be sent to the reformatory.

thirty days.

an overcoat from Joseph McDonald.

He was sent to the county jail for

In No. 2, where Judge H. M. Mc-Clure, of Lewisburg, is presiding this

week, P. J. Conway, the North Wash-

ington avenue hotelkeeper, was tried

vesterday afternoon for pointing a pis-

The latter's husband was a tenant of

onway's and moved out without pay-

ing all the rent. Conway held a big

ice chest as security. Ferguson sent four men and a dray around to get

the chest and Conway got his revolver

and suggested that the ice chest re

main until he had time to talk it over

with Ferguson. The chest was net moved just then. The draymen allege

that Conway pointed the revolver at

them, and Mrs. Ferguson also swore

WHAT DEFENSE SAID.

The testimony of Conway and the

witnesses for the defense was to the

effect that at the time Mrs. Ferguson arrived on the scene the revolver

had been restored to Conway's pocket.

When he used it to intimidate the

draymen he pointed it toward the

called for Conway were Colonel E. H. Ripple, Colonel H. A. Cousen, Reese

orney John R. Jones the defense.

on promise of good behavior, was up

yesterday on a similar charge. The

suspension was recalled and Van Valen

Must Stand Trial for Forgery.

Last fall. Frank A. Compton and

Jarrie Heglin, two Petersburg young-

sters, gave it out that they had been

married in Binghamton, and began liv-

ing together as man and wife at the

home of a friend. In proof of their

marriage they exhibited a certificate.

The supposed groom's mother, who

was opposed to her son's presumed

gated and discovered that no marriage

had ever taken place. It was shown

that young Compton bought a fancy

blank marriage certificate at a local

stationery store, had a friend fill it out

at one of the desks in the postoffice

corridor, and took the rest for granted.

Compton was arrested for forgery

the writing be seemingly genuine an

Ganley Injunction Case.

against William Kirst came up before

Judge H. M. Edwards yesterday. Kirst owns a sand pit in South

Scranton and Mrs. Ganley says there

is danger that her property, which

adjoins, will be undermined and de-

Judge Edwards after listening to the

testimony of several witnesses yester-

day, decided that it would be best to

have the case come up at the regular

term of equity court and be heard ful

ly. He made an order which will pro-

tect Mrs. Ganley's property in the

meantime. The latter is represented

by Attorneys I. H. Burns and E. W.

Thayer, and Kirst, by Attorney W. S.

Two New Divorce Suits.

Florence M. Smith instituted pro-

her alleged cruel and unfaithful hus-

band, Harvey J. Smith. Kate Bennet's

and Mrs. Hector Coddington are nam-

Elizabeth White, of Lackawanna,

1900, and that on various other occa-

together until Peb. 20, 1900. James E.

Chariers were granted yesterday to the Car-

coolale Anatomical society and the Carbondale

George E. Stephenson, J. G. Baylor and George

in the case of James B. Gordon against David

. Hand and others, a non-suit was yesterday

Prothonotary Copeland's office by Peter Lipe vice against William Jarvis. H. S. Alworth i

he attorney. In the estate of E. Rain, tate of Benton, C. U.

Soper was appointed auditor to distribute the estate's funds according to the accounting of  $\Lambda$ 

Judge John P. Kelly yesterday made abso-inte the rule to depose L. T. Connoily from the

castion of executor of the catate of Ann A. Connolly, deceased, on the ground that us the state has his note for \$275 which he contests,

President Judge H. M. Edwards yesterday d

livered an opinion in the case of A. P. Duily against A. G. Gilmore, in which he sustains some and overrules others of the exceptions, and

sends the case back to the master to state at account between the parties according to his do

and M. E. McDonaid, representatives of th

pleintiff, was refused.

A rule was granted yesterday at the instance

Owens, George A. Pine, Thomas R. William The rule is returnable Monday, April 15, at

granted for failure to give security for costs.

