

CLEVELAND'S Superior Baking Powder

may cost a little more per can, but it insures perfect, wholesome food. In fact, it is more economical in the end, because it goes further in leavening and never spoils the food.

CLEVELAND BAKING POWDER CO.
NEW YORK

You cannot, if you value good health, afford to use cheap, low-grade, alum baking powders. They are apt to spoil the food; they do endanger the health. All physicians will tell you that alum in food is detrimental.

NORTH SCRANTON

Y. W. C. A. ROOMS HAVE BEEN REOPENED.

A Committee Tea Will Be Held at the Association Parlors Saturday Afternoon.—Rev. George L. Alrich Will Continue His Bible Class of Last Year. Beginning Oct. 1. Plans for the Proposed Subscription Dance Progressing Favorably. Other Matters of Interest.

The Providence Young Women's Christian Association has been reorganized, the secretary, Miss Georgie A. Seely, has arrived and work has begun.

The association aims at complete development of young women and thus winter its four-fold plan of work will be executed. It recognizes the fact that young women are physical, social, intellectual and spiritual and endeavors to meet the needs of all sides of their natures.

A committee tea will be held in the association parlors at 208 North Main avenue on Saturday afternoon, September 28 at 3 o'clock. Brief addresses on association and committee work in general will be given, solo rendered, then each committee will retire to its specially appointed place to plan its four winter's work. A full and prompt attendance of all committee members is urged. A reception will be given to the public on Tuesday evening, October 1 and a cordial invitation is extended to all whether association members or not.

Three little classes will be organized next week. The secretary, Miss Seely, will teach the Monday evening class, Subject, "The Life of Christ" outlined by Chicago university professors. This class will meet for the first time Monday, September 30, 7:30 p. m.

Rev. George L. Alrich will continue his class of last year, beginning Tuesday, October 1, 4 p. m. Miss Bertha M. Wood, general secretary of the Scranton association will teach a class on Wednesday afternoon at 4 o'clock. The subject of the course will be "The Life of Christ" as found in the histories of the gospels.

All women and young women are invited to come to the association at any stated time to register for classes. Gospel services will be held every Sunday afternoon at 3:30 and no pains will be spared to make these meetings both helpful and interesting. All young women are cordially invited.

TOLD IN A FEW LINES.

The Subscription dance, which has been arranged for by some representatives from the central city and this section, seems to meet with nothing but success so far. The dance is expected to be one of the most affairs ever held in this part of the city.

The Buckeyes basket ball and the High Woods basket ball teams will play this evening in the Auditorium.

Mrs. Lydia Dulan, of Sheldone's department stores, has recovered from attack of illness.

Mrs. Evans Morgan and daughter, Alice, of Helvetic, Pa., are the guests of Mrs. D. J. Jones, of Wayne avenue.

A valuable horse, owned by James McCormick, of Marvine avenue, fell yesterday while grazing in a field near Mr. McCormick's house and broke its leg. The animal was shot shortly afterward.

FEDERAL BUILDING NOTES.

W. A. Fischer and F. A. Weitman, partners doing business under the name of the Fisher Shoe company, of Selins Grove, filed a petition in bankruptcy before Referee M. H. Taggart, of Scranton. Yesterday Clerk E. B. W. Searle received a copy of the order from Referee Taggart, restraining Daniel Shelly, the assignee, and the First National bank of Selins Grove, from continuing the business of selling the indebtedness against, or selling the stock or property of said company. The order was approved and filed.

Judge R. W. Archibald, of the Middle Pennsylvania district of United States court, yesterday discharged two petitions in bankruptcy. They were the cases of Albert Wiener, of Wayneboro, Franklin county, who was adjudged a voluntary bankrupt, May 30, 1900, and Samuel Servin, of Belington, Centre county, who was adjudged a voluntary bankrupt June 25, 1901.

Notice was posted in the postoffice yesterday that an examination for clerks and carriers will be held November 28, 1901, in the Scranton postoffice. Application must be made to Louis Schmitz, secretary of the board of examiners, of October 23.

Judge Archibald issued an order yesterday appointing the Sunday News and Dispatch, of Wilkes-Barre, as the newspaper in which notices of bankruptcy should be published.

