the day of the accident and did not leave him until about 9.45 that night. They parted with him at Dunmore and he left them to get a street car for Scranton. That was about three-quarters of an hour before the accident. Up to the time he left them O'Boyle had not drank anything of the city. of an intoxicating nature. That clos-1 the testimony and Major Everett Wacthe defense. Attorney I. H. Burns closed for the plaintiff. He concluded at 4.30 and court adjourned until this morning, when Judge Archbald will de-

liver his charge. In the main court room vesterday morning the trial of the case of the tract for the erection of a house at Taylor, the lumber for which was furnished by the plaintiff company. It was set forth by the plaintiff's witnesses that Dr. Griffiths agreed to be responsible for the payment of the lumber in the house. On his part, Dr. Griffiths denied that he ever had a conversation with officers of the plain-The house was profusely and prettily tiff company in which he agreed to pay for the lumber put in his house. The case was given to the jury about 2.30 p. m. and an hour later a verdict

turned. OLD FORGE CASE.

The next case called was that of Duncan McMurtrie, assigned to Bittenbender & Company, against Old Forge township, Attorneys T. F. Wells and George S. Horn appear for the plaintiff and Attorneys John H. Bonner and H. M. Hannah for the defendants.

McMurtrie was given a contract for he construction of a bridge erected awanna river in 1897. He testified that he did the work under the direction of the supervisors of the township and that he also did extra work in the construction of wing walls, his total claim amounting to \$1,955.44. The ground on which the township is contesting the claim has not yet been stated.

Down in the arbitration room Judge Savidge resumed yesterday morning the trial of the case of Fred Hugg against Hagen & Son. After the evidence was all in he directed a verdict for the defendant, on the ground that the lease was a conditional sale and not a bailment and that therefore the plaintiff could not recover.

The action of William Stoddard against the township of Old Forge school district was the next case called before Judge Savidge and was on trial when court adjourned. Attorney W. S. Diehl appears for the defendant and Attorney C. Comegys for the

plaintiff. Ziba Van Loon was given the contract for erecting the high school in Old Forge and claims that \$3.041.28. with interest, is due him. Part of this s a balance in the contract price and the remainder is for extra work. The school district disputes the bill for extras entirely and as to the balance alleged to be due on the contract say that it was all or nearly all paid by orders on the district that Van Loon gave to various persons while the work on the building was in progress.

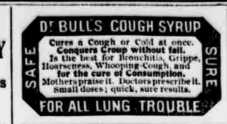
ASSIGNED TO STODDARD.

Van Loon's claim was assigned to Stoddard and thus he becomes plaintiff in the case. When court adplaintiff was still being heard.

During the afternoon Mr. Comegys was called before the superior court to argue a case and court took a short recess, during which the judge and dury discussed the trolley accident. it Madison avenue and Pine street. Copies of the evening papers were brought in and the judge read portions of the reports they contained for the information of the jurors.

Marriage Licenses.

James McMillan	nmor
Nellie Dolan 430 Emmet	stree
Francesco SummoDu	nmore
Anna Maria LorussoDu	nmor
Antonio Orlaskitiree	nwood
Yuzefa GotmbleskaGree	nwood



Court House News Notes Mrs. L. J. Northup and Mrs. C. B. Penman, both of Quincy avenue, were probably the only passengers in the car who were not injured at all.

No blame is attached to the motorman by any one of the passengers, who united in saying that he did excrything in his power to stop the car In the Eighth ward election contest the following witnesses were examined yesterday: Attorney P. F. Loughran. Attorney M. F. Conroy and Dr. John O'Maller.

Feb. 5 is the last day for filing applications for liquor licenses. As the new court calendar advances license ourt a week the time for filing applications closes earlier than in former years.

The will of James O'Connor, late of South Scranton, was admitted to probate yesterday, and letters testamentary were granted to M. W. King, his nephew, who is made sole heir and executor. Court yesterday made an order for

he removal of Nicholas Restine from the county jail to the West Side hospital. He is suffering from a malignant liver disease. He was formerly in the Lackawanna hospital, but had to be sent back to the jail because he would not obey the physicians.

ONLY THREE ATTENDED.

Conference Committee Met Last Night and Discussed Plans for the Proposed Viaduct.

Only three members of the viaduct onference committee were present last evening at the meeting of that body called for 8.30 o'clock, and which was held after common council meeting. These were all common coun-cil members, namely: Messrs, Tewkesbury, Calpin, and Griffiths, Mayor Mote and City Engineer Phillips, were also present, the latter with a big bundle of viaduct plans.

Nothing definite was done, but thorough examination of the existing plans was made and much discussion as to where was the best location for the proposed improvement resulted, though this latter fact has now been settled as the ordinance itself provides for its crection on the seuth side of

the street. It was suggested by Mr. Calpin that the viaduct might be extended out twenty feet beyond the curb line without any fear of damage claims from property owners on the north side of the street, as West Lackawanna avenue from Seventh to Ninth street, is sixty feet wide, and this would leave it still forty feet, or as wide or even wider than a majority of the streets

City Engineer Phillips ventured the statement that if the viaduct were ren made the argument to the jury for | built in the centre of the street, completely closing the railway crossi g. that it could be erected, counting damage claims from property owners on both sides of the street, for the same amount of money that will be expended on the present viaduct, when the large

itself, as at present proposed, would cost about \$70,000, and Mr. Griffiths said that the Traction company and the Delaware, Lackawanna and Western company should both, pay this amount, leaving the city to pay onty for the land condemned.

