tary non-suit to be entered. It will

probably come up again in a new form. Charles L. Hawley and E. C. New-comb represented the plainting. The

Horn, Major Everett Warren, Thomas

A verdict of \$366.07 in favor of the

plaintiff was returned in Judge Arch-

oald's court, in the suit of David

The plaintiff claimed for a balance

Mrs. Lehotsky exhibited re-

of \$326 on a running account for store

ceipts, some issued to herself and some

to her husband, which tended to show

that the balance was only \$61. The

plaintiff alleged that all the receipts

issued to the husband were for an old

account which the wife, who has prop-

erty, agreed to assume if the plain-

tiff would consent to give her credit.

The jury believed Mr. Speaks and gave a verdiet for the full amount of

EJECTMENT CASE.

The electment case of the Electric

City Land and Improvement company

against the West Ridge Coal com-

pany, was called before Judge Arch-

hald, just previous to adjournment. It

s a sequel to the injunction proceed

ings, by which the plainitst compelled the defendant to remove the surface

buildings of its air shaft from a small

plot of the land company's tract, which was ceded to the defendant

along with the coal. It is claimed the

coal was granted with the proviso that

no such buildings would be crected on

the plot, and now that this covenant

has been violated, the plaintiff sues to recover for the coal immediately

ander the small plot in question.

S. B. Price and M. J. Martin are at-

torneys for the plaintiff. Ex-Judge W.

H. Jessup, W. H. Jessup, jr., and J.

The case of Nicola Cicola against

Annie Haslam was referred to Attor-

Judge Kelly as a Referee.

In the case of Joseph Hislop

against Green Ridge castle, No. 196,

Ancient Order Knights of the Mystic

Chain of Pennsylvania, a finding in

favor of the plaintiff was filed yes-

erday with Prothonotary Copeland, by

Judge John P. Kelly, who was ap-pointed to referee the case before his

The plaintiff claimed \$50 for a mor-

tuary claim, of which he was the beneficiary. The society opposed the

claim on the ground that the assured

was in arrears in dues more than thir-

teen weeks, which under the laws of

the society excluded him from benefits.

The plaintiff in response to this set

forth that the assured was not noti-

fied of his arrearages, as the laws de-

mand and consequently could not be

The referee found that the assured

was entitled to notice of indebtedness

and to be reported in open castle as

n arrears and the same recorded on

the minutes, which not having been

done, the laws of the society were

not conformed to, and the assured was

The case 's somewhat similar to that

which Judge Kelly spent most of yes-

erday in trying in common pleas,

he case of Flynn against the Father

To Get Evidence from San Juan.

Coleman and husband against the

San Juan, Porto Rico, to secure from

errogatories bearing on his knowledge

Dr. Chidsey formerly lived in North

Scranton and attended Mrs. Coleman

after the accident in November, 1897.

by which she received the injuries for

Filling of the Jury Wheel.

Judge Archbald yesterday handed

lown the formal order of court for the

filling of the jury wheel for 1901. It

provides that the names of 1,650 "so-

ber, intelligent and judicious persons'

shall be selected by the jury commis-

doners and the president judge or one

This is the same number that has

seen put in the wheel for several years

past. The filling will take place the

Costs Little.

Young men should realize that it

osts less to spend their evenings at the

Scranton Business College night school

han it does to spend them on the

of the additional law judges.

day after Thanksgiving.

which she brings the suit.

E. Burr represent the defense.

ney W. M. Leach.

elevation to the bench.

held to be non-beneficial.

not made non-beneficial.

Whitty society.

of the case.

About \$12,000 is involved in the suit.

he claim, with interest.

P. Duffy and Richard J. Bourke.

Spruks against Mary Lehotsky,

goods.

was cared for by George S.

### Dr. Hand's Condensed Milk

With Phosphates and Hypophosphites Added.
"Best Milk for Family Use," "Bab es Thrive On It."

Scranton, Pa., Aug. 9th, 1900. Dr. Hand Condensed Milk Co.

Gentlemen: Your condensed milk, which my daughter has been feeding her baby since last November, has suited him wonderfully well. She fed it to him as soon as she weaned him. He was then a year old. He has had nothing but your milk, and is now 21 months old. He wants no other food. He is well and strong, and in perfect health.

For table use or cooking my family prefers yours to any other brand of condensed milk, Yours very truly,

RICHARD HORNS, Methodist Minister

DEATH OF JOE OTT.

The Eccentric Comedian Who Ap-

peared Here in "The Star Gazer."

