CASE SETTLED.

which Wassil Kutskow was prosecutor, Andrew Martzer, defendant, was re-ported settled and a verdict of not

A verdict of not guilty was taken in the case of M. J. Walsh, charged

with embezzlement by George Smith. Andrew and Annie Harwin, of Price-

burg, were found guilty of assault and

battery upon Mary Howey, one of their

enants, from whom they tried to col-

ect seven months' back rent with a

Special Officer Fred Addison, of Old

Forge, failed to appear to prosecute the charge of aiding a prisoner to es-cape which he preferred against Joseph

Summers, and a verdict of not guilty,

NOT GUILTY, COSTS DIVIDED.

them vile names in a loud tone of voice. Another half dozen witnesses

living in the same neighborhood swore

they never heard Mrs. Egler speak

much above a whisper and that she

was a perfect lady in every respect.

It developed in the trial that the Egleri

and Barretts have had some trouble

over children's squabbles and that Mr.

Egler had Mr. Barrett arrested for

Attorney Is in Default.

The petition of Elizabeth Maines re

spectfully represents that she employed George W. Beale, esq., as her attorney

to look after and transact all of he

business in connection with the estate

dence in the borough of Jermyn, Pa., and had me endorse the check on the

the money on said check, and that said check was cashed by the said Miners

and the money was paid to said attorney, George W. Beale, esq.; that I made demands on my said attorney.

George W. Beale, esq., from time to time from the 17th day of September,

1899, until Dec. 27th, 1899; that he kept making excuses from time to time why

he did not pay my said money until Dec. 27th, when he gave me a check on the Traders' National bank of

collected for me, to wit: \$3.6.66; that

said check was presented to the Trad-

ers' National bank on the 30th day of December, 1899, and payment thereof

was refused for the reason that said George W. Beale; had no account in the said bank; that your petitioner.

ney, George W. Beale, without re-course to law, but having failed, she now prays your honorable court to grant a rule on George W. Beale, esq., to show cause why he does not pay

the amount claimed to your petitioner Estabeth Maines.

awanna, ss: Elizabeth Maines being duly sworn

according to law says that the facts set forth in the foregoing petition are

rue and correct. Elizabeth Maines. Sworn and subscribed before me this,

Notary Public. The rule as prayed for was granted

It was made returnable February 14

Marriage Licenses.

William McGuireScranton.

Bridget HealeyScranton

Alex. Olszewski Priceburg

Josepha CzymichPriceburg

Fecka PernackOlyphant

Nastha SlachurskaOlyphant. John C. Evans2020 Wayne avenue.

Mabel Jenkins222 Spring street.

Alvin Morgan1731 Church avenue

Alma Clancy 1805 Ross avenue

Court House News Notes.

Final confirmation was given by court yesterday to the report of the

viewers on the Jones street sewer in

Olyphant; the assignee's report in the

state of Estabrook Brothers, and the

first and final account of C. H. De-

meritt, assignee of Dr. Willard Parker.

Lewis E. White yesterday filed in

Prothonotary Copeland's office a peti-

tion for divorce from his alleged run-

tway wife, Gertrude May Taylor

White, They were married June 27, 1894, and the alleged desertion occurred

A petition signed by a number of tax-

payers of First district of the Third

ward, this city, was presented to court yesterday, asking that the district

polling place be changed from its pres-

ent location at 856 West Market street

to Martin Cavanaugh's store room at

916 West Market street, the tenants

Golden, having served notice that he

Liver complaints cured by Beecham's

for the hearing on the petition.

Smoke the Pocono 5c. cigar.

May 15, 1898, Willard, Warren

Knapp represent the petitioner.

it 9 o'clock a. m.

cond day of January, 1900. Grace M. Haight,

filed with Judge H. M. Edwards:

The following petition was yesterday

dant to pay the costs.

ing a disturbance.

against Max Suravitz.

assault and battery.

club.

guilty was allowed to be entered.

