THE

DIME BANK

Is Nine Years Old.

The Great Record of 9 Years

Commenced business on March 30, 1891.

DEPOSITS March 31, 1892, \$ 179,352.12 344,918.32 March 31, 1893. March 31, 1894. 336,095.08 March 31. 1895, 441,200,36 611,618.36 March 31, 1896, March 31, 1897. 687,601.27 March 31, 1898, 721,350.89 870,107.82 March 31, 1899,

1,179,659.32 March 31, 1900, Cash Capital, - \$100,000 Surplus and Profits, 102,000 Chas. du Pont Breck, President. H. G. Dunham, Cashler.

THE MODERN HARDWARE STORE

LAWN AND GARDEN TOOLS

Do you need tools for the Spring garden making? A 📆 little money goes a long way, if you purchase here. 1/6 We've everything in the way of shovels. forks, hoes and rakes.

Foote & Shear Co. 1 119 N. Washington Ave

Prompt Delivery. 本川三三条本三川二川本

DR. TAYLOR, ENTIST.

131 Wyoming avenue, next door to Ho-tel Jermyn. Residence, 1760 Sanderson avenue. Experienced, practical, scien-tific. No complaints against charges or

ackawanna aundry.

108 Penn Avenue. A. B. WARMAN.

MISSIONARY MEETING.

Second Session Held at Moosic Yesterday.

meeting of the Womans' Foreign Missionary society, held at the Presbytertan church, Moosic, was called to order at 7.30 p. m. Thursday, Rev. S. W. Young presiding. An anthem was sang and prayer, a hymn was sung, in which all joined. After remarks by Rev. S. Dr. Vinton, a missionary from Corea. A solo, "If I Were a Voice," was very beautifully rendered by Miss Mable cited a missionary piece, "Why Don't the doctrine of self defense, and then You Come and Help Us." The Misses entered upon a discussion of the case printing and contingent fund, followed it fitted the thories of either side, by prayer and benediction.

The meeting yesterday opened at 9 by Mrs. J. P. Moffat, subject, "Chris- if he killed the one intended. If Ludtian Diligence." A lengthy report was Mrs. Luce. An exceedingly interesting and instructive report of the board meeting, held at Pittsburg last year, was read by Mrs. Gibbons. Mrs. Brodie, of Carbondale, read a letter, and also a report of work done in India. by a missionary from this place, Mrs. Vandenberg.

The following officers were re-elected for the coming year: Mrs. M. R. Kays, president; Mrs. T. S. Morgan, secretary; Miss Grace Chamberlin, corresponding secretary. Closing words were given by Mrs. A. H. Wells. The doxology was sung, and benediction pronounced by Rev. S. W. Young. meeting adjourned to meet at Green Ridge next year,

LOCKJAW CAUSED DEATH.

Old Paul Darrow.

Sad Result of an Accident to 6-Year-

Paul Darrow, the 6-year-old son of Daniel C. Darrow, of the Penn Store company, who was thrown from a store wagon at Lincoln Heights last week and badly cut about the face, died early this morning of lockjaw. Burial will be made at Montrose Funeral announcement later.

Glove Fitting and Easy. A glove fit and perfect ease, from the

first day is the experience of women who wear "Queen Quality" shoes, \$3.00 a pair. Mahon's Shoe store, 508 Lackawanna avenue.

Easter Flowers.

Call at McClintock's for Easter plants. Our prices are right; stock good; all home grown. 128 Washington avenue, Price building,

Beecham's Pills for stomach and

SATURDAY

Last days for this year is a beautiful Easter "photo" frame; unique, useful and lasting.

Given Away Free To all purchasers of Teas, Coffees, Spice Extracts and Baking Powder. DON'T MISS THEM.

Positively no Frame given out after Saturday. The Great Atlantic and Pacific Tea Co.

LUDDON JURY HAS REACHED A VERDICT

AME TO AN AGREEMENT AT O'CLOCK LAST EVENING.

The Finding Will Be Reported to Judge Archbald at 9 O'clock This Morning-As an Early Agreement Was Not Anticipated No Arrangement Was Made for Taking the Verdict During the Night-Jury Listened to Six Solid Hours of Speech-making.