A frespars suit was instituted yesterday

Richardson were yesterday appointed viewer, of a private road in Lehigh township.

Watkins is Mrs. White's attorney.

COURT HOUSE NEWS NOTES.

Training School for Nurses.

A. Chase, executor.

are the libellant's lawyers.

The injunction case of Mrs. Ganley

certificate.

ary observation.

stroyed.

wife, had the alleged marriage investi-

sent to the reformatory.

the character witnesse

that he pointed at her.

Among

tol at Mrs. Louise Ferguson.



The pleasant method and beneficial effects of the well known remedy, Syrup or Figs, manufactured by the CALIFORNIA FIG SYRUP Co., illustrate the value of obtaining the liquid laxative principles of plants known to be medicinally laxative and presenting them in the form most refreshing to the taste and acceptable to the system. It is the one perfect strengthening laxative and acceptable to the system. tive, cleansing the system effectually, dispelling colds, headaches and fevers gently yet promptly and enabling one to overcome habitual constipation permanently. Its perfect freedom from every objectionable quality and substance, and its acting on the kidneys, liver and bowels, without weakening or irritating them, make it the ideal

In the process of manufacturing figs are used, as they are pleasant to the taste, but the medicinal qualities of the remedy are obtained from senna and other aromatic plants, by a method known to the California Fig Syrup Co. only. In order to get its beneficial effects and to avoid imitations, please remember the full name of the Company printed on the front of every package. CALIFORNIA FIG SYRUP CO.

SAN FRANCISCO, CAL. LOUISVILLE, RY. NEW YORK, N. T. Foresle by all Druggists.—Price 50c. per bottle.

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



LARGE EASTER OFFERING. - The offering at st. Luke's church on Easter Sunday was a very large one, \$1.250 being contributed.

D. L. & W. PAYS.-The employes of the

SEATS FOR BAND CONCERT.-The sale of as foremen. reats for Baper's Thirteenth regiment band concert opens at the Lyceum box office this morti-

RECITAL POSTPONEIL-The mano recital which was to have been given this evening in the joint conference committee on or before Jan, the parish house by Mr. Carl Facilien, or fees. I of each year. ton, is postponed until May 36,

D. & H. PAY-DAYS,-The Delaware and Heidson company paid vesterday at the following collieries: Olyphant No. 2, Laby Creek and

Grassy Island mines, at Olyphant,

board of trade will be held at meen next Mon-day. An amount of important business is on the list and a report on new industries will be

CORONER INVESTIGATION CONTROL 3 3 Roberts was yesterday notified of the death of a June, 1899, young child, at Priceburg, under what were The Join

SAVORS OF ROMANCE -- Among the many post-Lenten marriage Beeness granted vesterally be Clerk of the Courts Daniels was one to Armond P. Wheaten, a tailor, of Ithaca, N. Y. and Mrs. Josephine M. Renenici, of Norwich, M. Y. The application shows he was divorced on October 6, 1507 and he wa rober 6, 1897, and she on June 23, 1898.

HEALTH STATISTICS.-The total mortancy for last week according to the reports of the bureau of health, was thirty-one. There was over death from measles and one from diplitheria. by them, The nineteen new cases of contagions diseased neymen reported were divided as tollows: Diplitheria, needing

Steam Heating and Plumbing. P. F. & M. T. Howley.231 Wyoming ave.

whooping rough, i.

We offer subject to provious

\$11,000

Ithaca Street Railway Co. FIRST MORTGAGE

## Gold Bonds

6 Per Cent. Mature 1922. As the second mortgage + bonds of this company are sell- + ing at a premium the value of the firsts is beyond question.



Commonwealth Bldg.,

GRACE CHURCH MEETING.

Vestrymen and Other Officers Elected and Reports Read.

The regular annual meeting of the congregation of Grace Reformed Episcopal church was held last evening. Some very interesting reports were presented by the officers of the church and heads of the different organizations connected with the parish, but the greatest interest attached to the report of Pastor Alrich, which was a very earnest and thoughtful paper showing an immense amount of work done during the year, and embodying many helpful suggestions.

