NORTON'S BULLETIN.

Deep Cut in Prices

of the balance of strictly Holiday Articles, all this week, Gift Books, Fine Stationery, Atlasses, Globes, Children's Books, Art Calendars, Booklets, Albums, Toilet Cases, Glove and Handkerchief Boxes,

Toys, Dolls, Games, Blackboards, at greatly reduced prices, to clear out "Odds and Ends:" an excellent chance to get your New Year gifts at bargain prices. 1900 Diaries and Office Journals, 1900 Peloubet's Notes on Sabbath Lessons, 1900 Blank Account Books, all sorts.

M. NORTON. 322 Lackawanna Ave., Scranton.

0000000000000000

NECKWEAR.GLOVES AND FURNISHINGS.

THE NEW

SATIN LINED MUFFLERS \$

Are Very Proper.

Umbrellas and Canes

In an Endless Variety of Beautiful Patterns.

109 Wyoming Ave.

ackawanna aundry.

308 Penn Avenue. A. B. WARMAN.

PERSONAL

H. L. Church is on a business trip to Norwich, N. Y. John E. Welsh, of the Ontario and Western railroad, is in New York. Superintendents Daly and Salisbury, of railroad, are in New York.

A. L. Cullender, agent for the Great Atlantic and Pacific Tea company, bas been contined to his home for the past week, but expects to be around again in

The Superior court judges and common pleas judges and Judge Cyrus Gordon, of Clearfield, who is here trying a case in guests of some of the members of the bar to wit: Hon. J. P. Kelly, E. C. Newcombe, George S. Horn, Hon. E. N. Willard, Hon. H. A. Knapp, Everett Warren, C. H. Welles, Hon, W. W. Wat-son, Joseph O'Brien, S. B. Price, James E. Burr and James H. Torrey.

LETTERS FROM THE PEOPLE.

[Under this heading short letters of in-terest will be published when accompa-nied, for publication, by the writer's name The Tribune does not assume re-sponsibility for opinions here expressed.]

An Official Statement. Editor of The Tribune.

Sir: An account of an interview with alleged representatives of the United Mine Workers of America, which apcopied by other papers, being brought to the attention of the officers of No. 1 district, United Mine Workers of America I am requested to place before the public in general and the miners in particular the following extracts from the proceedings of the Nanticoke convention the advice that they may be read, learned and inwardly digested. Motion, that we request a joint interview. Carried.

Amendment, that we appoint commit-Motion, that the district officers notify the officials of the different coal compa-nies by mail or otherwise, not personally, of a joint convention in the city of Scran-

on Tuesday, January 9, 1900, at 10 a. Carried. The policy outlined in these mo-tions is the policy of the organization and will be carried out to the letter. Charles J. Thain, 55 Logan Street, Wilkes-Barre.

To Taxpayers.

Prompt payment of 1899 poor tax before delinquent lists are made out will avoid penalty. City treasurer's office.

Smoke the Pocono 5c. cigar.

Our store will close at 6 o'clock every evening except Saturday. Hand & Payne.

Smoke the "Hotel Jermyn" cigar, 10c.

BARGAINS

Our Counters and Show Cases are loaded with bargains in

Pocket Knives. Shears, Scissors, Razors, Tinware. Agate Ware, Wringers, Carpenters' Tools. Oll Stoves, Heaters, Gas Ranges, Butchers' Tools, Scales, Etc., Etc.

Everything at cut prices. We retire from business soon.

Lackawanna Hardware Co., 231 Lackawanna Avenue.

IMPORTANT CASE IN , SUPERIOR COURT

ARGUMENTS ON THE VALIDITY OF THE FACTORY LAW.

Appeal Is Heard in the Beatty Case from Philadelphia, in Which the Constitutionality of the Factory Inspector Act of April 29, 1897. Is Involved-Harrisburg Contributes Four Cases, in Which the Foot-Front stule of Assessing for Paving and Grading Is Attacked.

Another case of state-wide interest, in which the constitutionality of a labor law is involved, was argued yesterday before the superior court. is the case of the State against Robert Beatty & Co., yarn manufacturers, of Philadelphia, who were convicted and fined \$1 and costs for suffering and permitting adult women to work in their factory over twelve hours a day and more than sixty hours a week, which is made a misdemeanor subject to a \$500 fine by one of the clauses of the act of April 27, 1897, formerly known as the factory law.

