

CLEVELAND'S Superior Baking Powder

adds to the healthfulness of all risen flour-foods, while it makes the food lighter, sweeter, finer-flavored, more delicious. Exercise care in purchasing baking powder to see that you get the kind that makes the food more wholesome and at the same time more palatable.

CLEVELAND BAKING POWDER CO. NEW YORK

Care must be taken to avoid baking powders made from alum. Such powders are sold cheap, because they cost but a few cents per pound. But alum is a mineral, which taken in food is deleterious to health.

JONES ADMITS HE IS GUILTY

WAS THE TAX COLLECTOR OF TAYLOR BOROUGH.

His Shortage, It Is Said, Is Close to \$10,000, Which Will Have to Be Made Good by the Fidelity and Security Company of Maryland, the Surety on His Bond—Joseph Stern Acquitted of the Charge Made Against Him by Miss Sprinca Jurnak—Other Cases.

John D. Jones, of Taylor, yesterday pleaded guilty to having embezzled funds of the borough of Taylor, and will be sentenced Saturday. This case has been on the list for several terms and it was generally believed it would go to trial and be very vigorously fought. Jones' surety, the Fidelity and Casualty company, of Maryland, was behind the prosecution. It will have to make good his defalcation. The amount for which he was indicted was \$18, but the officials of the company have reason to believe that the entire shortage was not far from \$10,000.

Jones was a prominent citizen of Taylor and was an independent candidate for legislature in the Third district at the time Hon. Frank R. Coyne, Democrat, defeated Dr. N. C. Mackey that strong Republican district. Jones' independent candidacy resulted in Coyne's election. In 1894 Jones was elected tax collector of Taylor and served for three years, when he was elected for another three year term. In 1900 he was elected for a third term but never qualified, and Joseph Davis was affirmed by the court to fill the vacancy.

AHEARN ON TRIAL.

James Ahearn, of Watson avenue, Lincoln Heights, was on trial in the main court room, charged with selling liquor without a license when court adjourned. The prosecutor is Agent Robert Wilson, of the Municipal league. When Ahearn was arraigned his attorney, Joseph O'Brien, entered a plea of abatement on the ground that the indictment accuses Joseph Ahearn, while the name of the prisoner at the bar is James Ahearn. District Attorney Lewis moved to amend the indictment and Judge Kelly overruled Mr. O'Brien's motion and allowed Mr. Lewis' motion to amend.

When the prisoner was asked to plead to the indictment, O'Brien said the client would stand mute, whereupon the district attorney had to direct that a formal plea of not guilty be entered that the trial of the case might proceed. The district attorney is assisted by Colonel F. L. Hitchcock and James G. Sanderson.

ARM BREAKING CASE.

Edward Moran and his son, William Moran, were tried before Judge Kelly, charged with committing an aggravated assault and battery on Charles Stanton. The prosecutor is a boy 14 years of age, and resides in North Scranton. The Morans also reside there. On Aug. 14 he had a quarrel with William Moran, who is a boy about the same age as the prosecutor. They engaged in a fight and while they were on the ground, Stanton alleges that Moran's father came running to his assistance. Stanton was on the ground with one arm outstretched and he alleges that the elder Moran struck him on the arm with his fist, breaking it below the elbow.

YOUNG MORAN SAID THAT HIS FATHER DID NOT APPEAR ON THE SCENE UNTIL THE FIGHT WAS OVER AND BOTH HIM AND STANTON WERE ON THEIR FEET. YOUNG MORAN SAID THAT IF STANTON'S ARM WAS BROKEN, IT OCCURRED WHEN THEY FELL OR WHILE THEY WERE ROLLING OVER ON THE GROUND. THE JURY WENT OUT ABOUT 3 O'CLOCK, AND SHORTLY BEFORE ADJOURNING HOUR SENT A NOTE TO THE JUDGE SAYING THEY COULD NOT AGREE. JUDGE KELLY SENT BACK WORD

Doing Good.