BARGAINS

in Second-Hand

Pianos and Organs

A fine Briggs Grand and a Chickering Square, both exceptionally good Pianos for church, concert hall, or club house.

Square Pianos at your own price. Second-hand Organs from (\$25) twenty-five dollars up.

Now is the time to buy an

ANGELUS

One second-hand, cheap, for cash, or on monthly payments, at

205 WYOMING AVENUE.

Ice Cream. 25° Per Quart.

Telephone Orders Promptly Delivered 32g-327 Adams Avenue

Scranton Transfer Co., Always Reliable.

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

HUNTINGTON'S BAKERY.

CLEAM, ICES AND INCZEN FRUITS

420 Spruce Street. Masonic Temple.

C. S. SNYDER,

The Only Dentist

In the City Who Is a Graduate in Medicine. 42C-422 SPRUCE STREET.

Gold	Crowns\$2.50.
Gold	Fillings50c.
Best	Set of Teeth \$4.00.
Silve	r Filling 50c.

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 Reyer PROGRESSIVE EUCHRE PARTY. 614 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.



ELECTION OF OFFICERS.-The Nay Aug Hose company drum corps will meet in their rooms this evening and

COMMITTEE MEETINGS-The supply, teachers and kindergarten commit-tees of the board of control will meet

EXAMINATION CONDUCTED.-The civil service commissioners yesterday examined one applicant for the position of governmental interpreter.

MONTHLY DANCE.—On Wednesday evening, Feb. 21, the young men of the Scranton Liederkranz will conduct their monthly dance in Music Hall.

MANAGERS MEETING.—A special meeting of the board of managers of the Florence Crittenton Home will be held at the residence of Mrs. W. S. Diehl, on Tuesday next at 10 a. m.

RESOLUTION SIGNED .- Mayor Moir resterday signed the joint resolution ad-nitting the Keyser Valley Hose company to the city's fire department. The reso-tution provides that the company be of to expense to the city.

KELLOW INJURED.-George Kellow of Green Ridge, a conductor on the Del-tware and Hudson railroad, yesterday

norning had two fingers broken while soupling cars. He had his injuries at-ended to at the Lackawanna hospital.

FUNERAL TODAY.—The funeral of Isabelle, the 8-year-old daughter of Michael Boland, of Dunmore, will take place, this afternoon at 2.30 o'clock, from the home, 1124 East Drinker street, Services will be conducted at St. Mary's church and interment will be made in Mr. Carmel correlator. Mt. Carmel cemetery.

BASKET MEETING .- A basket meeting will be held in the Penn Avenue Bap-tist church today under the auspices of the Womans' Home and Foreign Missionary society of the Abington associa-tion. Services from 10 till 12 o'clock in the morning: from 2 to 4 in the after-

PAY DAYS.—The Delaware, Lacka-wanns and Western company paid yes-terday at the car shops, Brisbin and Cayuga mines, and will pay the men at Storrs shaft today. The Delaware and Hudson company paid yesterday at the

Delaware, Mill Creek, Baltimere Slope and Conyngham shaft, Wilkes-Barre,

KEEP OFF THE GRASS.-The county commissioners want totice served on the public that the signs about court house square mean what they say and that the short-cutting across lots which is wearing paths in the lawn must be

FOOT INJURED .- Augustus Chrifo, of 128 Crown avenue, an employe of the Lackawanna fron and Steel company, while at work yesterday noon, met with an accident in which his foot was badly inured. He was taken to the Moses Tay-

PHILLIPS WAS ARRESTED.

Langan Did Not Like the Kind of Tea Party He Conducted.