The result of the election was as follows: For vestrymen, W. H. Storrs, Colonel E. H. Ripple, W. W. Lathrope, J. E. Chandler, T. E. Lyddon, W. W. McCulloch, R. H. Frear, C. F. Hess and W. T. Hackett; accounting warden, Colonel E. H. Ripple; minister's warden. W. W. Lathrope; assistant accounting warden, William W. McCulloch; treasurer of synodical missions, John Parks; parish council, R. H. Frear and William McCulloch; delegates to the synod at Brooklyn, N. Y., in October, 1901, W. W. Lathrope, Thomas E. Lyddon, James Lawson, W. T. Hackett, Charles F. Hess and William Bell: alternates, James E. Chandler, David Hill, R. H. Frear, Henry Cardu V. W. DeWilde and Fred Hatch.

#### CARPENTERS STRIKE.

Statement of the Master Carpenters About the Settlement of the Trouble-The Agreement.

The following statement has been given out by the Master Carpenters'

The Masters Carpenters' association desires to aform the public that the Master Carpenters' sociation of the Builders' exchange and the ourneymen carpenters employed by ome to an amicable settlement by entering into the following agreements.
Signed. The Master Carpenters' Association

B. F. Landig, Secretary. AGREEMENT.

We the undersigned members of the conference committee, representing the Master Carpenters' association and the Journeymen Carpenters' association and the Journeymen Carpenters' unions all of Scranton, Pa., do hereby agree for our respective associations as follows:

1. The members of the Master Carpente s' a sociation agree to employ only journeymen car-penters who are members of the Journeymen Carpenters' association or members of the car penters' unions and in good standing in the

2. The journeymen carpenters, members of said associations and unions, hereby agree to work for no one but the members of the Master Carpenters' associations, of Scranton, Pa., who are good standing in the same, provided said ciation furnishes work. In no case shall journeymen carpenters work for other contractors or less than the wages paid by the association, In jobbing no journeyman shall work for les than 35 cents per hour.

3. Nine hours will constitute a day's work

Wages for same shall not be less than \$2.25, \$2.50 or \$2.75 per day, all help receiving less shall be considered apprentices or laborers. Journeymen arpenters who didn't receive a raise since Jun-1809, will be advanced 25 cents per day on May 1, 1901,

 Wages will be paid every two weeks; only one week will be held back. 5. The joint conference committee has full power to act, to settle all disputes arising between the employer and employe; and no work will stop during the time of settlement, if settled within thirty (20) days.

6. The committees will meet in joint session at the call of the chair on either side. The following days will be holidays and will be paid one and one-half rate: Sundays. Christmas day, New Year's day, Thanksgiving, day, Independence day, Decoration day and Labor

day; also all overtime olation collectively or individually, before the did not appear for right and his bail matter in dispute is laid before the joint conference committee, who have full power to settle

9. This agreement holds good for the city of Delaware, Lackawanaa and Western machine Scranton and Dunmore and goes into effect April shops and the Diamond and Storrs mines were 1, 1991, and ends March 31, 1992.

Said agreement shall continue from year to year, unless a written hotice from the head

f either side, given ninety days before the expiration of the agreement. Said changes to be in writing and mailed to

Signed, April 2, 1901. The Master Carpenters' conference committee, George W. Finn, Frank M. Moyer, John Benore, E. S. Peck, Signed, April 5, 1901. The Journeymen Car.

penters' committee, F. C. Bartz, Graham Warlog, E. L. Oakley, William A. Payne, The Journeymen Carpenters' associa-SOARD DID NOT MICE. A meeting of the tion comprises a membership of from 250 to 300 members, which are the journeymen carpenters who are emby the manufacturing committee. Lone played by the Master Carpenter conwill be served in the assembly room at 1 o'clock | tractors of the Builders' Exchange, and who have formerly been members of the Carpenters' union, 563, but with-

drew after the strike was called in The Journeymen Carpenters' assooperated as suspletons circumstances. He visited the scene, and after viewing the remains of the intant pronounced it a case of premature birth. Authory Cominisky was the tather.