A great deal of good is being done in all parts of the country by Chamberlain's Cough Remedy. The most flattering testimonials have been received, giving accounts of its good work, of aggravating and persistent coughs that have yielded to its soothing effects, of severe colds that have been broken up by its use, of threatened attacks of pneumonia that have been ward off and dangerous cases of croup that it has cured. The great popularity and extensive sale of this preparation can not be a surprise to anyone who is acquainted with its good qualities. Use it when you have need of such a remedy and it will do you good. For sale by all druggists.

BOY WAS ACQUITTED.

Tom Snyder, a 10-year-old boy who resides in Scranton, was acquitted of a charge of committing an assault and battery on Mrs. Mary Manley. The latter's testimony was that the boy, without any provocation, came up to her while she was sitting on the porch of her residence and grabbing a handful of her hair pulled it out by the roots. The defense was entire denial of the offense. It was alleged that Mrs. Manley and the mother of the defendant were not on friendly terms and the charge against the son was trumped up for the purpose of getting even with the mother. The jury returned a verdict of not guilty and placed the costs on the county.

IRON WAS TAKEN.

Last summer, Mr. Slack, who is a Green Ridge plumber, carried a load of refuse to the public dumping ground, near the corner of Montgomery and Poplar streets. In backing the wagon to the edge of the dump the horse backed too far and horse and wagon went down the embankment and into the fire which is generally burning there. When he did return, it had disappeared. A crowd of boys, in the interim, came across it, and when Mr. Slack, with a load of refuse, came to dump the next morning, the lads disposed of it to him for seventy cents. Mr. Slack traced it to Kabotchnick's junk shop and proceeded to recover it and have the junk dealer punished.

CHOLEWA CONVICTED.

Joseph Cholewa, of Priceburg, was tried on two charges of assault and battery which it is alleged, were committed on Frank Szesny, his wife, Mrs. Mary Szesny, since deceased, and Miss Nellie Szesny, daughter of the Szesny's.

The story of the prosecution was that on Aug. 3 last Cholewa entered Szesny's house and became involved in a quarrel with Mrs. Szesny which resulted in Cholewa picking up a stick and striking Mrs. Szesny over the arm, breaking that member. He followed this up with a blow over the head which inflicted a deep gash. Szesny and his daughter went to Mrs. Szesny's assistance and were also attacked by Cholewa. Szesny says he was struck while he was carrying his wife to the doctor's office to have her wounds dressed.

The defendant said that Mrs. Szesny was abusing his pigs and was entering a protest when Mrs. Szesny turned her attention to him and attacked him with a hot stick. She was quickly reinforced by her husband and a daughter, and a number of their boarders. Cholewa admitted that in self defense he used the stick which he wrested from Mrs. Cholewa. He was found guilty of assault and battery in each case.

Michael McNulty was tried on a charge of stealing \$3 from Charles Pilger, his room mate in a Scranton street boarding house. Pilger's story was that McNulty went to his pocket one day and took the \$3 from him. The defendant said that he loaned \$2 to Pilger which the latter did not pay back. One morning \$3 of Pilger's money was lying on a bureau in their room and he took it for the purpose of paying himself and said he was willing to pay it back. The jury found McNulty guilty.

STERN SET FREE.

Joseph Stern was acquitted yesterday of the charge of committing a criminal assault on Miss Sprinca Jurnak, a servant at his home in Dunmore. Stern entered a complete denial of the offense and his wife avowed yesterday that one day Miss Jurnak received a letter from her mother in Poland and began to cry. Mrs. Stern asked the cause of her grief, and she said her mother was scolding her because she did not lead a better life. She then told Mrs. Stern, as the latter testified, of a number of deviations from the straight and narrow path while at her home in Poland, and at Hamburg where on her way to this country. Mrs. Stern did not want such a person about her house and dismissed her, whereupon Miss Jurnak said she would get even, and soon afterwards had Stern arrested.

