

**VALUABLE Food Properties of Milk**

are lost in the ordinary method of condensing. Dr. Hand's process retains every food element of the richest milk, and has added the bone, nerve and blood-building phosphates and hypophosphites contained in a diet of whole wheat. For these reasons

**Dr. Hand's Condensed Milk**

is the most refreshing drink for the table—the most valuable food for infants and growing children—the greatest restorative for invalids or aged people. Better than to-day's fresh milk; rich as cream. Write for the free booklet.

THE DR. HAND CONDENSED MILK CO., SCRANTON, PA.

**Capital, \$100,000 Surplus, \$100,000**

**COUNTY SAVINGS BANK AND TRUST COMPANY**  
500 SPRUCE STREET.

Court House Square, SCRANTON, PA.

Interest Paid on Savings Accounts

AUTHORIZED by its Charter to accept all manner of Trusts; to act as Receiver, Trustee, Guardian, Administrator or Executor.

THE VAULTS of this Bank are protected by the Hobbs Electric Alarm System.

**DIRECTORS**  
L. A. Watres, O. S. Johnson, Wm. F. Hallstead, E. P. Kingsbury, Everett Warren, Aug. Robinson, Joseph O'Brien

**Ice Cream. BEST IN TOWN.**

**25c Per Quart.**

**LACKAWANNA DAIRY CO**  
Telephone Orders Promptly Filled  
277-279 Adams Avenue.

**CITY NOTES**

A \$500 GIFT.—The managers of the Florence Children's mission acknowledge with gratitude the receipt of \$500 from Mrs. Frances H. Swaine.

V. W. C. A. EVENING.—The shirt waist class will meet this evening at 7:15 o'clock. The annual gymnastic exhibition will be held in the High school auditorium Friday, April 26, at 8 P. M.

ENLARGED ORCHESTRA.—A feature of Miss May Manning's performance of "Madame Mephisto" at the Lyceum next Tuesday night will be an orchestra of seventeen pieces under the able leadership of Professor Baker.

AFTER THE COUNTERFEITER.—Deputy United States Marshal Clark Lewis is not in pursuit of the man indicated by Mahon, the counterfeiter arrested Tuesday. The agent yesterday in an unsuccessful search for him at Scranton.

REVENUE SALE.—The South Side Young Women's Christian association branch will have a rummage sale at 200 Washington avenue, which will open Saturday at 9 a. m. Any one who has goods for the sale is asked to send them today to 200 Washington avenue.

AN OLD FORGE SQUARE.—North Joyce and Mrs. Thomas Lynch, of Old Forge, were

**Engagement Extraordinary.**

**2-GRAND CONCERTS—2**

**BY—**

**The United States Marine Band**

of Washington, D. C.

74 Musicians, Assisted by Miss Amy Whaley, Soprano, AT THE

**Ninth Regiment Armory, Wilkes-Barre, Pa.**

Afternoon and Evening.

**Friday, April 26.**

PRICES Children under 15, 25c. Matinee, 50c and 75c. Evening, 75c, \$1, \$1.50.

**LARGEST, BEST PAID AND GREATEST NATIONAL BAND IN THE WORLD.**

Concert under the management of Keystone Lyceum Bureau. Diagram at Powell's Music store.

**NEW FISHING CLUB FORMED.**

The Pecono Mountain Trout club has been organized by a number of local anglers. It has its headquarters in Coalmouth township, Monroe county, and is to ask the Monroe court to grant it a charter.

The incorporators are ex-Judge E. N. Willard, Henry Bell, Jr., C. H. Welles, James H. Torrey, Garrett Bogart, George M. Hallstead, Harry A. Condit and Charles S. Weston, of this city; Isaac S. Case and T. V. Meigs, of Tobyhanna.

Low Rates to Buffalo and Return via Lackawanna Railroad.

On account of the Pan-American exposition the following round-trip rates and arrangements will be in effect from Scranton: Season tickets will be sold, commencing April 20 and on every day thereafter during the exposition, limited for return until November 20 inclusive, \$11.20. Ten-day tickets will be sold, commencing April 20 and on every day thereafter during the exposition, \$8. All tickets will be honored in sleeping or parlor cars in connection with proper Pullman tickets, except the five-day tickets, which will be honored in day coaches only. Children between the ages of five and eleven years, one-half of the above rates.

You'll Find Fashion and Common Sense

Features in Mahon's Shoes, 328 Lackawanna avenue

**HATTON CASE IS PUT OVER**

NOT TO BE TRIED TILL THE NEXT TERM.