The Journeymen Carpenters' association is not yet affiliated with the intaining pronounced in a case of premature birth. Authory Cominisky was the tather. is granted by the national body. The said Carpenters' association is also

Good Mechanics' club.

The above agreement settles all differences between the carpenter contractors of the Builders' Exchange and the journeymen carpenters employed by them. It was ratified by the Jour-Garpenters' association at a neceting held by them on Friday, April measles, 9; typhoid fever, 2; parlet fever, 1; 5, and signed by the conference committee, but has not yet been ratified by the Journeymen Carpenters' union

The journeymen carpenters will receive a very creditable increase of wages, considering the duliness in the building in the city.

The Journeymen Carpenters' asso clation did not want an eigh-hour day. With this exception, they got as much as the Carpenters' union asked for on June 1, 1899.

This clears up all differences between the contractors and their eming trades represented in the exchange, excepting the Master Tinners' association.

There is no question but what we will have a fair building business in the city during the coming year, as the labor question in the various branches has been settled and will remain so for some time to come, inasmuch as all questions in dispute will be referred to conference committees for arbitration, thus avoiding all stoppage of work or strikes as the case may be.

The Best Cold Cure

Is one you can take without interruption to business. One that does not effect the head or hearing like the con-tinued use of quinine. One that cures speedily and leaves you feeling fresh and clear-headed. Such a one is Krause's Cold Cure. Price, 25c. Sold by all druggists.

Ask for Kelly's union crackers. \*\*

### **BOTH CASES WENT OVER**

ALLEGED SLAYERS NOT TO BE TRIED THIS TERM.

Coyne Case Cannot Come Up Because the Case in Which the Alleged Perjury Was Committed Has Not Yet Been Tried and Determined-E. J. Maloney Did Not Appear and His Bond Was Forfeited-Many Pleas of Guilty Entered-Two Divorces. Minor Court Notes.

The April term of criminal court did not start out with a rush vesterday. The two murder cases at the head of the list and the Coyne perjury case went over until the next term. Mrs. Josephine Bevalacque was indicted for the killing of Mrs. Mary Rose, as Green Ridge, in November last, and her husband was indicted as an accessory before the fact. When the case was called vesterday morning the accused was represented by Attorneys George S. Horn, C. Comegys and F. E. Boyle, and the commonwealth by District Attorney W. R. Lewis, Former ground. District Attorney John R. Jones and Attorney C. E. Daniels.

Application was made to Judge John P. Kelly, who is presiding in the main court room this week, for the continuance of the case on the ground that an important witness is ill and another cannot be found. The commonwealth did not offer any objection to the continuance of the case, and court allowed it to go over until the next term.

The case against Benedetto Papa, charged with killing Harry Davis in the Dewey hotel, on Lackawanna avenue, on January 4, was allowed to go over to await the arrival of the father of the accused, who is now on his way to this country to assist in the work of preparing a defense for his son.

EHRGOOD'S CASE.

Emory J. Ehrgood, who is charged with aggravated assault and battery by George DeWitt, had his case con tinued until Wednesday, to give him an opportunity to find a missing witness. The case against Louis Wilk, charged with receiving stolen goods. was continued. It was on the list last term and Wilk's bail was forfeited because of his failure to appear for trial. Martin F. Healey, who was indicted or selling liquor without a license at Carbondale, by instruction of the court on the strength of certain testimony offered in a case tried in court some time ago, was returned not guilty. Former County Detective Thomas Ley-

was unable to get any evidence against Healey. Former Select Councilman Thomas J. Coyne, who was indicted for perjury, at the instance of the Municipal league, will not be tried at this term for the reason that the case in which he committed the alleged perjury has not yet been determined. The perjury charge is based on certain testimony which he gave in the councilmanic cases now pending before Alderman Fuller, and under the law he cannot be tried until the case in question is tried and determined according to law.