Joe Ott, the comedian, died Mondas

at his home, No. 2 West One Hundred

and Fourteenth street, from a compli-

was a tumor on the brain.

vidow and two children.

**NEW SCHEDULE OF** 

cation of ills, of which the most serious

He was a native of Chelsea, Mass.

and appeared first on the stage with

his sister, Theresa Vaughn, and her

husband, W. A. Mestayer, in "Le Voy-age en Suisse," in 1882. His best hit

was as "the dismal comedian" in a

play called "The Dazzier." He was also

identified with "The Star Gazer," "Ex-

elsior, Jr.," and many other farce com-

edies and extravaganzas with which

he starred the country. He leaves a

Ott was frequently seen in this city n "The Star Gazer" and other farces.

Scranton Railway Company Has De-

cided to Make a Number of

Changes in Running of Cars.

The Scranton Railway company has

lecided on making several important

changes in the schedules and routes of

a number of the car lines, in order to

provide more frequent service during

the day to the points of heaviest travel.

and to represent the schedule with

greater regularity. Five or six more

vice, and in order that the running

cars will be brought into regular ser-

time may be observed with greater ac-

curacy cars on all lines will only stop at street crossings to let off or take on

passengers. In addition to the Duryea

cars, there will be two lines running to

Locust street on the West Side; one

from Drinker street and one from Dun-

more corners. Lafayette street will run

to Spruce street and Washington ave-

nue: Washburn street to Petersburg.

There will also be cars from Nay Aug

park to Franklin and Lackawanna ave-

All cars on the Providence line will

be run out Penn avenue, in order to do

away with the possibility of persons

waiting nearly twenty minutes, as may

happen under the present arrangement

The following schedules will be daily

SCHEDULE UNTIL 11.00 A. M.

From Penn and Lackawanna, to Eynon street.

. .15, .23, .37, .45, .55. From Eynon street, to

Penn and Lackawanna, .05, .15, .28, .35, .45, 56 From Penn and Lackawanna, to Lazerne street,

.03, .33. From Luzerne street, to Penn an-

Lackawanna, .03, .33, From Penn and Lackawanna, to Washburr

street, .19, .49. From Washburn street, to Pene

From Penn and Lackawanna, to Lafayette

From Penn and Lackawanna, to Duryea, 107,

From Duryea, to Penn and Lackawanna,

street, .10, .30, .50. From Lafayette street, to Penn and Lackawama, .05, .25, .45.

and Lackswanna, .15, .20, .45, .60,

28, .35, .45, .50, .58,

Lackawanna, .:a), .60,

put in effect.

SCHEDULE AFTER 11.00 A. M.

From Penn and Lackawanna, to Eynon street

street, to Penn and Lackawanna, .05, .15, .20

From Penn and Lachawanna, to Luzerne steet, 03, 33. From Luzerne street, to Penn and

Lackawanna, 100, 133.
From Pern and Lackawanna, to Washburn

street, As. As. From Washburn street, to Penn

md Lackawama, .18, .18.

From Penn and Lackawama, to Lafayette

treet, .10, .20, .50. From Lafayette street, to

Penn and Lackawanna, .05, .25, .45, From Penn and Lackawanna, to Duryea, .07

From Penn and Lackawanna, to Throop, .42,

From Penn and Lackawanna, to Drinker street, 20, .60. From Drinker street, to Penn and

From Penn and Lackawanna, to Dunmore Cor-ners, .05, .12, .20, .30, .35, .42, .50, .60. From Dunmore Corners, to Penn and Lackawanna, .07,

(20, .28, .37, .43, .30, .58.
 From Penn and Lackawanna, to Petersburg, .06.

.23, .38, .55. From Petersburg, to Penn and Enchawanna, .15, .20, .45, .60,

Mutherry, .06, .15, .23, .50, .38, .45, .33, .60. From Prescott and Mulberry, to Penn and Lacka-

vanna. .05, .13, .20, .28, .35, .43, .50, .58. Providence line—Leave Marvin crossing, 5.58 a. e., arriving Lackawanna and Franklin avenues,

Bellevue and Stone avenue line—The 20 minute whedule will be put in effect. South Side line—The 10 minute schedule will

6.25 a. m. Last car for Providence at nig leaves Penn and Lackawanna, at 12.00 p. m.

From Penn and Lackawanna, to Prescott and

From Duryea, to Penn and Lackawanna

From Throop, to Penn and Lackawanna

.23, .30, .37, .45, .53, .60. From Eyno

and Lackawanna, .18, .48.

avenue and others out Penn avenue.

observed:

TROLLEY COMPANY

The Dr. Hand Condensed Milk Co., Scranton, Pa.