The indictment contained two counts. In the first count the defendants were charged with being, on the 17th, 18th, 19th, 20th, 21st and 22d days of April, 1999, engaged in the manufacture of yarn in a certain building. and manufactory, situate in the county of Philadelphia, where they employed "one Samh Throp and Ellen Ward, adult women, to labor, and by reason thereof Sarah Throp and Ellen Ward, said women, did voluntarily labor in said building and yarn manufactory of the said Robert Beatty and John R. Peatty for a longer period than sixty hours in the said week, commencing on the 16th of April, 1899. In the second counts the defendants were charged with "being engaged in the manufacture of yorn in the said manufactory, and did then and there suffer Sarah Throp and Ellen Ward to be employed at labor for a longer period than twelve hours in each of said days, and for a longer period than sixty hours in said week, commencing on the 16th of April, 1899, contrary to the provisions of the general assembly of the commonwealth of Pennsylvania, approved the 29th day of April, 1897."

DEFENDANTS' POSITION. The defendants demurred to the indictment, the grounds of the demurrer being that neither count set out an offense known to the laws of the state; that the act of 1847, in so far as it limits the right of adult women to work, is contrary to the constitution of the United States, being, as was alleged, an unjust interference with her right of acquiring and possessing property and pursuing her own the constitution of the United States because it is an attempt to deprive her of liberty and property without due process of law. The Philadelphia quarter sessions court overruled the demurrer and hence the appeal.

Ex-Judge Theodore F. Jenkins and Alexander Simpson, jr., of Philadelphia, for the appellant and appellee,

Judge Jenkins pointed out that while the act was presumably drafted for the health and safety of the public, it only No. 2, are to dine at the Scranton club legislates for a particular class, discriminating between men and women He also showed how the law would permit a woman to work as long as she pleased in a counting house of a railroad company, but only so many hours a week in a similar position in manufacturing establishment.

Mr. Simpson referred with emphasis to the opinion of the court below sustaining the law on the ground that it was permissable as a police regulation, safe-guarding as it does the health of factory employes. He also called particular attention to the fact that the manufacturers and not the two supposedly aggrieved women are

taking the appeal. Four cases transferred from Harrisburg were also argued yesterday. They were all appeals by property owners from the common pleas of Dauphin

county in city assessment cases.

THE HARRISBURG CASES. The first was that of Dr. George F Nish, who seeks to evade a grading assessment. He owns a twenty-eight acre farm on Cameron street in the southerly part of Harrisburg. He contends that it is rural property and should not have been assessed by the foot-front rule. This form of assessment is also attached, as it is claimed to be repugnant to the constitution, inasmuch as it assesses without any ascertainment of benefits. He also contends, laterally, that the street was at one time macademized and that the subsequent grading is not such an sessed against abutting property.

original improvement as can be as The city holds that the street being supplied with electric lights, fire hydrants, sewers and a flagstone side walk, is urban property, and denies that the street was ever pronounced improved other than to dump some broken stone on it at the expense of he general city appropriations.

Two of the other three cases were grouped together. They are the appeals of Miller & Herbzter and Margarent M. Funk, property holders on Fourth and Sixth streets, a direct, continuous thoroughfare, which in 1892 was asphalted and the case assessed, under the foot-front rule, to the abutting property holders. The appellants allege that the street was previously macadamized and therefore not asses sable to abutting property owners, and that the foot-front rule is unconstitutional, for the reasons set forth in the

case above. The fourth appeal, that of John Me-Pherran, was the same as the two preeding ones, except that he signed the petition for the pavement. The appellant claimed this did not enter into the case, as every citizen has a right to petition for an improvement with prejudicing himself. The city argued that inasmuch as the contract was the direct result of the petition, he was responsible for it in a measure and herefore liable without further ques-

Ex-Judge Thomas S. Hargest, William M. Hargest and W. H. Middleton appealed for the appellants. City Solicitor D. S. Seitz and Charles S. Berg-

ner represented the appellee. At adjourning time court was hearing the first of four Bradford county cases listed for argument. It was the were put through a severe examination appeal of Lonie V. Warner from a conviction for aggravated assault and battery on Charles S. Babcock, his neighbor in Pike township. The appellant claims the charge of the judge pellant claims the charge of the judge ing finds expression in the Mason & was misleading, or as the appellant's Hamlin. The Scranton agents for these

case in it." W. J. Young and J. T. Cc-Collum are the attorneys for the ap-

Ne opinions were handed down yesterday, and it is not likely that any will be rendered till the argument list is exhausted, which will probably be Wednesday morning.