Thomas J. Phillips, of Cleveland, O., the proprietor of the Boston Tea Party company, which has been selling recently at a store on Penn avenue Tong Tina tea, and his clerk, W. Barnard, were arrested yesterday morning by Chief of Police Robling and Detective John Moir on a warrant issued at the instance of Thomas Langan, of Langan & O'Hore, proprietors of the Columbia hotel, on Lackawanna avenue, charging them with conductng a business which is a violation of law, and also of taking money under false pretense

In each package of tea sold the pr prietor claims to give a prize, which vary in value from cheap knick knacks to really valuable pins and watches. Mr. Langan went into the store Tuesday afternoon and bought package after package wit., no success, only receiving breast pins of small value. After he had spent \$47 he drew a cheap watch, which he exchanged for more packages, in one of which was a watch which Phillips claimed to be worth \$35, but which a jeweler to

whom it was shown said it was only After this Langan swore out a warrant and in Alderman Millar's office the county fail. yesterday morning the case was heard by that magistrate. An amicable set-

tlement was reached. This was the second time for him to be arrested, as he had been arraigned before Alderman Howe Tuesday on the same charge, Eugene Henry being the complainant, but the case was discharged.

A DEAD GAME SPORT.

That's the Way an Applicant for

Aid Described Himself. Mrs. Duggan, agent for the Associated Charities, yesterday had an odd caller in the shape of a rather dilapidated looking individual who gave as his name Martinus Pierendo, and said he came from Allegheny. He gently denied the fact that this might be an alias and accounted for the peculiarity of his name by saying that his father

was a Frenchman. His right leg was fractured at the knee, and he applied to the poor board for aid. Mrs. Duggan gave him a letter to the Lackawanna hospital authorities and he took himself there for

Although of a very ragged and common appearance, still Mr. Pierendo used the most elegant language. "I deeply regret, madam," was one of his remarks to Mrs. Duggan, "that you question my veracity."

To a Tribune man he remarked slyly: "I am known throughout this entire country from California to Maine as a dead-game sporting man." He then quoting what he claimed to be an extract from an Elmira paper, which de scribed his appearance on a race track in the capacity of a tout.

"It was while shipping some horses to a certain place that one of the animals kicked me, breaking my kneecap," was the way he accounted for his accident. He travels on crutches.

Men's Guild Club of St. Luke's Parish Will Conduct It.

The Men's Guild club of St. Luke's parish will hold a progressive euchre party in their rooms in the parish building, Wyoming avenue, Friday evening, at 8 o'clock. This will be the second of a series to be given for the nembers of the chib and their friends. At the first one, held on January 2i, about seventy-five men were present. Fifty played progressive euchie in the main club room and the remainder enloyed the reading, writing and billiard cooms of the club.

Already the Guild club numbers about fifty, and the membership is on the increase. The club rooms are open from 16 a, m. till 10 p. m. Most all the current magazines may be found in the reading room and all the rooms are bright, pleasant and neatly furnished.

BOARD OF TRADE MEETING.

Address Will Be Delivered by William Griffiths. William Griffiths, mining engineer of

this city, has accepted an invitation extended by the board of trade to deliver the illustrated lecture on "Methods of Washing Culm Into the Mines," which he gave last week before the Franklin Institute at Philadelphia.

The lecture will be delivered at the next meeting of the board, to be held February 19. At this meeting the license ordinance now before councils will be discussed and the special committee who attended the water rates meeting of councils will report, as will elso the delegates to the national board of trade meeting.

Through Sleeping Cars.

The Lake Shore and Michigan South ern Railway operates through sleeping cars between Boston, New York, Buffalo, Cleveland, Cincinnati, Toledo, Chicago and St. Louis, also between Buffalo and Pittsburg and Detroit and Columbus. Accommodations in sleeping cars may be reserved by means of letter or telegram, or by application to the local agent in your town. No other rallroad between Buffalo and western cities offers such good sleeping car accommodations as the Lake Shore and Michigan Southern Railway. ..

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 it fails to cure your ecugh or cold. We also guarantee a 25-cent bottle to prove satisfactory or money refunded:

Matthews Bros. C. E. Chittenden.
Phelps' Pharmacy. D. W. Humphrey.
McGarrah & Thomas G. Pichel.
H. C. Sanderson. J. P. Donahoe.
N. M. Eiche. Brown's Pharmacy.