Ice Cream. 25° Per Quart

398-327 Adams Avenue

### Scranton Transfer Co.

Baggage Checked Direct to Hotels and Private Residences. Office D., L. & W. Passenger Station. Phone 525.

DR. H. B. WARE. SPECIALIST.

Eye, Ear, Nose and Throat Office Hours—9 a. m. to 12.30 p. m.; 2 to 4. Williams Building, Opp. Postoffice.



## CITY NOTES

A SPECIAL MEETING .- There will be a special meeting of the St. Joseph's society in the St Thomas college chapel this afternoon.

DATE CHANGED.-The wrestling match be tween Professor M. J. Dwyer and Frank Herrick, of Providence, R. I., has been postponed until December 3 at the Bicycle club house.

NOMINATE OFFICERS.-An important meeting of the Knights of Columbus will be held tonight. Nominations of officers for the ensuing year. All members are requested to be present.

SPEAKEASY ARREST .- Alderman Howe yesterday fined Nicholas Bear, of Cross street, Petersburg, \$10 and the costs on the charge of

keeping a speakeasy. He was arrested on a warrant issued by Mayor Moir. STRUCK BY RUNAWAY CAR .-- Andrew Gaff. ney, of West Lackawanna avenue, suffered a serious fracture of the left leg, while at work

runaway car and is now receiving treatment at the Moses Taylor hospital. QUO WARRANTO HEARING,-City Solicitor

ing in the quo warranto proceedings brought by the city to annul the charter of the North-Boulevard company has been set for Dec 5, before the attorney general. ROYAL ARCANUM LADIES' NIGHT .-- Scrantor

council, No. 923, Royal Arcanum, will hold its annual progressive cuchre and banquet to the members and their ladies Thursday at 8 o'clock p. m. sharp. Music will be furnished by Bauer's orchestra. All members are urged to be present. Music will be furnished by Bauer's

REQUESTED TO ATTEND.-All members the Scranton Clerks' association, No. 211, at requested to be present at the regular meeting tonight, No. 408 Spruce street. The meeting will be followed with a smoker and entertain ment, Members from sister associations are re-spectfully invited to attend.

LITERARY MEETING.-The first meeting of the literature department of the Green Ridge Women's club will be held at the Green Ridge library, Friday afternoon at 3.39. Under the leadership of Mrs. Friedewald, the class will take up the literature of the Victorian Age. The subject for the first meeting will be the poems of Sir Walter Scott.

CHARGED WITH NON-SUPPORT, Thomas D. Lewis, a well known resident of West Scranton, was held in \$500 ball yesterday on the charge of non-support preferred by his wife, Mrs. Phoeba Lawis. The latter alleges that on October 24 her husband turned her out of their home or

ROSE STRUCK BY A TRAIN.-Benjamin Rose, of Avoca, was yesterday morning struck by a train, at the Taylor crossing of the Centrai Railroad of New Jersey. He was taken to the Lackawanna hospital, where his right leg was found to be so badly mangled that amputation was decided upon. Dr. Connell, of the hos

pital staff, was in charge of the operation, SERIOUS CHARGE.-B. Gilbert Bossard. Easton, formerly of Stroudsburg, has been ar rested on a criminal charge preferred against him in Scranton by Grace G. Hinton, of Storms ville, this county. The accused furnished \$30 bail before Alderman Stocker for his appearance at court in Scranton. It will be remembered that an action was commenced in the Monro court against Bossard, but when the court learner that the alleged crime took place in Lacka-wanna, they discharged Bossard.—Stroudsburg

MRS, RAMSAY'S TALK.-Mrs. A. R. Ramsay MRS, RAMSAY'S TALK.—Mrs. A. R. Ramsay, who is at the head of the literary and household department of the Philadelphia Public Ledger, came to Scranton yesterday, in the interests of the Pennsylvania Congress of Mothers. She will speak in the Green Ridge library before the Household Economic section of the Women's club this afternoon at 4 o'clock. The work that she has to present will be of special value to all interested in the growth and development of children. Mrs. Ramsay's connection with the editorial department of the Public Ledger is a sufficient guarantee of her ability to handle her subject. All interested will be wel-

### Court House News Notes.

W. R. Lewis, district attorney-elect, yester-day filed his eath a office with Prothonotary John H. Coneland, He is the control H. Copeland. He is the first of the new

John H. Copetand. He is the first of the new officials to take the oath. Court yesterday appointed Attorney Charles E. Daniels, auditor to distribute the funds of the Citizens' and Miners' Savings Bank and Trust company, according to the final account of the A rule for a new trial was yesterday granted

Scranton Business College.