WATER RATES MEETING.

Will Be Held Tonight in Select Council Rooms

Chairman C. E. Chittenden, of the select council committee, appointed to carefully consider Councilman Melvin's ordinance establishing water rates, has called a special meeting of this committee for this evening in the select council chamber, for the purpose of having a public hearing on the water question.

Invitations to be present have been extended to the officials of the two water companies, and a general invitation to the public at large is also extended by the committee. As mentioned in another column the Board of Trade has appointed a special committee to be present.

Chairman Chittenden stated to Tribune man yesterday that the meeting is held to learn the public sentiment. He said that what the members of the committee want is to hear the personal complaints of the consumers of water, if they have any, and the companies' side of the question, that they may act with a knowledge of existing conditions. The other members of the committee are Messrs. Melvin, Lansing, Sanderson and Roche. The meeting will be held at 2 o'clock and Chairman Chittenden desires it

TALKING THROUGH HIS HAT.

question will be heard.

Old Forge Italian Tried to "Saddle"

understood that any citizen desirous of expressing his views on the water

Through an Examination. If it wasn't that Judge Archbald has a very deep appreciation of the humor of things there would have been a very indignant man around the court house yesterday morning. Judge Archbald would have been that

At the regular session of naturallzation court, last week, a number of applicants for citizen papers were stood aside because they failed to pass the examination. Judge Archbald advised them to book up and try

Graconia Sabia, of Old Forge, formerly of Italy, was one of these. Yesterday he tried again. Judge Archbald was surprised at the facility with which Graconia told him who the president of the United States was, who governs Pennsylvania, what bod ies make the federal and state laws. how many states there are in the union and the names of some of them, besides a lot of other of the stereotyped information which the would-be citizen is customarily called upon to

impart. The judge's surprise provoked spec ulation, and this speculation led to the conclusion that Mr. Sabia was too good to be true. The conclusion had been scarcely formed when a chance glance convinced the judge that his conclusion was correct. Sabia had been talking through his hat.

Every now and then when called upon to answer a question, Sabia would look into the crown of his hat. Judge Archbald noticed this but thought nothing of this until he began to speculate on Sabla's sudden acquirement of a large fund of Unite ! ter political across the bench his eyes happened to rest in the crown of Sabia's hat which was held carelessly by his side.

What's that white thing in your nat?" the judge asked. "Nothing 'tall, Meester Judge," nervously replied Sabia turning the inside of the hat away. The judge made him pass up the hat and there neatly written in a fine Italian hand was a full and com-

plete catechism of naturalization court examination information. "Here's your hat," said the judge, and Sabia departed. The judge smiled but he made a memorandum on Sabia's application. Antony Biancardo, one of the councilmen of Old Forge, was Mr Sabia's sponsor.

SAW THE TROLLEY OFFICIALS. Conference Committee of Councils

Talked Viaduct to Them. Several members of the conference committee appointed by councils, accompanied by Mayor Moir and City Engineer Phillips, yesterday waited upon General Manager Silliman, of the Scranton Traction company, for the purpose of ascertaining how much oney that company will contribute toward the proposed viaduct. President C. N. Clarke, of Philadelphia, hap-

pened to be in the city and together with Mr. Silliman received the visitors. The city engineer submitted his plans and the whole question was gone over thoroughly. Neither of the officials were in favor of the building of the viaduct as at present proposed, on account of what they consider to be the risk attached to that plan. There would be an eight and a half per cent. grade from the crossing to Seventh street, according to the engineer's plans, and the Traction officials consider that the danger of cars running away and dashing down into the Jersey

Central yard, at the croner of Seventh street, to be too great-It was then suggested that the viafuct could be extended out twenty feet beyond the south curb line and the tracks placed on the north side of the structure, doing away with the above-

nentioned danger. While Messrs, Silliman and Clarke were in favor of a viaduct in the centre of the street, they were nevertheless impressed with the feasibility of the above-mentioned plan and informed the committee that they would give them a definite answer to the proposal

in the course of a week. It has now been learned that Superintendent Russell, of the Delaware, Lackawanna and Western company, will not be in the city before the end of the week, before which time, of course, the committee cannot see him,

COMPANY A INSPECTED.

Major W. S. Millar Examines Another Portion of the Thirteenth. Company A, of the Thirteenth regiment, was last night inspected by Major W. S. Millar. This is one of the companies of the Third battalion, and

s captained by W. W. Johnson. Harry Dimmick is the first lieutenant and George Daly the second. The men by the inspector, and on the whole made a very creditable showing.