shon was the prosecutor. He said he

MALONEY'S BAIL FORFEITED. E. J. Maloney, an employe of the There will not be any strike against any Supply company, who was indicted for of the members of the Master Carpenters' asso- giving sums of money to councilmen. was forfeited. Mr. Maloney is said to be out of the country. He has not been a resident of Scranton for over a year

Thomas Carey, of Price street, plead guilty to selling liquor without a license 10. Foremen are not subject to rules of their and was sentenced to pay a fine of \$500 union, relative to hours and wages, while acting and spend three months in the county jail. The prosecutor was Robert Wil-

son, agent for the Municipal league. A capias was issued for James Gor don, who is charged with false pretences by Chief of Police Frank Robling. Gordon was released from the county jail by mistake, and has not since been seen. There were two Gordons in the county jail and the case against one of them was ignored by the grand jury. By mistake James Gordon was released and has not since

been seen. Cases against Anthony Peterson. harged with selling liquor without a license and larceny by bailee, Michael Kupst, prosecutor, were continued until the next term on account of the illness of the defendant's wife, an im-

portant witness. Mrs. Mary Kitchoona was tried and acquitted of a charge of assault and battery, preferred by Mrs. Mary Smith. The parties live on Oak street, North Scranton, and it was alleged that the accused threw a stone through the window of the house occupied by Smith, breaking it and striking Mrs. Smith's little girl in the face. The defense was that Mrs. Kitchoona threw a stone at a chicken, but her aim was bad and it went through the window.

SETTLED OUT OF COURT.

A verdict of not guilty was taken in the case of John Phillips, charged with being the father of the child of Laura L. Lynett. He is twenty-one years of age, and she is seventeen. They reside at Jessup, where Phillips repaired the wrong he had done the girl by marrying her on March 19 last. A continuance was allowed in the case of C. P. Powderly, charged with asand battery, Bridget Geary. prosecutor. Pleas of guilty were en-

tered in the following cases: George Chepan admitted that he hit George Kinonik on the head with a stone. He has been in jail for two Judge Kelly deferred sentence until Thursday, to enable him to hear the story of the prosecutor with reference to the assault.

Joseph Murray admitted having broken into the liquor store of J. F. McDonald, at Carbondale, on March 14. He has twice before been convicted of statutory burglary. The court sentenced him to one year in the county

George McAllister admitted having embezzied \$3 from James F. Cummings. West Lackawanna avenue grocer, by shom he was employed. He went to the county jail for three months.

Julius Sanford admitted having taken pocketbook containing \$2 from Mrs. iugs. A motion to vacate the proceedings if fore the master made by Attorneys L. H. Bur Lillian Rowley, with whom he boarded. He was sentenced to thirty days in the

DORAN DECEIVED.

Patrick Doran got sixty days for stealing an overcoat, sweater and one pair of seeks from the house of Mrs. Dorothy Richardson, of Throop, with whom he boarded. Doran tried to impose on the court as to the length of Dayis, D. R. Langan, K. Menzel, Ri hard M. Dayis, D. R. Langan, K. Menzel, Ri hard M. Dayis, D. R. Langan, K. Menzel, Ri hard M. William J. Evans. stealing an overcoat, sweater and one pair of socks from the house of Mrs. Dorothy Richardson, of Throop, with whom he boarded. Doran tried to impose on the court as to the length of time he has been in the county jail awaiting trial, and resulted in getting a heavier sentence for himself than he offices. All of the saloous in the which the machines were seized are located between the otherwise would.

otherwise would.