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

Smoke the "Hotel Jermyn" cigar, 10c. YOU'LL GET COLLARED SATURDAY

Try a "Hotel Jermyn" cigar, 10c. ..

PROVED GUILTLESS BY NEWSPAPER AD

DOG STEALING CASE WAS AB-RUPTLY TERMINATED.

Judge Edwards Directed a Verdict of Not Guilty When It Was Shown That the Finding of the Alleged Stolen Dog Was Duly Advertised at the Time It Disappeared, in a Notice Over the Finder's Name and Address-Other Cases Tried in Criminal Court Yesterday.

Another large raft of criminal cases was disposed of by Judges Edwards and McClure in quarter sessions yesterday, no less than twenty-five being dealt with in one way or the other. Convictions were few and far between, only two of any moment being recorded.

One of these was in the dog stealing case of the Commonwealth against Hugh Winkler, James Purdy, prosecutor. Winkler lives in Honesdale and Purdy in Carbondale, The latter owned valuable buil dog which he lost November 28 last. The dog was later found in the possession of James T. Reed, of Washington avenue, this city. Mr. Reed said he received it from his father-in-law. Hugh Winkler, and Winkler, upon being brought to task, said the animal followed him one day he was passing through Carbondale and accompanied him without any coaxing to Honesdale. He didn't want the dog, so he sent it to his son-in-

law. Mr. Purdy didn't believe this story Neither did the jury. Judge Edwards sentenced Winkler to three months in

CASE AGAINST STIPP.

Henry Stipp, a young man from Nay Aug, charged by Peter Conyngham, of Dunmore, with the theft of a dog, was saved from conviction by a newspaper 'ad." The commonwealth had proven conclusively that the dog was owned by Conyngham; that it was found in Stipp's possession, and that when the latter was accused of having the stolen dog he shipped it to Harry Depuy. It looked bad for the accused, and when the case was interrupted by the sentencing of Hugh Winkler to three months for dog stealing, the impression was general that young Stipp also had a term of imprisonment in store

But such was not to be. Following the directions of his attorney, Mr. Scragg, young Stipp took from his pocket a copy of a local paper of last July, which contained an "ad." giving notice as follows: "Found-Lemon spotted bird dog. Owner can have same by applying to Henry Stipp, Elmhurst road." The evidence of the prosecution was to the effect that the dog was stolen in July and that it was a lemon spotted bird dog. Judge Edwards promptly directed the jury to return a verdict of not guilty.

Stanley Vanosky and Alick Vanosky were returned guilty of stealing \$20 from their boarding boss, Michael Mellick, of Jessup, and also of committing assault and battery upon him. They were sentenced by Judge McClure to the Miners' and Mechanics' bank of pay a fine of \$10 each and spend six Carbondale, Pa., for \$316.66, payable to months in the county jail for the lar-ceny, and fined \$20 apiece for the as-day he brought the check to my resigave a list of his qualifications by ceny, and fined \$20 apiece for the assault and battery.

> Lorenzo and John Matuchy were convicted of assaulting and battering Samuel Devivi on Lackawanna avenue near Cassesse's hotel, on the day of the letter carriers' parade. Sentence was not pronounced.

> ZEACK NOT GUILTY. A verdict of not guilty was returned in the case of John Zeack, of Winton. charged by Barbara Pesarchie with attempted criminal assault. The costs were placed on the prosecutrix.

Mrs. Donati Maria Genovise, of Providence, was tried before Judge McClure Scranton, Pa., dated Dec. 30th, 1899, for committing assault and battery on for the amount of the money he had Mrs. Mary Murray, who lived in the same house with her. The trouble grew out of a borrowed bread pan Mrs. Genovise loaned one to Mrs. Murray and when she went to get it back a quarrel arose, which ended in Mrs. Murray being severely beaten. Mrs. Elizabeth Maines, has used every effort Ferguson, the mother of Mrs. Murray, to collect said money from her attorprovoked a laugh by devoutly crossing

herself before beginning her testimony. The case in which P. H. Farrell charged P. H. Byrne with larceny by bailee of a silver watch was nonprossed by reason of the fact that over two years had elapsed from the time State of Pennsylvania, County of Lackof the alleged crime until the arrest was made.