Superintendent Russell, of the Lackawanna, will not be in this city this week, as was expected, but is expected the beginning of next week when the committee will wait upon him, that the citizens of the city may have a knowledge of how much the companies will pay before they vote yea or nea on the measure.

INDEPENDENTS IN THE FIELD. Filling Up the Columns on the Ward Ballots.

Horatio T. Fellows, Democratic candidate for select council in the Fifteenth ward, yesterday filed nomination papers as an independent candiby Old Forge township over the Lack- date, also. Daniel Moses, the candidate for alderman, appeared on the same paper as an independent. The signers are Reese J. Evans, John P. Jones, D. S. James Benjamin S. Phillips, Michael Welsh, Isaiah Marshall, George Nichols, William R. Nichols, T. T. Morgan, John M. Evans, Lewis F. Miller, Daniel Colan, William Evans and E. D. Evans,

A. B. Stevens also filed papers as an independent candidate for select council in the Thirteenth ward, H. J. O'Malley and John J. Kearney have each filed certificates of nomination as the Democratic candidate for select council in the Third ward, John J. Costello has also received the "Democratic" nomination for that office in the Third ward, and his certificate is expected every day.

Some one of the three will have to take the matter to court, and have it decided which is the regular Democratic nominee. Failing in this the commissioners will leave all three names off the ballot and the Democratic column will be blank.

SLEET AND SNOW STORM.

Gave the Scranton Railway Company Much Trouble.

There commenced shortly after ! o'clock yesterday afternoon a shower of sleet which continued almost uneasingly until after 10 o'clock, and which proved itself to be about as thoroughly as disagreeable a storm as has visited this city in many moons. For the first hour or so the pavements were almost like sheets of glass and horses were continually falling on the smooth surface. The sleet was accompanied by a driving wind which blew it in the faces of pedestrians with

The storm played havor with the Scranton Railway company's schedule There was a general delay in traffic, and none of the cars made their route

in the alloted time. The rails were all in an exceedingly icy and slippery condition.

The trolley wires also became ley and slippery, and in many cases the connection being broken a great deal of delay was caused. The falling sleet and hall moreover massed on the tracks, and altogether made passage a very difficult thing.

On the railroad lines, however, there was luckliv little confusion or delay occasioned at all by the storm.

SUPERIOR COURT IS

THE WEEK'S LIST WILL B CLEARED UP TODAY.

among the Cases Down for Argument Is That of the Commonwealth Against Clark in Which the Constitutionality of the Weiler Act Is in Question-Two Cases Against the Borough of Throop, the Appeal in the Garvey Estate and Bunnell Gold Mine Case Are Heard.

All of this week's list with the exeption of five Lackawanna cases had seen disposed of when the superior ourt adjourned yesterday afternoon. It is expected that the list will be xhausted by noon today and that idjournment will be made till Monday, when a large number of opinions are to be handed down. Among the cases scheduled for ad-

journment today is that of the Commonwealth, appellant, against Clark, in which the Weller act, making it a enal offense for a corporation to discharge an employe because of his affiliation with a labor organization. The appeal is from Judge Gunster's decision that the act is unconstitutional because in singling out corporations from other classes of employers, it becomes special legislation. The state labor organizations have taken the matin hand and are the appeal. The fact that employes of the Reading railroad who were recently discharged have brought suit against the company under this same act gives the Clark case added interest. The outcome will be watched with interest by union men all over the country.

The first Lackawanna case argued was the appeal of Mary Dolphin in the matter of the lunacy of Peter Garvey. M. J. Martin appeared for the appellant and A. A. Vosburg for the appellee. It is a dispute between the wife and children of a lunatic over a property in Throop.

FACTS IN THE CASE.

In 1896 Peter Garvey was legally delared a lunatic and J. S. Dolphin, his son-in-law, was appointed a committee to manage his estate, which in the main consisted of eight acres of land in Throop, improved with two twostory frame dwellings. Complaints to the effect that the committee was negleeting to provide for the wife was followed in August, 1898, by Mr. Dolphin's resignation.

George Olendike was appointed to succeed him and forthwith entered a rule to show why the real estate should not be sold. After some continuance the sale took place, Edmund J. McNally and Martin Ferguson purchasing it for \$500. The children are trying to have the

sale set aside on the ground that it was unnecessary, that the proceedings were irregular and that the property was sold for one-fourth of its actual The case of Thomas McHale against

the borough of Throop and others, anpellants, was argued by C. W. Dawson for the appellants and James J. O'Malley for the appellee. When Throop was a part of Dickson city the municipality contracted with the Dickson city water company

to erect and supply ten fire hydrants, the municipality to keep the hydrants repair. One of these ten hydrants was located in front of the plaintiff's property. In 1898, some years after Throop became a borough, this hydrant was broken by a wagon colliding with it. The water in the main was at that time very low, but in the fall, when the pressure became high, the water forced its way through he break in the hydrant up through the ground and into McHale's yard. A verdict was rendered against the borough and an appeal was taken on the

ground of errors in the trial. PRESSMAN CASE.

