#### THE SCRANTON TRIBUNE-THURSDAY, JUNE 7, 1900.

## **BRIBERY CASES ARE** AGAIN POSTPONED

8

#### ASSISTANT ATTORNEY DID NOT WANT TO TRY THEM.

Counsel for the Defendants Strenuously Protested, but Judge Edwards Allowed the Motion of the Commonwealth's Attorney - Unsuccessful Effort to Quash the Indictment in the Dr. Knapp Case. Another Man Admits the Crime for Which Palmoth Was Convicted.

Owing to the absence of District Attorney Jones, the Lexow cases against E. J. Maloney and H. T. Fellows, charged with bribery, and Martin Clark charged with conspiracy to compound a misdemeanor, were put over to the October term of court.

The cases were scheduled on yesterday's list and when they were reached Assistant District Attorney Thomas moved to have them continued, saying that, as Mr. Jones had prepared them, he was wholly unfamiliar with them and considering their unusual importance he did not wish to undertake their prosecution.

Major Everett Warren and Joseph O'Brien, attorneys for Messrs. Maloney and Fellows, and M. A. McGinley, attorney for Clark, strenuously opposed a continuance. At the last term of court the commonwealth had exercised its prerogative of continuing a case once without assigning reasons, the defendants' counsel pointed out, and a second continuance could not be legally allowed unless good and sufficient reasons were shown. No such reasons had been advanced, they contended, and the second postponement should not be permitted

Mrs. Schneider, and averred that he Judge Edwards said that, while there was the keeper of an innocent tex store. He admitted that he sold soda was no doubt that the defendants were entitled to a speedy trial, he felt that water, sarsaparilla and pirch beer, but under the circumstances a continuance ought to be granted, and allowed Mr. Thomas' motion. The witnesses on both sides had been subnocnaed and Were present

#### THE AMES CASE.

It is expected that the case of Banker E. F. Ames, of Forest City, against his neighbor, Dr. C. R. Knapp, and that of County Detective Leyshon against the banker's wife, Mrs. Anna E. Ames, will be reached today. They were scheduled for trial yesterday, but were delayed by a movement on the part of Attorney John F. Scragg, counsel for the defendants, to quash the indictment against Dr. Knapp, on the ground that it was founded on testimony by Mr. Ames and that he was an incompetent witness by reason of the fact that his wife was involved in the crime and under the law a husband can not testify against his wife in a charge of this nature. The reasons in full are:

First-Because the warrant for the arrest o the detendant was issued upon the oath and in-formation of E. F. Ames, the husband of the worken with whem the defendant is coarged with baying committed said crime. The said E. F. Ames, by reason of being the husband of said Anna Ames, being incompetent to make oath or procure the information.

Second-Because the warrant for the arrest of the defendant was based contrary to the previsions of the constitution of the United States and of the state of Pennertvania, there being to legal complaint by any completent perior signed, etc., as required by said constitutions.

the spools were given him by another Judge Edwards refused to quash the party, under an agreement that he was indictment, and the defendant filed a to sell them on commission. The police oll of exceptions. The cases were nur

easy cases at adjourning time. In both instances the defense was soft stuff and spite. Jacob Venus charged that P. J. Lynott and Ignatz Oleschefski kept a saloon on Oak street and did a big business. Five witnesses told in posi-tive terms that they bought beer and

of drink excepting soft stuff.

tle and return with it filled.

The boy had been subpoenaed, she

stated, but was not at hand. Her

Schneider and his nineteen-year-old

son, Julius, from Little England,

however, were on deck with positive

testimony. April 2 they went into

Gallagher's place and secured a

nickel nip of whiskey and a glass of

beer, for which the father paid. They

Mr. Gallagher was the only witness

for the defense. He denied every-

thing, alleged that the prosecution

was brought because of some trouble

over a rooster which was stolen from

STARR AGAINST KAESTNER.

The assault and battery case of

Fred Starr against Charles Kaestner,

the South Side hotel keeper, was given

to the jury by Judge Kelly just before

he was under a doctor's care for ten

led him out and after reaching the

sidewalk was assaulted by Starr. In

Nelson was the defendant and H. S.

Pierce the prosecutor was not prossed.