Because of the illness of two of the counsel for the prosecution it was necessary to grant a continuance. Case Against Ex-Councilman Simon Thomas Also Goes Over—Simrell Sent Up for a Year for Horse Stealing—Busy Day with Three Judges in Criminal Court.

The bribery case against ex-Secretary Councilman Simon Thomas, the perjury case against Harry C. Hatton, ex-secretary to Recorder Moir, and the Minooka election cases yesterday went over to the next term, owing to the fact that Attorney E. C. Newcomb, who is in each case, has not yet recovered from the affliction to his eyes, which has kept him out of court for a week. The illness of E. B. Sturges, of counsel for the Municipal league, was also advanced as a reason for postponing the Thomas and Hatton cases.

Byron Simrell, of Scott, was found guilty of stealing a black mare from Mrs. Caroline Davenport, and sentenced by Judge Swartz to pay a fine of \$10 and spend a year in the county jail. The mare disappeared from the premises of the prosecutrix in May, 1900, and some weeks later was located in Simrell's barn. The latter claimed he bought the animal from a Mr. Eppstein, of Green Ridge, but the jury did not believe him.

Thomas Duce, of Petersburg, was tried before Judge Swartz on the charge of being the father of Lena Hartmann's child. He admitted he had been intimate with the prosecutrix, but that this was more than a year prior to the birth of the child, and that he had never made a promise to marry her, and tried to show that she was after the wrong man. The jury was out at adjourning time.

**ORBIT ESCAPED.**

Andrew Orbin, of Old Forge, who was arraigned on a similar charge, preferred by Tackla Opista, did not have to admit to the charge. An alarm was turned in from box 62 at the corner of Capone avenue and Pleas street, but the blaze was extinguished before the arrival of the fire companies. The damage done was exceedingly slight.

RECEIVED DISCHARGE PAPERS.—Martin J. Monaghan, a private of Company I, Eleventh United States infantry, has just received a certificate of honorable discharge from the authorities at Washington, D. C., in lieu of the one that was destroyed by fire last year. Mr. Monaghan, as it will be remembered, served under General Miles in the Porto Rican campaign, and is well known by the citizens of Dunmore.

**TONIGHT'S EVENTS.**

Concert in the Asbury Methodist Episcopal church, Green Ridge.

The Jewish Chautauqua society will meet tonight in the Linden street temple after services.

This evening Scranton society, No. 127, will hold a smoker to commemorate the successful drawing held two weeks ago. Every right knight should be present, as there will also be some important business to transact that requires the attention of all members.

**THE SPEAKEASY PROBLEM**

Police Magistrate Millar Believes It Can Be Solved by Making Them Disorderly Houses.

Police Magistrate W. S. Millar believes that the solution of the speakeasy problem in this city lies in the passage by council of an ordinance making places where intoxicating liquors are sold without a license disorderly houses and rendering the frequenters of these resorts liable to arrest.

"If this were done," said he yesterday, "and I believe it can be done under the act of 1867, I think it would have the effect of wiping the greater portion of these places out of existence and thus remove unlawful competition from the dealers who pay \$100 a year for the privilege of selling intoxicants."

"It would be possible after a warrant was secured to call the patrol wagon into service, drive it up in front of these places and load into it every person found inside, proprietor, bartender, patrons and all. If a number of raids of this character were made and if the patrons were all fined heavily the backbone of the speakeasy industry would, in my opinion, be broken. People would keep away from them for fear of arrest and their proprietors would give up the business because of lack of trade if not for fear of the law."

In Pittsburg the general police ordinance provides that "places where intoxicating liquors are sold without license shall be deemed and held to be disorderly houses." Power is given the committing magistrate to fine all persons found in the place not less than \$5 or more than \$100 for each offense and in default of payment of the fine it further provides they shall be imprisoned in the county jail for a period not exceeding sixty days.

**ROSENFELD NOT GUILTY.**

A verdict of not guilty was directed in the case of Bernard Rosenfeld, of Dickson, charged by Constable Reese S. Davies with selling liquor on Sunday. It was shown to the satisfaction of the jury that the defendant had sold the saloon to another long before the time of the bringing of the prosecution. The return in the case was made by the constable on evidence furnished by detectives of the Municipal league.

Charles Naproskoski did not have essential witness on hand to substantiate the charge of perjury, brought by him against Jacob Chenski, and a verdict of not guilty was directed. The county is to pay the costs. Chenski was released from prison yesterday.