The last word in modern plano buildattorney, the veneral D. C. Dewitt, superb instruments are L. B put it "I couldn't recognize my own Co., 131-133 Washington ave. superb instruments are L. B. Powell &

GALLAGHER GIVEN A LIGHT SENTENCE

JUDGE GORDON OBSERVED REC-OMMENDATION OF MERCY.

Slayer of Old Man Quinn Is Sentenced to Two Years and Six Months in the Eastern Penitentiary-His Counsel Make an Effective Plea for Clemency Based on the Jury's Recommendation, the Prisoner's Youth and His Previous Good Character.

Two years and six months imprisonment is the penalty imposed by Judge Cyrus Gordon, of Clearfield, on Thomas Gallagher, convicted of killing James Quinn, sr., in Carbondale

township, last August. The prisoner was arraigned for sentence at noon yesterday. He was brought down from the county jail by Deputy Sheriff Phillips and conducted before court by Deputy Sheriff Ryan. His elder brother, Joseph, his father and Joseph O'Brien, of O'Brien & Kelly, who defended him, stood with him when he was called before the

Mr. O'Brien made a plea for clemency asking the judge to consider the young man's previous good character, as testified to at the trial, and the recommendation of mercy which the jury made, which Mr. O'Brien contended reflected the idea of a doubt in the jury's mind. He also told of the good family to which the prisoner belonged and presented a long petition for elemency, signed by nearly all the officials of Carbondale township and Carbondale city and many other men of prominence.

SAID HE WAS INNOCENT.

When Gallagher was asked if he had anything to say he replied: "Nothing, your honor, except that I am innocent and had no hand in the matter whatever." In pronouncing senence Judge Gordon sald:

"The jury have rendered a verdict in your case on the indictment charging you with murder. We are satisfied that the verdict was right. They could not under the evidence in our opinion render a verdict of not guilty. The commonwealth used clemency in not asking for a verdict in the first degree. The evidence shows you had had an altercation with the son of the deceased, and some shows also that there was a good bit of bad feeling existing between you.

"I also take into consideration the evidence as to your character, also what your friends and neighbors say in this petition. Of course the duty is upon us to pass such a sentence upon you as will punish you properly and prevent other people from com-mitting the same offense. You have a temper you can't control and also are addicted to drinking. If you serve out the sentence I suggest you control your temper and abstain from the use of intoxicating liquors.

"The sentence of the court is that you pay a fine of \$1, costs, and unlergo imprisonment in the eastern penitentiary at separate and solitary confinement at hard labor for a term of two years and six months."

WHAT HE WAS CONVICTED OF. The crime for which Gallagher stands penalized is one that had a of ramarkable fastures and one that was doubtless unique. One of the former was that the opposing sides gave such diametrically site versions of the killing that one might be led to believe they were telling of two different affairs altogether. The unique feature was that three generations of the one family, a grandmother, daughter and two

grandsons were indicted for the crime. The jury evidently believed it was family feud and was content to punish the one party who was directly responsible for the death, the youngest Gallagher, who according to the prosecution, threw the stone which inflicted the fatal wound.

MAY BE HELD IN SCRANTON.

Possibility That Democratic State Convention Will Come Here. The Sunday News, of which Demo-

cratic State Committeeman F. J. Fitzsimmons is editor, Sunday contained the following:

"In the letter received by the state committeeman in this city it was intimated that the next state convention would probably be held in some city other than Harrisburg, and a plain hint was given that the members of the state committee felt friendly toward Scranton, This would indicate that the convention might be brought here were an effort made in that direction. The one which was held here and at which Pattison, was nominated was regarded by those who attended it as the most enjoyable they ever saw. It remains to be seen if the people locally care to interest themselves in the matter."

A MILITARY FUNERAL.

Rees Watkins Will Be Said to Rest with a Soldier's Honors.

The funeral of the late Rees' Watkins will take place tomorrow afternoon at 2 o'clock from the Providence Presbyterian church. It will be of a military character, and will be attended by the city companies of the Thirteenth regiment, led by Colonel L. A. Watres and staff. The body will lie in state at his

Inventory Sale 50-cent Neckwear 39c. 3 For \$1.00.