Tony Spaid, alias Tony Ritz, a boy. seventeen years of age, admitted hav-ing forged the names of P. H. Durkin and M. P. Flynn to orders and having secured on them clothing, shoes, etc., from various firms in this city. He will

Roy Gilbert admitted having stolen TEACHERS OUT IN LARGE FORCE YESTERDAY.

> There Were Only Six Absentees When the Work Was Begun. Opening Addresses Made by President Gibbons, of School Board, and Superintendent Howell-Scholarly Lecture on "Popular Hero Worship" Delivered by Charles T. Steck, of Shamokin,

Three hundred and fifty-eight of the three hundred and sixty-four public school teachers of this city were in attendance yesterday afternoon at the opening session of the eighth annual teachers' institute held in the High school auditorium. This was a recordbreaking attendance, and Superintendent Howell says it bodes extremely well for the success of the week's

work. The session was opened with prayer by Rev. John P. Moffat, D. D., pastor of the Washburn Street Presbyterian church, after which the large audience of teachers and others present joined in singing a number of selections under the leadership of Prof. Derman, winding up with a stirring rendition of the "Red, White and Blue." G. Brooks, Deputy Sheriff F. E. Ryan,

Dr. W. E. Allen, Assistant City Treas-President John Gibbons, of the board urer P. J. Ruane and Chief of Police of control, made the brief opening ad-Frank Robling. The case was still on dress. He made no attempt to indulge trial when court adjourned. Assistant in any flowers of speech for, he ex-District Attorney W. Gaylord Thomas plained, that that was beyond his powand Clarence Balentine are conducter, but what he did say was sincere ing the prosecution, and Attorney Josand earnest and that he probably ph O'Brien and Former District Atstands about as high in the hearts of the teachers as any man in the city Loey Van Valen, a boy who was was manifested by the enthusiastic convicted in 1899 of having stolen brass applause with which he was interruptrom the Lackawanna Iron and Steel company and had sentence suspended

"I have always been on the side of the teachers," said he, "when they were in the right, and in nine cases out of ten they are in the right." He spoke of the great desire on the part of the teachers to have their salaries advanced, and explained that this would be seen to just as soon as the city was properly supplied with school buildings. He wanted the teachers to get more pay, he said: they deserve it and were entitled to it. "If you can ever get ten votes," he added, "John Gibbons will be proud to be the eleventh man."

OBJECT OF INSTITUTE. Superintendent Howell followed Mr. Clibbons and gave an eloquent little talk on the real object and purpose of a teachers' institute. Institutes were not intended, he said, to give teachers academic instruction, but to lift them to a higher plane of thought and to enable them to demonstrate to the people that they know more today than they did yesterday.

and when his case came up for trial, his attorney moved to quash the in-"The greatest object of an institute, dictment on the ground that a marhowever," said he, "is to create and ringe certificate is not the subject of maintain a sympathy and a bond of forgery, either under the common law common interest between teacher and or statutes, and that the paper in this parent. When we get the heart that ease, purporting to be a marriage cerrules the home throbbing for our suctificate, as set forth in the indictment. cess, the work of education is half s not what it purports to be, and that, done. People talk about the necessity f genuine, it would not be a marriage of close communion between teachers themselves, but I tell you that the President Judge Edwards yesterday greatest educational factor in the ruled that the offense charged against

world today is the co-operation of Compton is a forgery; that a marriage certificate is the subject of forgery, home and school." Following Mr. Howell's address there and that, as to the crudity of the paper were several musical numbers, including a brilliantly executed piano duet by Miss Reba Williams and Ralph in the present case, it is sufficient if Williams, and several selections by a calculated to deceive persons of ordin-Williams, and several selections by a quartette consisting of Mrs. Carr. Mrs. Ballentine, Miss Irone Kahn and Miss. Ballentine, Miss Irene Kahn and Miss

> Phoebe Smith. Miss E. G. Olmstead, who is in charge of the training school, gave a helpful and instructive talk on "Economy in Arithmetic," with blackboard illustrations. She showed how the work of simplifying the addition and subtraction tables could be easily managed by having the pupils group the

> numbers in groups of ten. A chorus of the older pupils from No. 14 school, under the leadership of Mrs. Annie Barnes, marched upon the platform when Miss Olmstead had finished and sang with remarkable precision and feeling two very pretty selections. Following this number came the feature of the afternoon a lecture on "Popular Hero Worship" Charles T. Steek, of Shamokin.