Garrett Harvey, charged with fraudulent voting, was found guilty, and sentenced to a fine of \$10 and sixty days in the county jail.

Verdicts of not guilty were returned in the assault and battery cases against Henry Pierce and S. A. Gilby, the latter and receiving case against Gilby, and the forcible entry and detainer case against Pierce. The county was directed to pay the costs in the assault and battery cases, and in the forcible entry case the prosecutor, James Cooper, was directed to pay the costs.

**WYATT NOT GUILTY.**

H. F. Wyatt was returned not guilty of assault and battery on his wife, but the jury directed he pay the costs. S. D. Musser, charged with larceny by helms by Emily Rule, is on trial before Judge Swartz. The prosecution alleges that Musser took a piano away from the house and sold it. The defense is that she bought the piano from him and failing to keep up the payments he took it away, as per agreement.

William J. Evans, indicted guilty of maintaining a slot machine at his hotel in Olyphant, and was sentenced to a fine of \$10 and costs.

A jury went out from Judge Edwards' court just before adjourning to pass upon the case of M. Obenau, a native of Scranton, indicted by Judge Woloskie, of Greenwood, with obtaining money by false pretenses. Woloskie alleged that Obenau sold him four geese which belonged to a Mrs. Smith, of Minooka. Mrs. Smith claimed the geese and recovered them. Obenau alleged that he bought the geese from Mrs. John Coyne and Mrs. Martin Coyne, of Minooka. The two Mrs. Coynes corroborated him to the extent that they sold him four geese on the day he sold four to Woloskie. Jacob Galloway, Minnie Holbling, Henry Ogg, John Sator, Harry Sator, William E. Weyand, John Jordan, John Murphy and Peter Allabaugh, charged by James Murray, sr., with stealing coal from the Murray drift, were allowed to go free. Murray having agreed to withdraw the prosecution.

**Stuart's Dyspepsia Tablets.**

GIVE PERFECT DIGESTION, SOUND SLEEP, STRONG NERVES.

A Popular Remedy for Dyspepsia Which Has Made Many Remarkable Cures.

The spring of the year is the time for blood purifiers. It is the season when we think we must dose ourselves with sarsaparilla, biters and the endless list of so-called blood purifiers and nerve tonics.

As a matter of fact, there is but one possible way in which to purify the blood, and that is, through the stomach and bowels.

Pure blood results from wholesome food thoroughly digested. Impure blood from poor digestion and assimilation. When the stomach refuses to work properly the food remains too long a time, fermenting, forming gases, shown by sour, bitter taste in the mouth, bloating and belching of gas, and distress and discomfort generally. Poor blood, weak nerves, sleeplessness and a general don't care feeling can always be traced to imperfect digestion.

This is the reason why Stuart's Dyspepsia Tablets are superior to all other spring medicines and blood purifiers. They give perfect digestion, the food does not lie in the stomach for hours. They give a vigorous appetite, sound sleep, strong nerves, and wholesome food well digested makes pure blood, and in no other way can the blood be purified. The idea that a medicine, in itself, will purify the blood when the stomach and digestive organs are out of order is nonsense. Stuart's Dyspepsia Tablets are used by thousands in preference to "biters," "free dinner pills" and "blood purifiers" because they remove the cause of the impure blood, and you do not have to take them forever to get results. Dyspepsia is an obstinate disease to cure and a remedy must be designed directly for it and nothing else. Cure-alls will not cure dyspepsia.

Stuart's Dyspepsia Tablets are not claimed to cure everything or anything except Dyspepsia and stomach trouble, and for that it stands alone and is superior to any other medicine. It will find its way through the digestive tract with their digestive power and a permanent cure.

Stuart's Dyspepsia Tablets are prepared by the F. A. Stuart Co., of Marshall, Mich., and sold by druggists every where at 50 cents per package. No dieting nor change of habits is required, they digest the food.

A verdict of not guilty was taken before Judge Kelly in the case of Bennie Selmanovitz and Bennie Roth, charged by F. Landau with secreting property, with intent to defraud.

**VERDICT DIRECTED.**

Judge Kelly directed a verdict of not guilty in the case of not guilty in the case of Isaac L. Harris, alias A. Harris, charged by L. Freedman, of New York, with larceny by bill of exchange and embezzlement by consignee. Freedman alleges that his firm consigned to Harris on memorandum \$1,000 worth of furs and that he refused to return the goods of their value. The defense contended that the prosecution having failed to show that the goods had been disposed of, could not maintain either charge, and the court ruled the point well taken.