203 Washington Avenue.

To the Musical Public

We beg to inform the musical public of Scranton that we have placed the agency for the sale of Mason & Hamlin Pianofortes and Organs with

B. POWELL & CO

In their magnificent warerooms, at 131-133 Washington avenue, may be heard and examined a stock of Mason & Hamlin Instruments. The new scale Small Grand and Uprights recently so highly recommended by Nikisch, Paur, Sieveking, Sherwood and others, are particularly noteworthy.

Mason & Hamlin Co.

late home on Edna avenue during the morning, and will be exposed to public view from 10 to 1 o'clock. The casket will not be opened in the church, in accordance with the often-expressed

wish of the deceased. The services at the church will be conducted by the Rev. Dr. G. E. Guild, the pastor, assisted by Rev. Dr. Logan, for a number of years chaplain of the Thirteenth regiment; and the other North Scranton pastors, in whos churches in years past Mr. Watkins had rendered services as chorister, will e present.

The funeral will undoubtedly be one of the very largest that part of the city has ever known, and in view thereof the public is requested to await out side the church until those for whom it is necessary to reserve sittings are seated. The interment will be in Forest Hill cemetery.

MRS. GOLDEN'S SUDDEN DEATH.

When She Retired Sunday Evening

She Did Not Complain of Illness. Sudden death overtook Mrs. Martin T. Golden, of Leggetts street, some time during Sunday night. The exact hour of death is unknown. Her lifeless body was found lying in bed by her husband, who aroused other members of his household and had Drs. Lackey and Stanton summoned. Their examination, however, showed that death had occurred some hours previously. Heart failure was the cause of death.

Mrs. Golden retired in her apparently usual good health on Sunday evening about 10 o'clock, expressing herself as somewhat fatigued from attendance at the bedside of her mother, who is dangerously ill, all of the previous night. Something over a year ago she suffered a streke of apoplexy, stated to have been due over excitement upon being told that her

son, Francis, had toined the army, Mrs. Golden was 48 years old and is survived by her husband and eight children - John, James, Michael, Thomas, Francis, Agnes, Alice and Margaret. Coroner Roberts was notified of the matter and made a visit to the house this afternoon, but did not deem an inquest necessary. Undertaker O'Donnell will have charge of the funeral but up to a late he evening the final arrangements were not made.

EXPRESS THEIR REGRET.

Action of Endeavorers in the Death

of Rees Watkins. The regular monthly meeting was held last night of the executive com-mittee of the city Christian Endeavor union, at Grace Reformed church, on Wyoming avenue. The regular business routine of the association was first gone through, reports being read

and resolutions passed. Resolutions of condolence were adopted on the death of Lieutenant Rees Watkins, who passed away Sun-

day. The resolution follows: The Scranton Christiar, Endeavor unio hereby records its sorrow and regret over the death of Rees Watkins, which occurred on Sunday, January 14, 1900, and orders that this minute be placed on the record and also officially transmitted to the widow of the deceased.

Mr. Watkins has been officially con nected with the work of this union, and has served it faithfully, having been a member of the executive committee, chorister of the union and organizer and leader of the North Scranton Christian Endeavor choir. He was a quiet, unos-tentatious man, but possessed of great strength of character, which manifested itself in the living of an exemplary Christian life. He was honest in his dealings with his fellow-men, upright in his dully life, zealous in his church work and faithful in the discharge of his duty in whatever form it came to him

DR. M'LEOD AND CHRISTIAN SCIENCE.

Those Who Heard or Read Dr. M'Leod's Sermon Will Be Interested in Reading Judge Ewing's Lecture.

lecture of Judge Ewing, of Chicago, which has been aroused by Dr. Mc-Leod's sermon on "Christian Science," copies of the lecture referred to can be obtained free of charge or they will be mailed free to any address. Also if called for a copy of "Science and Health" with key to the scriptures, by Mary Baker G. Eddy, will be loaned to any one wishing to read it. Call on or address First Church of Christ, Scientist, 519 Adams ave., Scranton Pa. Every one will read with interest Judge Clarkson's (of Omaha) reference to Dr. McLeod's subject, printed in yes terday's Scranton Republican.

A Card. We, the undersigned, de hereby agree to refund the money on a 50-cent bottle of Greene's Warranted Syrup of Tar if talls to cure your cough or cold. We also guarantee a 25-cent bottle to prove satisfactory or money refunded:

J. G. Bone & Son, Dunmore,
G. W. Davis, Providence,
W. D. Davis Providence,
Renniman & Co., Avoca,
W. R. Manners, Moosic,
F. A. Kane, Mincoka,
Joseph Davis, Taylor.