The alleged forged note has been lost.

the larceny case in which Morris Pos-

ner was charged with stealing 360 spools

of thread from the store of Adolph Mar-

cus, on Penn avenue. Posner claimed

A verdict of not guilty was taken in

struck a blow or two, he admitted. The forgery case in which T. F.

were sure it was whiskey and beer.

the defendant.

two partles.

THE OTHER CASE.

you are troubled with constipation. dyspepsia, billousness and dizziness. It is trying to throw its work upon other organs. Hostetter's Stomach whiskey there on different occasions, and also that they were permitted to Eitters will stop this. It makes the gamble at cards, dice and pool on liver do its duty and thus, the stomthe defendants' premises. ach, howels and nerves cease to an-The defendants would have the jury See that a Private Revenue noy. believe that Venus and his witnesses Stamp covers the neck of the bottle. were sadly mistaken. Lynolt denied CURES HOSTETTER'S having any interest in the place further than he rented the pool tables to Oleschetski and occasionally MALARIA dropped in to collect his rent. Oles-FEVER AND AGUE BITTERS chefski corroborated Lynott in this and for himself said that while it was

\$25, for five additional weeks' benefits true he was the proprietor of the place This was also appealed from. Since then he has been bringing suit he never sold anything in the way

very week before the same justice and recovering judgments for \$2.50, the amount the by-laws of the society The second case came from South Washington avenue, Mrs. Brigetta specifies shall be paid weekly to a sick Schnelder was the prosecutrix, and her member after the first six months, and next door neighbor, James Gallagher, for a period of six months. As the amount of the judgment is Mrs. Schneider exhibited a bottle of

less than the statutory limit of \$5.33, no appeal can be taken, and a certiorwhiskey, which she said was purchased at Gallagher's place March 7 by ari is not an adequate remedy because fourteen-year-old Charles Gremer, at that form of procedure can be invoked her special instance and request. She only when the magistrate's record is saw the boy go in with the empty bottechnically incorrect.

This leaves the society at the mercy of the magistrate's judgment and as they charge that "the aid of an unscrupulous justice of the peace" is lent to harrass and disturb the society, it is the Leggett's Creek mines will be held not their desire to have the magistrate as the final arbiter of their dispute. Therefore the society asks court to intervene with an injunction to prevent Moran from bringing any more of these suits and from collecting under the judgments already obtained and from which no appeal is possible. A rule for a preliminary injunction eturnable June 11, was granted by Judge Archbald. Hon, John P. Quin-

Township Sues Its Officers.

Suit in equity was instituted yesternot ginger ale or weise beer. The day by Attorney John F. Murphy for idea that he sold lager beer and whiskey was preposterous. Judge ough, to compel the later to assume its Savage asked him if he ever sold any proportionate share of the \$13,590.21 incold tea. He shook his head negativedebtedness which was standing against the township, October 17, 1899, when In the assault and battery case in Vandling borough was carved out of whichW. W. Ruane was defendant and Fell.

ciety.

Mary Dolan prosecutrix, the jury re-The affidavits in the case are made by board for today: turned a verdict of not guilty and the township supervisors. Joseph Scheck divided the costs evenly between the and John Leager.

The Rinsland Damage Suit. The 330,000 damage suit brought by City Assessor Philip Rinsland against Edward F. Everhart, to recover for the allenated affections of his wife 4.45 p. m.-J. Swarts. Wild CATS. 12.30 a. m.-P. Gilligan. 3 a. m.-J. Gerrity. 0 a. m.-F. Hallett. 10 a. m.-F. Hallett. 10 a. m.-J. Swarts. adjournment. Starr alleges that he will be tried tomorrow before Arbitra-was thrown out of Kaestner's place tors L. P. Wedeman, John F. Mur-February 9 and so badly injured that | phy and Russell Dimmick. Vosburg & Dawson represent the days. Kaestner denies throwing him plaintiff and L H. Burns, the defend-He took him by the hand and ant.

 
 Marriage Licenses.
 8 a. m.-Houser.