The jury in the case of Henry Fenwick, charged by Mary Whittington with being the father of her child, and J. D. Clark yesterday took evidence and had not returned at adjourning time.

On motion of Attorney James E. Torrey, representing the Municipal league, a rule was granted yesterday to show cause why the gambling device captured in the hands of George Wilson's and Frank Tison's places should not be destroyed.

A verdict of not guilty was returned in the case of John Lambrosky, of Archbald, charged by Victoria Worban with assault and battery. Capsules were issued for Patrick McAndrew, Vito Yesso, Patrick Roche and Joseph Karolin, defendants, who failed to appear when called for trial.

**Yesterday's Marriage Licenses.**

Anthony A. Thornton.....\$16.00 Market st. & 10th  
John H. Maltz.....\$10.00 10th & 11th  
Alexander Mitschewski.....\$22.00 Oak st.  
Patronella Yetsavage.....\$22.00 Oak st.  
Michael J. Donl.....\$19.00 S. Van Buren ave.  
Katie Gallagher.....\$20.00 Price st.

**LETTERS FROM THE PEOPLE.**

Under this heading short letters of interest will be published when accompanied, for publication, by the writer's name. The Tribune does not assume responsibility for opinions here expressed.

**A Letter to the Retail Merchants.**

Editor of The Tribune—

I also understand this man expects outrage from the merchants, because his so-called association is lacking and supporting certain proposed collection laws now before the house at Harrisburg. This I also declare entirely false. The forty or more Retail Merchants' associations of the state, backed by their state associations, are the promoters of that work. There never was a State Business Men's Association in Pennsylvania.

Will be pleased to argue the point with the merchant if he will call at my office, 20 Lackawanna avenue, at any time. J. W. Bittenbender, Secretary Retail Merchants' Association of Pennsylvania, secretary Retail Merchants' Association, Scranton, April 18.

**HATTON MAY YET FAIL**

ACTION ON APPROPRIATION BILL POSTPONED.

It Was Rumored That a Plan Was on Foot to Curtail City Clerk's Duties and Assign Them to the Recorder's Secretary and the Ordinance Was Accordingly Held Up—Central Rapid Transit Ordinance Very Much Amended—Opinion by Solicitor Watson.

The appropriation ordinance came up on third and final reading in select council last night, but when Clerk Lavelle had finished reading it, Mr. Vaughan moved unexpectedly that action be postponed until the next meeting, and the motion was carried by a vote of eleven to nine. Behind this unexpected action lies a story.

When the ordinance was first called up, Mr. Clemons moved that council go into committee of the whole for the purpose of amending it so as to reduce the salary of the mayor's secretary, who, he said, was not entitled to \$1,500 a year, as the duties pertaining to the office would now be less than they have been in the past. The motion was defeated by the following vote:

Yeas—Finn, Morgan, Merriman, Cosgrove, Oliver, Clemons, Vaughan, 11.  
Nays—Castello, Regan, Melvin, Wagner, Sies, Schneider, Coleman, O'Boyle, McAndrew, McAndrew, Clifton—11.

Clerk Lavelle then began the reading of the ordinance and while he was doing so some one whispered to Mr. Vaughan that a plan was on foot to strip the city clerk's office of all duties except those of a merely clerical nature and to place the work of drawing and issuing city warrants in the hands of the mayor's clerk.

**ACTION POSTPONED.**

Mr. Vaughan immediately proceeded to stir up around for sufficient votes to secure a postponement of action on the ordinance until the next meeting and that he was successful can be seen by the vote on the motion to postpone, which was as follows:

Yeas—Finn, Ross, Evans, Morgan, Regan, Merriman, Cosgrove, Oliver, Clemons, Vaughan, O'Malley—11.  
Nays—Castello, Melvin, Clifton, Schneider, Sies, Schroeder, O'Boyle, McAndrew, Wagner—9.

The reason for the postponement of action was explained after the meeting by some of the members who voted in favor of it. He said that an attempt would be made between now and next Thursday night to secure a sufficient number of votes to re-consider action and to so reduce the salary of the recorder's secretary as to render it unlikely that he would agree to take upon himself the work of drawing warrants and paying them. He said that a reduction of the salary to \$600 might even be considered and that the friends of City Clerk Lavelle could be expected to rally to the support of such a proposition.

The ordinance awarding a franchise to the Central Rapid Transit Street Railway company passed first reading after the amendments offered by the railway committee, and exclusively mentioned in yesterday's Tribune, had been adopted.