Since the ending of the strike students have been securing positions almost at the rate of one a day. Were Principals Buck & Whitmore able to qualify them rapidly enough the rate would be much higher. The demand is greater than the supply.

Park & Tilford's Mi Favorita,

\$3.50 for Camellas. Coursen's.

# **GOOD-HEARTED**

CHARITABLE ACTION CAUSES

tuary Benefits Between Enos Flynn, the North Main Avenue a Building Contract.

Judge John P. Kelly, presiding in the main court room, was occupied most of yesterday in the trial of the case Whitty Young Men's Total Abstinence and Benevolent society, which is an appeal by the society from a judgment for \$50 given the plaintiff by Alderman

not in good standing when he died.

he is more than three months in arrears for dues, or has violated his total abstinence pledge. The society contended that young Flynn was made non-beneficial for both these reasons. When the case came to be tried yesterday, Judge Kelly took the matter of violation of pledge out of consideration, when the plaintiff showed that while Flynn was reported for violation, his case had never been tried to a final determination by the nvestigating committee, as the bylaws of the organization prescribe

James T. White, who was financial secretary of the society in 1897, was the principal witness for the plaintiff. He admitted that in September, 1897, he accepted \$1 from Enos Flynn, father of the member, which was tendered to him in payment of the said dues. He knew at the time that young Flynn had been reported for violation and supposed he had been expelled, but he did not want to let the father know of his said violation, so accepted the money, expecting that young Flynn would come in soon and renew his pledge and then everything would oe all right. This dollar would put young Flynn in good standing, as it would pay his dues to within two months and a half of the time of his

of sending some cars out Wyoming death. to be irregular entries of the dollar

paid for Flynn's dues. On the day book it was crowded in at the top of the page, under date of Dec. 9, 1897, and that this date had been crased and September substituted for December. It was also seen that the footing, \$40, which corresponded with the treasurer's receipt, was \$1 less than what it actually A corresponding discrepancy

From Penn and Lackawanna, to Throop. .12, appeared in the ledger account. From Throop, to Penn and Lackawanna. CONTENTION OF DEFENSE. From Penn and Lackawanna, to Drinker street 30, .60, From Drinker street, to Penn and Lackawanna, ,30, ,60. From Penn and Lackawanna, to Dummore Cor ers. 19, 20, 30, 42, 50, 60, From Dunmore orners, to Penn and Lackawanna, .07, .20, .27, From Penn and Lachawanna, to Petersburg us. 23, 38, 55, From Petersburg, to Penr

anything Secretary White had done in was very likely done to protect himself against censure for having accepted-out of goodness of heart-the reported for violation. All the plainthat the dues were proferred and achaving been in good standing when

In charging the jury, Judge Kelly t be given thorough and careful con-

E. C. Newcomb for the society. The jury retired at 4 o'clock and was still deliberating at adjourning time.

would more than cover the balance th owner. McSweeney, was owing the

Judge Kelly decided that where the actual damage can be ascertained, as in a case of this kind, the full penalty is not to be imposed, no more than would a bondsman in the sum of \$10, 000 be called upon to pay the full amount of the bond, where the party for whom the bond was given was only

The actual damages were fixed at \$55 and as this still left enough liable money in the garnishee's hands to tiff had secured against the contractor, a verdict for the full amount was directed to enter against the garnishee. A. A. Vosburg was attorney for the plaintiff, and Hon. John P. Quinnan

others against Mrs. Mary Barrett, which was on trial before Judge Arch-bald, came to an abrupt termination yesterday morning. The plaintiffs disclosed, to the surprise of their attorneys, as much as to others, that they had disposed of the interest in the lease in question to the West Side Coal company, and as this left the

### **SHOULD WORK** ense with the wrong plainitffs appearing of record, it could not be pro-ceeded with. After an unsuccessful attempt to have a juror withdrawn and the case continued for amoud-ment, the plaintiffs suffered a volun-

COUNCILMAN ROCHE'S VIEWS REGARDING COMMITTEES.

Does Not Favor a Conference Between Board of Trade Committee and Committees from Alleghany and Pittsburg Regarding Second-Class City Legislation-If a Conference Is to Be Held the Select Council and Municipal League Committees Should Be Considered.