 George W. East.....Scranton
 11.30 a. m.-Moran

 Edith M. Warman....Scranton
 10 p. m.-Mcralys.
Marriage Licenses. Harry Wheeler .....Scranton Edith Lowry ......Scranton John Lavelle Rose Van Bergen.....Scranton Levi D. Van Auken.....Scranton Lillian I. Brooks.....Scranton COURT HOUSE NEWS NOTES. A rule for a new trial was refused

missioner's office, to be paid for at the end of the month. A dispute re-The Liver's Duty cently arose regarding certain per-The liver has two duties to perform mits, and the commissioner accord-ingly put his foot down, though the cleanse the blood and produce bile. You may know it is working lazily if company does not like the new arrangement at all.

INDUSTRIAL JOTTINGS.

Drivers and Runners at the Marvine Colliery Quit Work-The D., L. & W Board.

STOMACH The drivers and runners at the Marvine colliery, of the Delaware and Hudson company, went on strike yesterday morning because of dissatis-faction over the rate of wages, and as a consequence the colliery was idle. The strikers claim that when they received their May pay last Saturday it was found that the wages of the drivers had been reduced from \$1.25 to \$1.15 a day, and the wages of run-

ners from \$1.51 to \$1.40 per day. A committee of the strikers called upon Superintendent C. C. Rose at his office yesterday afternoon, for the purpose of bringing about an adjustment of differences. They were told that they would have to work for a time at the reduced wage scale and that in a short time this would be increased. The answer was unsatisfac-tory. A meeting of all the runners the Leggett's Creek mines will be held tonight.

#### That Tin Plate Plant.

The manufacturers' committee of the board of trade will meet this afternoon in Secretary Atherton's office for the purpose of definitely and finally de-ciding whether or not the tin plate project should be further supported or not. Today will be the turn-point on this matter, and it is believed that the comnan and T. J. Hoban represent the somittee will recommend that the public be appealed to for subscriptions to that part of the proposed capital stock of \$200,000, which has not yet been se cured. Several strong reasons why this industry should be furthered will,

Fell township against Vandling bor- it is understood, be advanced by the committee for the information of the public.

D., L. & W. Board for Today. Following is the make-up of the Delaware, Lackawanna and Western

WILD CATS, SOUTH,

SUMMITS. 8 a. m., north-G. Frounfelker, 12 noon, north-Nichola, 6 p. m., south-McLane. 6 p. m., north-S. Finnerty. 10 a. m.-Beavers. PUSHERS,

PASSENGER ENGINE. 6.30 p. m.-Magovern.

WILD CATS, NORTH. F. Mullin. 5 a m.--A

dicar Fitzpatrick

NOTICE.

June 10. Frank Wall and crew will go out on 6 p. m. Summit, South, Wednesday, June 6th, in place

Do not gripe nor irritate the alimen-tary canal. They act gently yet promptly, cleanse effectually and

Hood's Pills

**Give Comfort** 

Sold by all druggists. 25 cents.

At Retail.

John Gahagan Carmody

m.-O. Randolph. -R. Castner.

m.-A. L.



SCRANTON'S SHOPPING CENTER.

## The Climax of This Notable

# ale

This Summer Sale of Muslin Underwear starts practically new again this morning. Some cases have been opened-many did not arrive until last week, and these tardy new-comers include many of the lowest priced garments in the sale. Those who did not buy last week will find the same neat, well-made and beautiful garments here today-

## · Special Sale of Stockings and Underwear for Men, Women and Children.

## Hot Weather Kinds. Uncommon Prices.

This offering is not gotten up in a jiffy-goods of this character are not to be bought under price. They are the sort of goods always sold first. Nearly a year ago we placed orders, at special prices, for the imported goods to be made fresh and new. The thrifty German makers were willing to take little profit for wook that would keep them busy through the dull months they saw ahead. Same was true of the American-made goods in this offering. All are new and perfect, in most popular styles, at prices made possible by shrewd forehand merchandizing.

Women's Stockings.

We TIMED the SELLING to BEST meet your needs. The details tell some of the particulars:

#### Women's Underwear.

1000

121/2 c each-Light weight, white cotton hose, fully worth 18c a pair. or ecru ribbed cotton vests, low necks, short sleeves or sleeveless. black hose with white feet; black

dinal hose; fancy hose; polka dot 25c each-Fine ribbed, lisle vests in white or ecru, low neck, high hose. The best 25c values ever neck, long, short or no sleeves.

shown. Children's Stockings.

silk ribbed vests, low neck, sleeveand fancy effects. value, two styles of ribs,

suit all purses.