At 4.25 o'clock yesterday afternoon, he jury in the Luddon murder case retired to pass upon a verdict, and, at 8 o'clock last night, they came to an agreement, it was said. Before 10 o'clock the jurors had retired for the

Their finding will be reported at 9 'clock this morning. An early agreement was not expected, evidently, by Judge Archbald, for he neglected to make the customary offer to the jury to re-open court in the evening to relieve them if they should come to an agreement at a reasonably early hour. The general belief is that the verdict will be murder of the second degree, for which the maximum penalty is twenty years, with five years and

five months subtracted for good behavior. All of yesterday was consumed in the summing up, Mr. Quinnan closing for the defense with a three hour speech, Mr. Thomas occupying an hour and a half with the presentation of the commonwealth's arguments, and Judge

Archbaid taking up the remaining hour with his charge. In opening his address, Mr. Quinnan aptly referred to the event which Good Friday commemorates and calling to mind that it was the anniversary to the prelude of the birth of a new era of love, mercy and charity, made a fervent appeal to the jury to temper their consideration with an application

of these virtues. He laid particular stress on the doc rine of reasonable doubt and bespoke for the defendant the fullest benefits that can arise from it. He also devoted a good share of his attention to dissection of the commonwealth's evidence, pointing out the discrepancies and criticizing the witnesses. Mr Quinnan began his address at 9.30 and

MR, THOMAS' ADDRESS. Mr. Thomas began speaking shortly after court resumed at 1.30, and finshed at 3.10. He contended that Luddon was himself to blame for every thing that led up to the killing; that he had murder in his heart from the time he had the encounter with Powell till he was laid out senseless after having killed Rafferty, and that he did him, pulled him from the table, threw the deed deliberately, maliciously and him down and kicked him in the head with a reckless disregard of consequences. He wanted to kill somebody, threatened repeatedly to commit murder and finally when he saw himself about to be arrested, he became des- himself pushed him away. perate and resolved that while he

der that was in his heart. Judge Archbald's charge bore every evidence of the most careful preparation his store on Penn avenue, and tion. The attorneys on both sides expressed themselves extremely well satisfied with the presentation the court by the choir. After Scripture reading made of their respective theories, and Mr. Murphy, who counts this as his fifth murder trial, further said it was forcibly, though not roughly, ejected. W. Young an address was given by the best charge in a homicide case he

had ever heard. First, the court gave a concise and. for the most part, originally worded Hutchings. Miss Lucretia Aston re- definition of murder, manslaughter and Mabel Singer, Lila Ostrander and Es-tella Levan took up the collection for of the evidence and pointing out how

If the defendant attempted to kill one person and killed another, he said, don had murder in his heart and was read by the secretary of literature, bent on killing some one at the time he killed Rafferty, he was guilty of first degree murder,

THEORY OF DRUNKENNESS. The judge expressed surprise that more stress had not been laid on Luddon's drunkenness. "To my mind." he said, "it was the only excuse for much of his conduct. In the eyes of an undue importance. The evidence highly quarrelsome condition. Hardly a defense, a man he met but what he had a quarrel with. This condition was only a

natural prelude to the killing." Speaking of the defendant's theory, the judge said: "To my mind the defendant's story is not reasonable, coherent or probable. The idea that he had to stay there with a revolver, an hour, to hold one unarmed prisoner, is not natural. This, however, is only my view and is not to be accepted by you in preference to your own. If you believe the defendant you must acquit him. If he had reasonable apprehension of serious bodily harm he had a legal right to shoot. You must not, however, look at the matter through his eyes, beclouded, as they were, by drink. What seemed right in his drunken eyes will not acquit him.

In conclusion the court suggested that if the jury believed Luddon was guilty, it might start out with the presumption of second degree murder and then cast about to see if the evidence would warrant raising it to first degree or lowering it to manslaughter, "It doesn't seem to me," the court said. "that it was manslaughter. There is nothing about it to eliminate malice It was the act of a drunken, reckless quarrelsome man brought to bay." Mrs. Rafferty, widow of Luddon's victim, occupied a seat near the bar enclosure every day during the trial, and almost every time her dead hus band's name was mentioned she would

period of audible sobbing. AN OBJECTION ENTERED. Yesterday afternoon, when Mr Thomas, in his closing address exhib-

utter a loud wail and follow it with a

ited and began to comment upon the bullet extracted from Rafferty's dead body, Mrs. Rafferty uttered an especially loud wail. Mr. Murphy at once called upon Mr. Thomas to pause, and speaking to the court in a tone that could not be heard by the jury, announced that he de-

sired to enter an objection of record He then dictated to the stenographer an objection to the court having failed