DISTINGUISHED LOOKING.

Mr. Steck is a very distinguished looking gentleman, bearing a striking ceedings in divorce yesterday against resemblance to some of the published portraits of Sir Henry Irving. He is a most polished speaker and made a most favorable impression, holding the ed as co-respondents. The Smiths were married Dec. 20, 1893, and separclose attention of his auditors for nearly an hour and a half.

ated August 4, 1900. Taylor & Lewis He sought to prove two things in his lecture. The first of these was that many of the men who are hailed as seeks a divorce from George White, heroes by the unthinking multitudes on the ground of cruel treatment. It are merely what he called "striplings," s alleged he beat her, knocked her given the opportunity to strike the final down and jumped on her, on Jan. 1. blow to produce a result which "giants may have been toiling for centuries without apparent effect to obtain." In sions he abused her shamefully. They were married Sept. 24, 1889, and lived illustration of this thought he told of the child of the woodman who, when his father had cut a notch into the very heart of a great tree, took the axe and struck the final blow which brought it to earth.

He referred to the habit which the masses have of "gushing" over the most commonplace traits of great men. He took the popular conception of several incidents in George Washington's life to prove this. People revere Washington, he said, for refusing the offer of a certain rash individual to make him a king and laud him to the skies because he rejected the proposi-

tion.
"Yet," he said, "it was but an act of ordinary every-day honesty on Wash-ington's part. If Washington had even seriously considered such a proposition he would have been a traitor to the cause of liberty. What is the matter with us. I say, that we think when a man rises to a position of prominence he must of necessity play he is hostile to the estate and consequently nor qualified to act as execution. The petitioners for his removal were his brother and sisters, Join Councily, Lilly McCassey and Eliza Lawthe devil and if he forbears we must bow down and worship him as a demigod?"

WASHINGTON'S PRAYER.

He spoke of the hundreds of people who glory Washington because he knelt at Valley Forge upon the frozen ground and prayed to God for relief for the suffering soldiers of the Con-tinental army. "Yet when we analyze Washington's act," said he, "we are confronted with the question-what right had he not to pray? If Washington did not pray only under the stress of such circumstances as those what manner of man was ha?"

The session will be resumed this morning at 9.30 o'clock, when addresses will be made by Miss Libbie J. Eginton, T. C. Mendenhall and Fred H. Following is the programme for to-

dayı 9.50 A. M.

#### LAMP BARGAINS

We can positively give you a better lamp for less money than you can get elsewhere. It's human nature for a manufacturer of lamps, or any other article of trade, to have the samples made better than the stock. We have bought a lot of sample lamps for a great deal less than their value.

Lamps worth \$5.50 . . . . . . . . \$3.50 Lamps worth \$7.00 ..... 4.50 Lamps worth \$12.00 . . . . . . 6.50 Large variety to select from-no two alike.

China Hall.

Geo. V. Millar & Co. 134 Wyoming Avenue



# 

NOW

Is the time to have your work done. We do it properly.

Bittenbender & 126 and 128 Franklin Avenue.

## Williams' Ice Cream

Don't think because it's cool weather, that we're not making and selling a whole lot of Ice Cream and fancy Ices. Keep a wagon busy carting it around the city.

The best Ice Cream, of course. If it's a syrup flavor, made from the purest of fruit-pure, no matter what the flavor. Any flavor any time if you order it special. A good many flavors all the time,

J. D. WILLIAMS & BRO.

312-314 Lackawanna Avenue.

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Language and Literature ...... Fred H. Green