The Dickson Manufacturing Co.

BAMBOO PORCH SHADES.

#### Men's Half Hose.

121/2c pair-Fine gauze, fast black 19c pair-\$1.00 for half dozen. Black Cotton socks with white 25c pair-Fast black cotton hose; soles, or all white feet, the last wo will be able to offer at this price. hose with split feet; tan hose; car-

#### Men's Balbriggan Underwear.

#### As Shown in Window.

50c per garment-And the best\* ever offered for the price-light and 1216c pair-Good ribbed cotton medium weight, short or long hose for children, in sizes from 6 sleeves. Our well known reputato 91/2, with double soles, special tion for selling the best 50c balbrigless in white, pink or blue, plain heels and double knees, exceptional gans is well sustained in this offering.

CONNOLLY & WALLACE, WASHINGTON AVENUE



Thursday, June 7.

Plain and fancy trimmed.

50c each-Light weight, lisle or

over till today to accommodate Mr. Serugg.

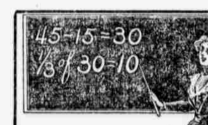
Dr. Knapp and Mrs. Ames are charged with having illicit relations. Marshall, in which T. S. Huffling was They were surprised in the same room of a central city hotel by Mr. Ames and a police officer several weeks aro A \$50,000 damage suit has been instituted in Luzerne county by Mr. Ames against Dr. Knapp.

#### VERDICT FROM ELEVEN.

Rather than have a disagreement and the expense of a new trial, the commonwealth accepted a verdict of eleven in the assault and battery case in which James and Martin Duffy and prossed, the wife being satisfied that Patrick and John Flaherty were charged with assault and battery upon Special Officer O. D. Brink,

The jury went out at 10 o'clock and came in at noon and asked to be discharged, saying they could not agree. Judge Savage sent them back to make another effort Just before adjournment they returned with the same story. The vote was if to 1 in favor of a verdict of "not guilty but pay the costs." B. G. Morgan, of West Scranton, was the minority juror. Joseph O'Brien, attorney for the de-fense, asked that the verdict of the eleven be taken, and Acting Assistant District Attorney Ross being agreeable, the coart ordered the verdict of the eleven entered.

Juries were out in two alleged speak-



## Ten Lost Years.

Figure it for yourself. From the age of fifteen to that of forty-five a woman gives one-third of her time to the suffering incident to the recurring periodic func-tion. Ten years of suffering! And this condition of things is popularly accepted as nat-ural, and endured as a femiural, and endured as a femi-nine disability for which there is no help! Is there no help? There is help for every

woman and for almost every woman perfect healing in the use of Dr. Pierce's Favorite Prescription. It insures regularity, dries the drains which weaken women, heals inflammation and ulceration and cures fe male weakness. It is a temperance medicine - uon - alcoholic and nonnarcotic.

narcotic. "I was so weak I did not have breath to walk across my room," writes Miss Isabel Miller, of New Providence, Calloway Co. Ky. "My periods occurred two often and the hem-orrhage would be prolonged and the loss of blood very excessive. I also had spells which the doctor said were fainting fits. I did not gain strength from one monthly period to another ; was very weak and nervous all the line. Was confined to my bed for three months and the doctor told me I would never be any better. I hived in this way from six-teen years old to twenty-three. I was at last advised by a kind friend to try Dr. Pierce's Favorite Prescription, which I did, and be-fore I had taken two hottles of it I could work all day. I took in all six bottles of its re-medicine. I have never had a return of this trouble since."

disprove this, and allowed a verdict of not guilty to be entered. A settlement was reported in the em pezzlement case against B. Frank presecutor, and a verdict of not guilty was entered. Marshall was accused of retaining money which he collected for

the Scranton Dairy company. He claimed that it was a case of erratic bookkeeping on the part of the company's accountants.

DIVORCE ENOUGH.

The assault and battery and surety cases against John Mehl, prosecuted by his recently divorced wife, were not she had punished him sufficiently by securing a legal separation from him. In the case in which Frank Ricca court. charged his cousin, Matalia Ricca, with

an unspeakable offense against moralthe jury said not guilty, and divided the costs between the two partles.