**THE AMENDMENTS.**

These amendments provided that the work of construction shall not be begun until an agreement has been signed with the Abington Turnpike and Northern Boulevard companies by which the latter shall agree to let the tracks extend out Market street, that the right to impose a license tax not to exceed five per cent. of the gross receipts shall be reserved by the city; that failure to complete any part of the road shall work a forfeiture of the franchise for the entire system; that at the end of forty years the franchise shall revert to the city and that cars must be started from terminal points at least every twenty minutes.

When these amendments had been adopted as a whole, Mr. Finn moved that the time for the reversion of the franchise to the city be made twenty-five years instead of forty, but the motion was defeated.

Mr. O'Malley then offered an amendment providing that the company should charge not more than three cents as a rate of fare. This amendment was defeated without discussion by the following vote:

Yeas—Regan, Schneider, Cosgrove, O'Malley, McAndrew—5.  
Nays—Ross, Finn, Castello, Evans, Morgan, Melvin, Wagner, Sies, Merriman, Oliver, Schneider, Clemons, O'Boyle, Vaughan, Clifton—14.

Mr. Vaughan moved that action on the ordinance be indefinitely postponed, that the amendments be printed, and the motion was carried by a unanimous vote.

City Solicitor Watson sent in a batch of opinions, and all were read and received without comment. The most important one, mentioning the fact that the ordinance had already been printed in these columns, declared the ordinance providing for the paving of Providence road and Court street to be illegal, because of the omission of Diamond avenue from the list of streets to be traversed.

**THE TURNPIKE PAVE.**

Another opinion set forth that the city would have no legal right to exempt the Abington Turnpike company to pave West Market street at the expense of the city. The company, he said, was bound by the terms of its contract only to keep the road in good repair.

Still another opinion declared that the action of the recorder in ordering a special election to fill the vacancy caused by the resignation of Select Councilman John E. Roche was strictly in accordance with the law.

Adjournment was taken, on motion of Mr. Vaughan, until next Thursday night.

**Organs for Sale Cheap.**

You can buy a good second hand Organ as low as \$16.00 at Guernsey Hall, J. W. Guernsey, Prop., 314 Washington avenue, Scranton, Pa.

**Terhune Union**

Shoes, the famous Shoe for men, at Mahon's Shoe Store, 328 Lacka. Ave.

**Try the New 5c. Cigar "Klean."**

Guaranteed long Havana filler.

Ask for Kelly's union crackers.

**Beautiful China**

Let the enjoyment of beautiful china be yours. Imagine one of Haviland & Co.'s Dinner Set patterns beaming out upon you from your china cabinet or gracing your tables with its dainty elegance. If you can't afford a complete set at one time remember its an Open Stock pattern, select a few pieces NOW, a few later on and in a short time have a complete set.

**China Mall.**  
Geo. V. Millar & Co. 124 Wyoming Avenue  
Walk in and Look Around.

**THE B.P. "Korrek" \$4.00 Shape" Shoe.**

ALWAYS BUSY.

Gentlemen:

In our Korrek Shape Shoes you get \$5 worth of wear, \$5 worth of style and \$100 worth of comfort—all for \$4.00—only \$4.00.

Ask to see our Oxfords.

**LEWIS & REILLY**

FOR MEN ALL STYLES ONE PRICE

FINEST IMPORTED AND DOMESTIC LEATHERS

**Home Industry Has Produced the SCRANTON BICYCLE**

1901 Models are ready for your approval. You get a 365 days' guarantee on Scranton Bicycles.

**Bittenbender & Co.,**  
126 and 128 Franklin Avenue.  
MANUFACTURERS.

**THE Title Guaranty and Trust Co.**

No. 516 Spruce Street, Scranton, Penna.

Capital, Full Paid . . . . . \$150,000.00

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**EXECUTIVE COMMITTEE.**  
Abram Nesbitt, William F. Hallstead, Thomas H. Watkins, O. S. Johnson

A limited number of 5 per cent. thirty-year Gold Coupon Bonds of the Spring Brook Water Supply Company are offered subject to prior sale.

These bonds are recommended to the public as a safe and conservative investment.

L. A. Watres, President  
Andrew H. McClintock, Vice-President  
Henry A. Knapp, Trust Officer  
Willard, Warren & Knapp, Solicitors.

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Does More for You at the PEOPLE'S CLOTHING

Than a Well Filled Purse Will Elsewhere.

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