Spring Fever

During the winter extra work is thrown upon the various organs of the body. Spring makes this manifest. The appetite becomes poor, sleep restless, bowels constipated; sometimes there is dyspepala, liver or kidney troubles. Life seems not worth living. This is the time to take Hostetter's Stomach Bitters, It is better than any other spring tonic in the world. It refreshes, strigthens, rebuilds. A Private Revenue Stamp covers the neck of the bettle.

The Conqueror Hostetter's Stomach Stomach Ills. Bitters

what appeared to be a preconcerted attempt to unduly influence the minds of the jury.

"What would you have me do? You would hardly have me exclude her,' remarked Judge Archbald. "I don't believe the jury will allow itself to be influenced in any way by this. I will suggest, however, that she compose

"The court has control of the court room," said Mr. Murphy, "and, I take it, is the responsible party in this instance.

Judge Archbald, after commenting on the unusual nature of the objection, addressed himself to Mrs. Rafferty, saying in kindly tones: "Objection is made to your sobbing and outcries. You had better retire, if your feelings are such that you cannot con-trol them." Mrs. Rafferty retired to the corridor and remained there during the rest of the afternoon. Mr. Murphy remarked that he was

not making the objection particularly for the purpose of having Mrs. Rafferty excluded, at that late day, but rather to get the incident officially recorded.

"I presumed that was your purpose," the court rejoined.

Before Judge Edwards.

Charles Greiner, charged with stealing a kit of carpenter tools from Aaron King, was returned guilty, with a recommendation of mercy, yesterday morning. Judge Edwards let him off with a fine of \$1 and ten days in the county jail.

Edward Subleski plead guilty of breaking a window in Joseph Rudalavitch's saloon, in South Scranton, and was fined \$5 and costs.

A jury was out at adjourning time on the case of Lance Davis, of Dickson City, charged with attempting an unnatural crime against a 10-year-old sor of Thomas King. Another jury, at adjourning time, was deliberating on the case of Posco Bevelock, charged with carrying concealed weapons, by Constable Michael Moran, of Carbondale The prosecutor says he arrested Bevelock on an assault and battery charge and upon searching him found a loaded revolver in his pocket. Bevelock admits the charge, but made the defense that he was simply carrying the revolver home from the house of his sister, to whom he had loaned it, some time previously, when she was living alone. George Koeser was returned not guilty of assaulting John Coolick, of Seventh street. The prosecutor alleged Koeser came into his house, while he was eating supper, and after abusing four times, inflicting a gash which required six stitches to close. The defendant said this was all a mistake Coolick attacked him and to protect

A double trial was conducted before could, he would give vent to the mur-der that was in his heart.

Judge Edwards just prior to adjourn-ment. Joseph Reddington charged Mary Gallagher with stealing a chair she pressed a cross-charge against

him of assault and battery. The Reddington side contended that Mrs. Gallagher came into the store intoxicated and refusing to leave was She returned a few minutes later, picked up a small folding chair for infants and made away with it.

She denied the larceny charge and wore that Reddington handled her ery rudely, when he was ejecting her. John Cox plead guilty of the charge of larceny and receiving preferred by Ike Karpunkle, and was sent up for

ten days. A verdict of not gullty was entered n the case of Harry Jordan, charged a, m. with devotional exercises, led it was as much first degree murder as with the larceny of an overcoat, it being showr that he had simply borrowed it and failed to give it back.

Caplases were issued for Daniel Lynch, John Olendike, Michael Noonan and Lewis Grabowski, defendants who failed to answer when the cases against them were called.

Asked for a Continuance.

Attorney John M. Harris, yesterday, moved for a continuance in the Chipa drunken man, small unimportant riano murder case, which is scheduled things appear exaggerated and assume for trial next Monday. He said he had been called into the case only ten days goes to show that Luddon was in a ago and wanted more time to prepare Judge Archbald took the matter un-

der consideration.

Marriage Licenses.