Lewis Steinberg, a boy whom the police accused of stealing six pounds of candy and five pounds of nuts from a Penn avenue stand, was returned not guilty, the commonwealth not having sufficient evidence at hand to go to trial.

In the assault and battery case of Charles Shummaki against Peter Bushell, neither party appeared, and the costs were placed on the prose utor.

That innocent men are sometimes onvicted was instanced, in Judge Edwards' court, yesterday, when, after James D. Palmoth was brought in guilty of stabbing Edward Kelly, another man, Antonio Peterilino admitted that he, and not Palmoth, had done the deed, and that Palmoth was, to the best of his knowledge, nowhere in the vicinity when the affair occurred. Joseph Ammetti and Pasque Mundo, who were with him at the time, presented attidavits corroborating Peterilino's admission.

They state that they and Mrs. Peterilino were returning from the central city on the night in question, March 19, last, and while proceeding along Capouse avenue some boys began snowbailing them. Peterilino gave chase and had an encounter with Kelly, Peterilino does not say in his affidavit that he stabbed Kelly. His admission is: "I shoved Kelly against the fence. I don't know whether I had a knife in my hand or not."

Kelly, it will be remembered, received four stab wounds. His assailant's hand was raised to strike again, when a wo man, supposedly Mrs. Peterilino, halted him with "That's not the man." The man with the knife desisted and hurriedly withdrew.

Judge Edwards allowed the affidavits Humank to be filed as reasons for a new trial and granted a rule therefor, returnable at argument court.

#### Dunmore Society in Equity Court.

The Young Men's Temperance, Literary and Benevolent society of Dunmore, brought equity proceedings yesterday to enjoin a former member Patrick Moran, from instituting any more suits to recover sick benefits Moran, it is alleged, was expelled May 27, 1900, for practicing fraud in collect ing benefits. He brought suit before Justice of the Peace A. A. Krotzer, and recovered judgment for \$\$5.45, from which an appeal was taken by the so-ciety. Later he brought another suit and recovered another judgment for

against Gilboy and others, in which a verdict of \$48 for the plaintiff was renlered last week. All trainmen will call either at superintend-eut's office or general yardmaster's office and re-ceive a copy of new time table going into effect June 10.

resterday in the case of Kilusky

A rule was granted yesterday on the ibellant in the divorce case of Patrick J. Loftus against Bridget Loftus, to how cause why he should not pay the of McLane and crew. A. C. SALISBURY, Supt. respondent's counsel fees, Attorney C. W. Bliss yesterday filed petition in Prothonotary Copeland's

office asking court to allow Mr. and Mrs. Frank E. Myers, of South Abing-ton, to adopt the 4-year-old daughter of Mrs. Florence Pollard.

In the case of the Scranton Gas and Water company against the Delaware, Lackawanna and Western Railroad ompany, the injunction to restrain the dumping of refuse along Roaring Brook, above No. 7 dam, was yester day continued until further order of

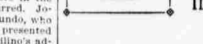


### Street Commissioner Takes Stand Against Water Company. Street Commissioner Thomas decid-

d yesterday that hereafter the employes of the Scranton Gas and Water ompany when they require a permit for opening the streets must come for it in person.

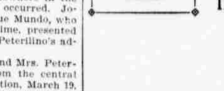
the company to telephone when they wanted to open a street and for the permits to be kept on file in the com-

Agency for Hanan's Humanic and World Known Shoes.



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Shoe







## Look at the Big Bargains:

Ladies' Fine Dongola Button Turn \$2.50 Shoes, at \$1.69. Ladies' \$3.00 Vici Kid Cloth Top Tan Shoes at **\$1.98**. Ladies' \$2.00 Tan Shoes, Patent Tlp, only **\$1.29**. Ladies' Heavy Sole Russet \$2.50 Shoes at **\$1.69**. Ladies' \$1.50 Russet and Black Shoes at **98c**. Ladies' Goodyear Welt Shoes, worth \$2.50, at \$1.49. Ladies' Oxfords at 75c, 98c, \$1.29, \$1.49 and \$1.98, all styles and all widths. Children's Shoes all prices.

**MYER \* DAVIDOW** 

The Cheapest Shoe Store.

307 Lackawanna Avenue.