AGAINST DANCING SCHOOLS.

Resolution Introduced by Councilman Walsh, of Wilkes-Barre.

Councilman M. J. Walsh, of Wilkes-Barre, has begun a movement to legislate out of existence the dancing schools, which are such a flagrant cause of evil to the young. At Tuesdays night's meeting of council, Mr. Walsh introduced the following resolution, which was adopted:

"That the law and ordinance committee be directed to draft and present to council at their next regular meeting an ordinance requesting the management of public balls, in which shall be embodied the following requirements:

"One prescribing minimum ages of attendants; the hour at which the exercises shall close; requiring a license for holding the same; and a limit of managers and the like, in which no affair is held."

The attorney replied:

"I have nothing to say about that."

The court said:

"Are you ready?"

Mr. Penney replied: "Yes."

"Have you anything to say?" asked Justice White.

"Yes," replied the prisoner.

"I think he should be permitted to make a statement in exculpation of his act if the court please," said Judge Titus.

The court replied:

"That will depend upon what his statement is."

"Have you speaking to Judge Titus anything to say in behalf of the prisoner at this time?"

"I have nothing to say within the definition of what your honor has read," replied the attorney, "but it seems to me that in order that the innocent should not suffer by this defendant's claim, the court should permit him to exculpate at least his father, brother and sisters."

From the court: "Certainly, if that is the object of the statement he wishes to make, proceed."

Statement of Czolgosz.

Then the prisoner said: "There was one else but me. No one else told me to do it and no one paid me to do it."

CZOLGOSZ RECEIVES DEATH SENTENCE

(Continued from Page 1.)

cause to offer either an arrest of judgment about to be pronounced against you for the capital. Then comes the grounds specified by the statute in which you have a right to speak at this time and you are at perfect liberty to do so if you wish."

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Judge Titus repeated it as follows: "Owing to the prisoner's feeble voice, he says no one had anything to do with the commission of his crime but himself, that his father and brother and no one else had anything to do with it and knew nothing about it."

The prisoner continued: "I was not told anything about that crime and I never thought anything about murder until a couple of days before I committed the crime."

Judge Titus again repeated, as follows: "He never told any one about the crime and never intended to commit it until a couple of days before his commission."

Then Justice White passed sentence as follows: "In taking of the life of our beloved president, you committed the crime which shocked the entire world. You have confessed this guilt and after learning all that at this time can be learned from the facts and circumstances of the case, twelve good jurors have pronounced you guilty and have found you guilty of murder in the first degree."

"You have said, according to the testimony of creditable witnesses and yourself, that no other person aided or abetted you in the commission of this terrible act. God grant, it may be so. The penalty for the crime for which you stand convicted is fixed by statute, and it now becomes my duty to pronounce this judgment against you."

"The sentence of the court is, in the week beginning October 28, 1901, at the place, in the manner and means prescribed by law, you suffer the punishment of death."

"Remove the prisoner."

The crowd stood silent, men out of the room, a few leaving, and the judge adjourned at 2:26.

The death warrant signed by Justice White is addressed to the agent and warden of Auburn state prison and directs him to execute the sentence of the court within the walls of the prison on some day during the week beginning October 28, next, by causing "to pass through the body of the said Leon Czolgosz a current of electricity of sufficient intensity to cause death and that the application of the said current of electricity be continued until he, the said Leon E. Czolgosz, be dead."

POLICE AND ALDERMEN.

John Kunk, of the Moran court, was arrested yesterday on information of Justice White, of the 10th circuit, on a charge of being of bad character. Joseph Morrissey, Kunk, was arraigned before Alderman Rawson, who dismissed the case.

T. J. Langan, proprietor of the Columbia hotel, caused the arrest yesterday of John Coggins, of Forest court, for defrauding him out of a board bill of \$3.50. Coggins was arraigned before Alderman Ruddy, who remanded him to the county jail for a period of 600 feet.

As Williams, of Washington avenue, was arrested yesterday at the instance of S. Mervyn, of 206 Penn avenue, charged with defrauding a boarding house keeper, he was taken before Alderman Ruddy, but the case was amicably settled.

The court replied:

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