Jacob Joseph Yakle341 First	st
Margaret Lewis519 Brook	81
Peter Thye	
Mary Ann Wells1422 Oak	B
Robert ArcherOlyphi	ın
Lizzle Brown	

Easter Roses Given Away. On Saturday with every sale amounting to one dollar, we will give a fine

rose, your choice of brides, maids, or Mears & Hagen.

Smoke The Pocono, 5c. cigar.

Fresh Today—Full Line.

and Chocolates, 35c to 50c.

Strawberries, Grape Fruit, Navel Oranges and Aspinwall Bananas, and Fancy Tomatoes.

HON. JOHN P. KELLY APPOINTED JUDGE

ANNOUNCEMENT OF HIS SELEC-TION MADE YESTERDAY.

In Conformity with the Wishes of the Bar Association, Governor Stone Appoints a Democrat to Succeed the Late Judge Gunster, That There May Be Minority Representation on the Lackawanna Bench. Tribune Reporter the First to Bear the News to the Appointee.

Hon. John P. Kelly was yesterday appointed by Governor W. A. Stone as additional law judge of Lackawanna county, to succeed Hon, F. W. Gunster,

The first announcement came by As ociated Press dispatch, under a Harrisburg date line, at 7.30 o'clock last evening, and half an hour later a Tribune reporter had the pleasure of giving Judge Kelly, at his home on Olive street, the first information of his elevation to the bench.

"This is truly pleasant news you bring me," he said, when he had read the dispatch and conveyed its contents to his wife and a lady friend who was visiting them at the time. "I hardly thow how I will be able to show my appreciation of the efforts of my fel low-lawyers who have secured for me this great honor. The appointment is not regarded with any greater satisfaction by me than is the action of the members of the bar in giving me so general an endorsement. If I did not feel proud I would be confessing my self lacking in appreciation."

As to how soon he would assume the duties of his new office, Judge Kelly, of course, could not say, but it is not unlikely that if official notification comes in time, he will be called upon to preside in criminal court next week. is the intention to conduct three ourts. Judge Swartz, of Chester county, and Judge Gordon, of Clearfield, have been invited to assist, and it was Judge Edwards' intention to continue to sit during the second week to expedite the congested business, but a we will, in all likelihood, have a third local judge seated by Monday, Judge Edwards will be relieved by Judge Kelly from the extra work he proposed

NO ESPECIAL FORMALITIES. No especial formalities attend the in stallation of a judge. In this county it has been customary for the other judges to escort the new member to the bench, introduce him to the members of the bar and have his commission

read by the clerk. Judge Kelly's appointment came to him, it can truthfully be said, without solicitation on his part. His recognized fitness for the position caused him to be generally discussed as a worthy candidate for judicial honors, and when Judge Gunster's death occurred, he was very generally, both in legal circles and among the laity, picked upon for the vacancy.

He returned from the sessions of the Supreme court at Philadelphia, during the week following Judge Gunster's death, to find a movement, headed by leading members of the bar, well under way to have him recommended to the governor for the appointment.

Hon Alfred Hund ev insti-Supreme court: Hon, E. N. Willard, exjudge of the Superior court; Hon, H. A. Knapp, ex-judge of the Lackawanna ommon pleas; Hon. W. H. Jessup, exjudge of the Susquehanna common pleas; Hon. L. A. Watres, ex-lieutenant governor; Hon, C. P. O'Malley, C. S. Woodruff, C. J. Post, Lewis B. Carter and W. H. Jessup, jr., signed a call for a meeting of the bar "for the purpose of obtaining an expression on the juestion of the appointment of a successor to Judge Gunster," and Justice Hand, Judge Willard and Judge Jessup dispatched a message to Governor Stone, requesting him not to make the appointment til the bar had been given

an opportunity of declaring itself. The call was issued Tuesday, February 6, and the meeting was held on the following Thursday. After first declaring in favor of minority representation on the bench, a ballot was taken to determine what Democrat was the choice of the bar for its endorsement. Without any nominations being made, Mr. Kelly received 96 votes as against 23 cast for three others.

Senator J. C. Vaughan and John M. Harris were appointed a committee to present Mr. Kelly's nomination and the action of the Bar association to Governor Stone, and a week later, when the governor returned from Atlantic City, he was waited upon by the committee at Harrisburg and informed of the bar's

Governor Stone's appointee will serve for the remainder of this year. Next November a judge will be elected for a term of ten years.