In the case of the Commonwealth against Frank Norton, attachments were issued for Thomas Conniff and John M. Watkins, absent witnesses. In the case of the Commonwealth against Peter Jakelcowitz, J. C. Hawthorne, prosecutor, a continuance was directed by agreement of counsel. Caplases were issued for James Morgan, Frank Kapuschniski and Hugh McLaughlin, defendants, who failed to respond when their cases were called for trial.

A verdict of not guilty was taken in the case of Sterling B. Anderson, charged by Bessle McFarland wath criminal assault. The prosecution was brought in 1892. The case did not come to trial owing to various reasons and the bondsmen of the defendant, being anxious to be relieved, asked that a erdist of not guilty be taken. Anerson is now in Mexico and the prosecutrix 's in Kentucky. The bondsme:

PROTECT YOURSELF AGAINST ADVERSITY.

And at the same time travel rapidly towards prosperity. How?

Open a savings account with the

Traders National Bank

Corner of Wyoming Ave. and Spruce Street. A safe and sound institution, and deposit a portion of your income regularly and systematically. You'll be surprised how quickly your savings will grow, aided by the interest.

gave a check to cover the amount of ONLY DOING WHAT COMPLAINANT DID The assault and hattery case in

TER RIVER BANK FIGHT.

In a Lengthy Opinion Discussing the Text of Opinion.

prosecutor to pay the costs, was en-Morris Hollander, prosecuted by Foote & Shear for obtaining goods by false pretences, was allowed to go, the prosecution having been withdrawn. The malicious mischief charge preferred against James Harris by Joseph

Flynn was also withdrawn and a verdict of not guilty entered, the defen-Anthony and Joseph Zelesky were found guilty of throwing stones through the windows of John Demko's hotel in Jessup one night last August after they had been ejected for rais-The defendant being dead, a verdict of not guilty was directed in the case in which arthur Deacle was charged with pointing a pistol at Elias Davis. Constable William Cole was acquitted of a similar charge, the prosecutor, Anderson Carlon, agreeing to drop the case. A verdict of not guilty was entered in the statutory burglary case against Joseph Kilpatrick, the boy who was convicted of robbery at the last term of criminal court, and who is ow in the Huntington reformatory. Not guilty, costs divided, was the

jury's return in the assault and bat-tery case brought by James Nolan Emma Egler, of South Irving ave-CONDITION OF BANK. nue, is on trial before Judge Edwards on the charge of being a common scold preferred by her neighbor, Mrs. Ellen Garvey. Half a dozen witnesses testified that Mrs. Egler was wont to stand on her porch, in her yard, and occasionally on the street, and abuse Mrs Garvey and other neighbors, calling

IMPORTANT OBJECTION.

JUDGE EDWARDS ON FINN-CAR-

Merits of the Case in Detail, He Decides That Carter Has a Right to Build the Wall in Question to Protect His Land from Overflow, Just as Finn Did on the Opposite Bank for the Same Purpose-Full

Following is the full text of the opinion in the case of George A. Finn against P. P. Carter and others, which was handed down by Judge H. M. Ed-

wards, Tuesday:

George W. Finn vs. P. P. Carter, et al.
The plaintiff in his bill alleges that he is the owner of a tract of land consisting of several acres, and located on the westerly side of the Lackawama river, in the city of Scranton; that this tract of land has been plotted into lots of which several have been sold and on which buildings have been erected, and that the defendants, who own a tract of land on the easterly side of the river, have constructed a stene wall inside of the easterly bank of said river, thereby preventing the water from flowing in the accustomed and natural channel to the imminent danger of plaintiff's property. The defendants in their answer deny the averments set forth in plaintiff's bill and allege that the plaintiff has constructed an embankment upon the channel of the river to such an extent as to endanger the land of the defendants.