About two months ago the question of the transition of Scranton from a third to a second-class city was brought up in the board of trade and was referred to the committee on legislation for that body to recommend some course of action to be pursued in securing the passage of new legislation, which it is generally believed it will be necessary to have passed if Scranton is to enter the new class without being burdened with a deal of unnecessary expense.

The committee a few days ago instructed Secretary Atherton to write to the secretary of the Pittsburg chamber of commerce, with the view of having that body appoint a committee to confer with similar committees from the Scranton and Allegheny boards of trade regarding the matter of having a new act passed, or else amendments to the existing act. He has as yet recelved no reply.

Select council appointed a committee few weeks ago, consisting of Messrs Chittenden, Roche and Williams, who were instructed to consider carefully the question of the transition of the city from one class to the other and to report to councils regarding the necessary legislation which must be passed by councils. Messrs, Chittenden and Williams have turned the matter over to Mr. Roche and he is at present engaged in compiling those portions of the local laws of Allegheny and Pittsburg which may be used by this city and also all general laws relating to second-class cities.

Speaking to a Tribune man last night regarding the advisability of having a committee from the board of trade confer with similar committees from similar organizations in Pittsburg and Alle-

gheny, he said: "I do not favor the idea of having simply the board of trade's committee confer with Allegheny and Pittsburg people. I understand that in addition to this committee and the select council committee, of which I am a member, there is a third committee composed of members of the Municipal League, which has this second class

city matter under consideration.
"I think the best plan would be to have these three committees meet and act in harmony in this matter, instead of one committee. I think that the members of the councilmanic committee, on account of their experience in municipal matters, are entitled to some consideration in this matter, and I also believe that the opinions of the business men of the city

should also receive consideration. "Let those three committees meet and map out a course of action. That's the proper way. There is absolutely no question but that new legislation is required before Scranton can enter the second class without great added Willard, Warren & Knapp, attorneys expense and many unnecessary offi-

for the defendant in the suit of Sadie cers and departments. "If we act quickly we will have Scranton Traction company, secured a sufficient time to meet committees rule yesterday for a commission to from these other bodies and agree sufficient time to meet committees be issued to George W. Liebreth, of upon some new law before the legislature convenes in January. An ex-Dr. Russell W. Chidsey, now resident | tra effort could be made to get such in San Juan, answers to certain in- an act through both branches before the February elections. It is generally understood that an act has already been prepared by Pittsburg and Allegheny. I have made several unsuccessful attempts to get hold of a copy of this act, but I think I am in a very fair way of success just now."

Marriage Licenses.
George H. BarnerSeranton
Louisa HammScranton
Thomas HodgsonOlyphant
Dorothy Ada CravenOlyphant
William BeckmanDunmore
Mabel MallipDunmore
John Keretzman
Annie Tomovesik
William J. Haskins
Annie W. SullivanMinooka
Charles S. Robinson313 Mulberry street
Mary E. Bonnersheim

Spend Your Evenings Profitably. Young men and women who are employed during the day should qualify themselves to earn larger salaries by spending their evenings at the Scranton Business College night school. \*\*

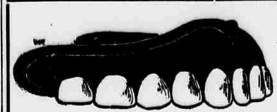
### IN HARMONY The Cheerful Idiot

Told us the other day that the cow had a good many good qualities but that she was too modest to blow her own horn. Well, we are not that modest. We don't say much about Silverware, but we sell a lot of it. Whipped Cream Bowls, goldlined, with ladle, \$2.25. Hair Receivers, quadruple plate, 50c. Fern Dishes, \$1,50. Candelabras, five lights, \$9.00.

### China Wall.

Geo. V. Millar & Co. 134 Wyoming Avenue 

\$1



Gold Crowns..... Gold Fillings..... Bridge Work (Per Tooth).....

Set of Teeth..... \$5 All work guaranteed for 10 years. Call and have your teeth examined free of charge. Satisfaction or no pay. We make a specialty of Painless Ex-traction, and if you have any pain while we are pulling your teeth will guarantee to do all of your work free of charge.

TEETH

# We Have Large Shops For All Classes of Machine Work and Shifficult Repairing. Large Ovens

For All Kinds of Enameling, Nickel-Plating and Bicycle Repairing, by Me-

# In Our New Store

We are now located in our new store. 406 Lackawanna Avenue, formerly occupied by Siebecker & Watkins.

We are showing a superior line of Furniture and Carpets, and invite inspection

# Scranton Carpet and Furniture Company REGISTERED.

New York Life

.........