SKETCH OF NEW JUDGE. Judge Kelly is 28 years of age and has been a lawyer seventeen years. He was born in Olyphant, Jan. 20, 1892, and received his early education in the local public school. He later entered the Scranton high school, and in 1879, at the age of 17, graduated with vale dictory honors.

That same year he entered the aw office of A. H. Winton and John B. Collings, and after four years' study was admitted to the Lackawanna bar, and shortly after his admittance was appointed assistant discrict atterney under the lamented Hon, John F. Connolly. At the expiration of the latter's erm he practiced law individually till 1887, when he formed a partnership with Joseph O'Brien, under the firm name of O'Brien & Kelly. The firm was dissolved in 1892, when Mr. Kelly was elected district attorney on the Democratic ticket, but was re-formed at the close of his term. In 1888 he was elected to the legislature from the strongly Republican First district, and fathered a number of important meas-Fancy Bon Bons ures, among them the stutute regulating election contests, which provides that the office shall be assumed, pending the contest, by the party, who on the face of the returns, has the greater number of votes. Previous to the en-actment of this law, the old incumbents held over till the contest was de-

> Mr. Kelly was married in 1892 to Miss Teresa R. Brainard, daughter of the late Daniel B. Brainard.

Nettleton's Dress Shoes for Ladies and Gentlemen. Popular prices. Washington avenue near Connell building.

The Prettiest Hats

GOOD FRIDAY OBSERVED.

Mass of the Pre-Sanctified Host Was Celebrated. Good Friday, the day on which Chris-

tians throughout the world commen-

orate the crucifixion of Christ, was observed yesterday with proper solemnity in many of the city's churches. At St. Peter's acthedral the mass of the Pre-sanctified was solemnized at 8 o'clock, the host used having been consecrated, in accordance with the canons of the church, on the day previous. The officers of the mass were as follows: Celebrant, Rt. Rev. Bishop M. J. Hoban; assistant priest, Rev. D. J. MacGoldrick; deacons, Rev. P. J. Gough and Rev. Myles McManus: subdeacon, Rev. Father Manley. After the mass, Bishop Hoban preached a brief the title and resulted in the suit. but eloquent sermon on the true significance of the observance of Good

After the mass the veneration of the cross began and continued until the and Easter gloves, we would like to evening service, which began at 7.30 help you out if something nice is reo'clock. At this service the Stations of the Cross were observed. This morning at 7 o'clock there will be a solemn high mass, followed by the blessing of the water and the paschal candle.

IS CHARGED WITH FORGERY

Serious Allegation John M. Ward, of Wilkes-Barre, Makes Against His Son, Eugene Ward.

An interesting case which is having nsational developments is on trial at Wilkes-Barre before Judge H. M. Mc-Clure, of Lewisburg, specially presiding in equity court. It is the case of John M. Ward against his son, Eugene Ward, and the Mutual Guarantee and Loan association as co-defendant.

Eugene Ward was not present when he case was called and his attorneys were unable to locate him. Learning that he was undergoing treatment in a New York hospital, Detective Sergeant M. K. Reap, of New York, was notified, who found Ward in St. Peter's hospital, Brooklyn, where he is undergoing treatment for rheumatism. The rial was proceeded with.

John M. Ward, the plaintiff, alleges that in 1896 he was the owner of three properties to which his son forged deeds and transferred them to himself.

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On the merits of our merchandise.



The remarkable elegance and excellence of our new neckwear has brought forth complimentary remarks from many delighted patrons.

We have a large assortment of Easter neckwear to choose from, ranging from 50c to \$1.50.



for your choosing.

Men's Hats All the shapes, styles and colors which the hat artist has conceived are here

You can only wear one hat at a time, why not get the latest and best.

The Knox Hat is the American gentlemen's hat. They are light weight, superior quality and best styles.

The Roelof Hat is another great hat for young men. Black or light brown in three heights

Our Special \$2.00 Hat is certainly superior to any \$2.00 hat to be found elsewhere. We know this to be a fact and we want you to know it also, so come in and see.

"On the Square."

OFFICE-Dime Bank Building.

THE WESTON MILL CO.

C. F. BECKWITH & CO., DEALERS IN

Mine and Mill Supplies, Machinery, Etc.