After a full and final hearing and a personal inspection of the river and its banks, we find the following facts:

1.—By the act of 25th of March, 1si3, a part of the Lackawanna river, including the location in dispute in this case, was declared to be navigable and a public highway, P. L. 1si2, p. 65.

2.—The plaintiff in 1896 purchased a tract of land situate on the westerly side of the Lackawanna river. He plotted the tract into lots and sold them to various buyers who have built houses on them. The plaintiff himself has erected several buildings on the plot and yet owns a considerable portion of the tract.

CONDITION OF BANK.

3-The defendants own the land on the opposite or easterly side of the river. The evidence fully discloses the condition of the river banks as it was from thirty to fifty years ago. The extent of the river involved in the present contention is over six hundred feet and reaches from the Parker street bridge, shown on the man, down to the end of the stone wall erected by the defendants, the wall ending at a bend of the river where there is a high natural embankment.

During the period mentioned, and for some time since, both banks of the river, from bridge to the bend, were overflowed whenever there was an erainary freshet. The banks were so low and the nature of the ground of such a character that the overflowing of the land on both sides was not looked upon as an unusual occurrence.

This overflow was more noticeable on.

the overflowing of the land on both slaces was not looked upon as an unusual oc currence.

This overflow was more noticeable on the westerly than on the easterly side of the river, because the level land on the westerly side covered a much wider area, and because the ancestor of the defendants in 1870 began to take measures to protect his lend on the easterly side from the ravages of annual freshets.

4—About the time mentioned, in 1870 or 1871, Pulaski Carter, who had a shop or an axe factory and a mill on the easterly side, began building what is known as a riprap wall alorg his side of the river, extending it from year to year along the shore of the river down to a point not far from the bend.

There was also a wooden cribbing in the same place before the wall was built. Two wing walls were built starting from low water mark act ss into Carter's land. The purpose of the cribbing, riprap work and wing walls was to protect a race that Carter had running through his land. Into this race a portion of the water of the river was diverted at a point near the "bend" already mentioned. For several years the race has been abandoned and the water which formerly it wed through the race has since found its way into the channel of the river.

IMPORTANT OBJECTION. of O. S. Maines, deceased; that H. D. Carey and H. E. Maines are the executors of said estate, and that on the 12th of September, 1899, said executors gave said George W. Beale a check on back thereof, so that he could secure and Mechanics' bank of Carbondale, Pa., on the 13th day of September last,

5-The most important objection made by the plaintiff is to the erection of the wall as it now appears at the point of fifty to one hundred feet from the bend. The defendants continued the wall all the way to the bend, or to the high nat-ural embankment which made a further artificial barrier unnecessary. It is this piece of wall more particularly that the plaintiff claims is inside of the casterly bank of the river, the erection and con-tinuance of which are liable to endanger the plaintiff's property. A consideration of the evidence, aided by observation on the ground, convinces me that the wall complained of by the

A consideration of the evidence, aided by observation on the ground, convinces me that the wall complained of by the plaintiff is not inside the low water mark of the easterly bank. The great preponderance of the testimony is in favor of this conclusion. I concede that it is difficult to fix with mathematical precision the low water line on either side of the river from the Parker street bridge to the bend, owing to the varying changes and condition of the soil: but substantially, and for all fractical purposes, it can be ascertained, especially on the easterly side. I find as a fact that the defendants in erecting the wall complained of, have not encreached upon the channel of the Lackawanna river.

5-1 cannot find from the evidence that there is a well-defined high water line on the easterly side. The indications on the ground are unsatisfactory. But it is clearly apparent in reading the testimony that the water lines of the river are likely to recede. In the last few years the flow of water is diminishing. There have been no freshets for several

Dinner Sets

Large Variety, All Prices. Best Goods.

We guarantee all our set a not to craze, what is more disgusting than black, cracked dishes. Good, clean white dishes are appetizing. A housek eeper is judged by the appearance of her china and table line n.

100 Piece Semi Vitreous China, Decorated \$7.50. 100 Pieces White Granit e, Decorated \$6.50.

China Hall.