Insurance That Insures. Policies incontestaable from date of issue. No restriction as to residence, travel or occupation, as to habits of life, or as to manner, time or place of death. Policies non-forfeitable after first premium is paid. One month's grace in the payment of premiums. Cash loans can be obtained at any time after the policy has been in force two years. + Policies combine insurance and investment.

# B. H. BETTS, Agency Director

Scranton Branch Office.

607 to 615 Mears Building, Scranton, Pa. 





RAW FURS BOUGHT.

When in Doubt

412 Spruce Street.

Fine Furs. Fur neck pieces Collarettes, Our line of Jackets, Ladles' and Misses' Tallor Suits will "Fill the Bill. Fur Repairing a Specialty.

F. L. CRANE

FURRIER.

No end of

pretty Mode is.

Established 1866.

324 Lackawanna Avenue, Scranton Pa.

"laying in" time.

only the "full dinner pail" of the present, will overlook the necessity of providing against a possible emptiness in later years. Few plan for both periods-one reason there's a "poor tax;" and life's closing years come ant and wretchedness, when a ded both peace and plenty.

There's real wisdom in "salting down" surplus dollars. Sometimes hard to find, perhaps; but its a question of "Now, or never!"—the earlier saved, the easier. The only

Bavings Department
TRADERS NATIONAL BANK
Cor. Wyoming and Spruce

# Salt it Down!

Most folks are now planning to "salt down" a supply of provis-ions, that old Winter's fruitless period may be passed 'midst plenty. Yet, withal, 'tis well to study reasonable economy at this

There are those who, considering

way to free life's winter of want.

# WHITE WAS

EXPENSIVE LITIGATION.

An Interesting Lawsuit Over Mor-Merchant, and the Father Whitty Young Men's Total Abstinence and Benevolent Society-Judge Kelly's Decision on the Penalty Clause in

of Enos Flynn against the Father

Edward Fidler. The plaintiff's son, Mathew Flynn, joined the society in 1895 and paid his dues regularly until July 22, 1897. December 11, 1897, he died, and his father made claim to \$50 death benefits, which the society covenants to pay the beneficiaries of a member who is in good standing at the time of his death. The society refused to pay the claim, alleging that young Flynn was

The laws of the society provide that member shall be non-beneficial if

This left the defense to rely entirely upon its ability to prove him in arrears for dues more than three months.

WHITE ON THE STAND.

When the claim was presented to the society in February, 1893, an investigation was made, and it was discovered by the society's president, Richard A. Maloney, that the finan-cial secretary had made what appeared

The contention of the defense was that the dollar was not paid, or if paid, was not paid until after young Flynn's death, and that Secretary White permitted himself to become a party to the manufacture of evidence

o bolster up the Flynn claim. The plaintiff's argument was that the way of juggling his accounts dues tendered him by young Flynn's father when he knew the son was iff had to show, it was claimed, was cepted, and that the acceptance was by the proper official. The official himself having admitted this, thera was no question as to young Flynn

he died. said the case was one of extreme im-portance, because of its affecting so many similar societies, and asked that

sideration. Richard J. Beamish and A. A. Vos burg appeared for the plaintiff, and

BINDING INSTRUCTIONS. In the case of the North End Lumber company against Thomas F. Donlin, defendant, and Morgan Sweeney, garnishee, Judge Kelly gave the jury binding instructions to find for the plaintiff and against the defendant and garnishee in the sum of \$286.36. The ontrolling question in the case was whether or not the \$300 in the garilshee's hand had been eaten up by the \$5 a day penalty to which the contractor subjected himself by failure to complete the building within the specified time. There was a delay of eighty days, and this, at \$5 a day,

\$100 in default. the judgment which the plain-

AN ABRUPT ENDING.

The case of John L. Harris and

# SILKS

# Unsurpassed in Style, Beauty and Wear. .

one day bargain but \$1.00 value as long as they last, tor ...... 59c Cashmere Taffetas-A double warp soft silk, that will wear and wash; all the shades ...... 75c Black Taffetas-Wear guaranteed. 24-inch, extra weight, at ......\$1.00 Black Satin Duchesse-Pure old time silk, Black Satin Luxor-Gros Grain back, \$1.25 

Plisse Crepe Stripe Silks-23 colors, not a

Black Satin De Lyon-Sure to wear, \$1.35 Black Peau De Sole-Sott as cashmere ......\$1.00 Black Peau De Sole-24-inch, \$2.00 value ...... \$1.50

# MEARS & HAGEN

415-417 Lackawanna Avenue.