E. H. Shurtleff, for the appellant, and C. B. Little, for the appellee, argued the case of John Pressman, appellant, against the borough of Dick-

con city. It is an action in trespass to recover damages for injury to the plaintiff's property, alleged to have been caused by the borough filling up a street gutter adjoining the plaintiff's lot, obtiff's premises. There was a pipe one ing, but the plaintiff alleges that it | ment or attempted amendment of the was inadequate to carry off the water. and further that it was of faulty construction, being laid almost level and

The defense was that the overflows storms and that at all events a municipality can not be charged with negligence when a mistake is made in

a judicial act. At the time of adjournment arguments were about concluded in the M. Bunnell, appellant. Hon, John P. Cornelius Conogys for the appellee.

Mr. Bunnell owns a sixty-acre tract in New Hampshire which contains gold and silver. He was anxious to have and silver. He was anxious to have it opened up and on January 2, 1894, made a written agreement with Mr. Winans whereby Bunnell agreed to sell to Winans for \$1,050, an option to purchase a one-balf interest in the tract for \$150,000. Winans was also to pay the expenses of mining twenty tons of ore for testing purposes. If after the test was made Winans did not want to take advantage of his option Bunnelt was to return to him

\$1,000 of the \$1,050.

THE OPTION EXPIRED. Winans was to have made the tests,

but Bunnell arranged to do the work himself. As he made expenditures from time to time in developing the tract he made requisition on Winans for money with which to meet them. Winans met some of these demands, paying all told \$305. Winans allowed his option to expire

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All \$7.00 and \$8.00 Jackets go for		
All \$10.00 Jackets go for		
All \$15.00 Jackets go for	10	00
All \$17.00 and 18.00 Jackets go for	12	50
All \$20.00 Jackets go for	14	00
All \$25.00 Jackets go for	18	00

Tailored Suits, Up-to-Date.

All \$10.00	Suits go f	or			•		*			×		×	٠		•	•	0	0	100	*	. \$	7	50
All \$15.00	Suits go fo	or				٠.												6				10	00
All \$20.00	Suits go f	or		٠			٠															14	00
All \$25.00	Suits go f	or	*		*0			*	•						×			0	0			18	00
A11 \$30.00	Suits go f	or										٠		٠				5				22	50
All \$35.00	Suits go fe	or				٠.												o				25	00

F. L. Crane, RELIABLE

Raw Furs Bought. Furs Repaired.

One Idea

Governs us in the manufacture of flour and that is THOR-OUGHNESS. There is not the slightest neglect of any detail allowed in the manufacture of

Snow

White

Flour. The wheat must be of the best. It must be cleaned theroughly. It must be ground properly. The sacks must be packed full weight. Everything is done thoroughly and right. We believe the public appre-clates our efforts. We KNOW they like "SNOW WHITE." All grocers sell it. "We only wholesaleit."

THE WESTON MILL CO.

Scranton,

Carbondale, Olyphant.

and then made demand upon Bunnell for the return of his \$1,000. Bunnel not only refused to henor the demand but claimed the expenses of the cests amounted to \$1,600 and that Winans owed him \$275. Winans then brought suit, and on the strength of an alleged oral agreement to the effect that he

penses should not amount to more than \$400 or \$500, secured a verdict for The appellant wants this overthrown, alleging that the terms of a written agreement can not be varied by an oral agreement except in the structing the natural flow of the water | case of fraud, accident or mistake, and and throwing it ever upon the plain- none of these conditions existed in this instance. The appelles alleges that foot in diameter laid beneath the fill- the oral agreement was not an amendwritten agreement, but a separate though contemporaneous agreement The fact that Bunnell was substituted therefore liable to easily clog and for Winans as the one to make the tests was pointed out as an instance going to show that it was only natural

only occurred in times of unusual that some agreement such as is alleged would be entered into. The two Luzerne cases argued yes terday morning were Cramley against the Crescent Coal company, appellants, and in re-estate of Lewis Landmesser, deceased, Nelson G. Brugle case of George G. Winans against L. appellant. In the first, J. B. Woodward represented the appellant and Kelly was heard for the appellant and H. A. Fuller, the appellec. Agib Ricketts for the appellant and E. F. Mo-

> tice in the superior court. Willard B. Howe, a pupil of Leland Powers, will be seen in Christopher, Jr., and other impersonations in the lecture room of the Church of the Good Shepherd. Green Ridge, on Jan-

uary 13. Try a "Hotel Jermyn" cigar, 10c. **

CASTORIA For Infants and Children. The Kind You Have Always Bought Bears the Chart Thitchis Bears the

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An Endlass Stock of Blacksmiths' Wagonmakers' Supplies.

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