Millar & Peck, "Walk in and look around."

Cloth Jackets at

My stock of Cloaks, Jackets, etc., both for Ladies, Misses and Children has been unusually large and handsome this season, and many handsome garments remain, owing to the warm weather and late winter. We are sure to have cold weather yet, but the Cloth Jackets must Consequently you will find-

All \$25.00 Jackets for\$	12.50
All 20.00 Jackets for	10,00
All 15.00 Jackets for	7.50
All 10.00 Jackets for	5.00
All 7.50 Jackets for	3.75
All 5.00 Jackets for	2.50
All 4.00 Jackets for	2.00
Golf Capes in Handsome Effe	cts.
Were \$25.00 for \$	13.00
Were 20.00 for	12.50
Were 15.00 for	10.00

Great reductions in prices on Furs. These are not old garments. but all new, up-to-date-the kind you always find at

7.00 for.....

S LACKAWANNA

Raw Furs Bought. Furs Repaired.

Were 10.00 for.....

40 MORE DREAD OF THE DENTAL CHAIR Teeth



Filled and extracted absolutely without pain by our new scientific



Reputable Dentists

Should not be judged by the catch-penny methods of the Dental Fakir. Our prices are the lowest possible for first-class work. Our system of Crown and Bridge Work is superior to any other. We are up-to-date in all branches of Dentistry.

134 WYOMING AVE. (Over Millar & Peck's China Store.

years, and in viewing the present condition of the banks of the river on both sides, from the bridge to the bend, there need be no apprehension of danger to the property on either side, unless in case of a very extraordinary flood.

7—The plaintiff and his predecessors in the title to his plot of land have certainly taken great liberties with the westerly bank of the river, opposite the Carter lands. A tract of land that thirty or forty years ago was low land and was flooded aroundly at the time of ordinary freshets, because the bank was shallow, now by the creetion of artificial barriers has been substantially reclaimed and has been made valuable. A ravine, "Sally Ann's cove," scooped out of the earth by years of freshets has been filled and is now "Meade" street; the natural embankment has been raised several feet by the filling in of earth and with refuse material; a wall similar in kind to the Carter wall has been built along the embankment and there is now a good wagon road between the river and the line of the lots.

QUESTION OF ENCROACHMENT.

QUESTION OF ENCROACHMENT. The question of the encroachment on the channel of the river by the construc-tion of artificial barriers on the westerly side is not directly involved in the issue

[Continued on Page 8.] NEW GOODS FOR. SPRING of 1900

SILKS

At 75 cents

Dexter & Lambert's Glasse Taffeta Silks, in all the new pastelle shades—steel blue, granite gray, college blue, marine blue, turquoise, porcelain, royal lilac, fuchsia, dahlia, Venetian red, claret, geranium, etc. This Taffeta Silk will wear.

Cheney Bros.

High-grade Figured Foulards, all the new designs, 75c and \$1.00

Granite Silk

A new weave, wear guaranteed, a very soft high lustre Price, \$1.00 Everett's Silk. Complete line of new Spring shades.

of the former premises, Barber James Fine Display Of new Embroideries, Laces, Tuckings, Allovers, Puffings, will not allow his shop to be used as a voting booth. Next Saturday at 3 o'clock a. m. was fixed as the time Trimmings, Etc. They are worthy of your inspection.

MEARS & HAGEN, Lackawanna Ave. EVERETT'S LIVERY. (Near City Hall.) YOU'LL GET COLLARED SATURDAY.

"NOT IN A TRUST."

Bicycle Season Is Now On.

We wish to announce

1900 Models

Both in Chain and Chainless are now on exhibition.

126 and 128 Franklin Ave. Bicycle Manufacturers.

Calling Cards and Wedding Invitations

Latest Styles at D. IRVING SIMMONS. 720 Connell Building.

Horses and carriages are superior to those of any other livery in the city.

If you should desire to go

for a drive during this delightful period of weather, call telephone 794, and Everett will send you a first-class outfit.