WAREHOUSE-Green Ridge

MATTHEWS BROS

one of the properties is located on

Blackman street, Wilkes-Barre, and

one on East Market street, Wilkes-

Barre, and to these deeds the names of John M. Ward and Alice Ward, his

wife, were signed. Both deny having

signed the name and declare their signatures are forgeries. The third

property is located on Canal street

Wilkes-Barre, and on the deed appear the names of John M. Ward, Alice

Ward, his wife, and Margaret Ann

Nelson, and these deeds are also pro-

nounced forgeries. The consideration

named on all three deeds is \$1 each.

Eugene Ward later negotiated a loan

for \$5,500 on the property to the Mutual

The senior Ward did not learn of

the transaction until a year later and

an investigation revealed a contest for

If You Have Decided

On your Easter bonnet, Easter dress

Mahon's Shoe store, 508 Lackawanns

Imitation Is the Sincerest Flattery

Everybody tries to copy Gerson's

Hats. But there is none like the orig-

inal Gerson Hat. Have you seen them.

Steam Heating and Plumbing.

P. F. & M. T. Howley,231 Wyoming ave.

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TODAY.

Corner Penn and Spruce.

Asparagus, New Potatoes,

Parsley, Radishes, Onions,

Kale, Brussels Sprouts, Green

and Wax Beans, Beets, Cel-

Choice Fresh Killed Tur-

keys, Spring Chickens,

Ducks, Capons and Game.

BECHTOLD & LOUGHRAN

WANTED.

Hard Silk Winders-56 ends-wages, \$5.50 per wk

Hard Silk Doublers-56 ends-wages, \$5.50 per wk Hard Silk Twisters-300 ends-wages, \$6.75 per wk

Hard Silk Reelers-4 flys-wages, \$6.50 per wk

Winders on Tussah-42 ends-wages, 86 per wk

Doublers on Tussah-23 ends-wages, 86 per wk

HAPPINESS.

Happy is the man who need not orry the future because he has

TRADERS

NATIONAL

INTEREST ON SAVINGS ACCOUNTS.

The

Finest

Bread...

The finest bread made in Scranton

is made with "Snow White" flour,

Where a high grade patent flow

is wanted this reliable brand will

meet your highest expectations.

Its purity is another element that

appeals to seekers after the best,

to bags and barrels at all good

our mill. Apply

Fresh Vegetables

ery, Shives.

Smoke The Pocono, 5c. cigar,

avenue.

Guarantee and Loan association.

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Wholesale and Retail. DRUGGISTS

ATLANTIC WHITE LEAD. FRENCH ZINC.

Ready Mixed Tinted Paints. Varnish Stains. Perfect Imitation of Expensive Woods Reynolds' Wood Finish. Epecially Designed for Inside nork. Marble Floor Finish. Durable and Drys Quickly.

quired in the line of shoes. Would advise the "Queen Quality," which is Paint Varnish and Kalsoboth stylish and easy. Sold only at mine Brushes. PURE LINSEED OIL, TURPENTINE

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SUITABLE VERY MAN'S

Spinach, Lettuce, Tomatoes, Conrad's Mushrooms, Water Cress,

REQUIREMENTS.

305 Lackawanna Ave.

Electric Fans

For all kinds of work an

Now Is the T'me

to get your Faus Cleaned and repaired for the season's work.

Chas. B. Scott No labor trouble nor strike at 119 Franklin Ave.

The Ramsey & Gore Mfg. Co. TELEPHONE 222 SCRANTON, P

The Popular House Furnishing Store. Shabby

Furniture new if you will use a little SHERWIN - WILLIAMS PAINT. Tell us what you want to paint. We have special paints for different purposes. For furniture we recommend enamel paint. Made in fourteen tints.

Foote & Fuller Co. Mears Building, 140-42 Washington Ave

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Impossible to duplicate elsewhere: by emphasizing an excellence of assortment impossible to see elsewhere; by allowing most liberal terms of credit; by doing these best we have gained and enjoyed your ever growing patronage the past ten years-we will strive at all times to maintain and increase this ever growing business. Everything for Spring and Summer furnishings is here ready for your choosing. It's well to know that we furnish homes complete, Sell Baby Carriages and Refrigerators

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