NOTICE.

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

Steam Heating and Plumbing. P. F. & M. T. Howley,281 Wyoming ave

Flatulence is cured by Beecham's

LARGEST POST OFFICE YEAR ON RECORD KNOCK

BIG INCREASE OVER PRECED-ING YEARS.

Interesting Figures Taken from Assistant Postmaster Powell's Report for Year 1899-Increase in Money Handled of \$129,276.49 Over 1898-Number of Money Orders Handled Has Increased 137 4-10 Per Cent. Since 1894-Statis tics Showing Number of Stamp and Postals Sold During Year.

The business done at the Scranton ostoffice for the year 1899 was the largest in its history, there being an increase over last year in every single department. This increase is attributed in part to the growth of the city and in part to the business done by the International Correspondence schools, which is probably the largest single mailing company in the United States. The figures given below artaken from the yearly report which has just been completed by Assistant Postmaster Powell. Probably the most interesting statis-

tics are those showing the actual amount of stamps, etc., sold during the year. They follow: Stamps, 5,325,000; postal cards, 583,100; stamped envelopes, 1,009,200; newspaper wrappers 45,500. The amount received from the sale of the above was \$149,949.79, an increase over 1898 of 5½ per cent. The

increases in the sale of stamps, etc., since the year 1893, for each year are as follows: 1895 over 1893\$17,944.53 or 21 7-10 per cent 1896 over 1893 34,323,88 or 41½ per cent 1897 over 1893 48,893,22 or 59 1-10 per cent 1898 over 189359,368,61 or 71 6-10 per cent 1899 over 1893 67,232.99 or 81 3-10 per cent MONEY ORDER STATISTICS.

The following are the statistics of the money order department: Domestic orders issued....22,231 \$166,277. Foreign orders issued 2,339 Domestic orders paid.....51,147 29,417.0 286,964.87 30,379.06 Foreign orders paid...... 2.952

number of orders handled of 137 4-19 per cent, and in the amount of money handled of 81-8-10 per cent. The statistics of the registry department are as follows: Letters and parcels forwarded.......19,073 Letters and parcels received and de-

This is an increase over 1894 in th

livered27,568 Letters and parcels in transit43,693 This is an increase of 26.285 pieces over 1894, or nearly 41 per cent. The

special delivery department figures are as follows: Letters received and delivered...... 9,959

INCREASE OVER OTHER YEARS. This is an increase over 1898 of 18 4-10 per cent, and over 1894 of 119 2-10 cent. The total money handled by the local office during the year was as follows:

Money orders issued and paid....\$513,638.32 Postal box rents 1,622.81

The money handled during 1898 was \$775,000.95, and during 1894 was only 1405,622.81, showing that in this particular respect the business of the Scranton office has been more than doubled in five years.

CASTORIA For Infants and Children. In view of the general interest in the The Kind You Have Always Bought

SUGGESTIONS.

Fur and Woolen Gloves Sweaters, Mufflers. Fur and Cloth Caps.



The quality of the oils used in mixing

Oils

such as we offer will make paint of great smoothness and durability. A large surface can be covered and the coating will done its full duty.

These prices will show that good oils are not expensive.

MATTHEWS BROS., 320 Lacka wanna

Their knuckles sorethat is what your friends do when your

ELECTRIC BELLS Are out of Repair.

THEM.

WE REPAIR

Chas. B. Scott 119 Franklin Ave.

TELEPHONE 222.

The Popular House Fur-nishing Store. Special Sale To reduce our stock of Wash Boilers we offer for one week only, commencing Monday, January 15th. No. 8 Copper Bottom Tin Boiler and Tin 98C No. 8 All Copper Boiler and Tin \$2.78 Foote & Fuller Co. Mears Building.

Pierce's Market

Receiving daily - Turkeys, Fowls, Springers, Ducks and Squabs; also Rockaway, Maurice River and Blue Point Oveters; Everything the market affords i

140-42 Washington Ave

Your orders will be filled promptly with best goods at reasonable prices.

fruits and vegetables.

PIERCE'S MARKET 110-11 2-114 PENN AVENUE.

Economy's January Clean Sweep

Is making history. This time for cleaning out broken lots is well utilized. We make the prices so low that quality-wise economical people cannot resist buying.

One hundred cane seat, oak frame Rockers-haven't the chairs that match them-that's why we sell them at

Credit You? Certainly