It was shown that the prosecutrix had made repeated efforts to settle the case for sum ranging from \$10 to \$300, and that while she testified that the alleged assault had been committed on Aug. 22, in a house which had just been vacated by the Sterns, the fact was they had left the house on July 31, and that the girl was not alone in the house at any time with Stern, as she testified, during the time the moving operations were in progress. A number of witnesses testified to the good character of the accused.

KIRK PLEADED GUILTY.

James Kirk, a young man whose house is in Wilkes-Barre, pleaded guilty before Judge Kelly of having stolen a horse and carriage owned by James J. Crogan from in front of Albert Zenke's restaurant on Penn avenue. The outfit was afterwards found in Wilkes-Barre. He pleaded guilty to the charge which was arranged there, and the court suspended sentence. Judge Kelly yesterday deferred sentence until Saturday.

THE BALL OF DOMINICK RILEY WAS FORFEITED, HE NOT APPEARING TO ANSWER A CHARGE OF FELONIOUS WOUNDING.

A nol pros, was entered in the case in which Bernard J. Kelly, a formerrolley car conductor, was charged with embezzling fares by Stephen Dyer, superintendent of the Scranton Railway company. Mr. Kelly some time ago cleared himself of the offense to the satisfaction of the company and the case was settled. It was inadvertently placed on the trial list.

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James Collins was on trial before Judge Edwards at adjourning time, on the charge of stealing from Squire's store, in Peckville. Collins and a man named Farrell went into the store while Mrs. Squires was there alone, and begged for some old clothes. Mrs. Squires went to the rear of the building, got some of her husband's cast-off clothing, and gave it to them. After they had gone out, Mrs. Squires discovered that a watch and some jewelry were missing. Farrell was convicted at the last term.

Schlack Divorce Case.

Mrs. Mary Schlack yesterday petitioned the court for a divorce from her alleged abusive husband, Fred Schlack. They were married Nov. 1, 1892. Almost from the day of their marriage, she said, her husband treated her cruelly. He kicked her, beat her with clubs and other weapons, and was constantly abusing her in divers ways, she averred. Attorney M. W. Lowry represents Mrs. Schlack.

SIXTH ANNUAL BALL.

Hebrew Ladies' Aid Association Conducted Enjoyable Affair.

The Hebrew Ladies' Aid Association, an organization which furnishes relief to poor and deserving Hebrews, conducted its sixth annual ball last night in Music Hall. The beautiful decorations put up for the Liederkreis ball were still in place, and candy and refreshment booths in various parts of the hall did a thriving business. Upwards of 300 attended the affair.

D., L. & W. Board for Today.

The following is the make-up of the Delaware, Lackawanna and Western board for today:

WEDNESDAY, FEBRUARY 12.

Extras East—8 p. m., George Thomas; 10 p. m., P. L. Boggs; 11 p. m., Hoboken, T. McCarty.

THURSDAY, FEBRUARY 13.

Extras East—1:30 a. m., L. D. Lattimer, A. H. Rowe's crew; 4 a. m., H. B. Gilligan; 6 a. m., M. G. Gaffney; 7 a. m., H. B. Gilligan; 8 a. m., W. Fitzgibbon; 9 a. m., H. B. Gilligan; 10 a. m., M. Finerty; 11 a. m., H. B. Gilligan; 12 p. m., H. B. Gilligan; 1 p. m., H. B. Gilligan; 2 p. m., H. B. Gilligan; 3 p. m., H. B. Gilligan; 4 p. m., H. B. Gilligan; 5 p. m., H. B. Gilligan; 6 p. m., H. B. Gilligan; 7 p. m., H. B. Gilligan; 8 p. m., H. B. Gilligan; 9 p. m., H. B. Gilligan; 10 p. m., H. B. Gilligan; 11 p. m., H. B. Gilligan; 12 p. m., H. B. Gilligan.

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THREE DIVORCE CASES ON LIST WILL BE HEARD BEFORE JURY AT COMING TERM.

It Opens on Monday, March 17, and Will Continue for Three Weeks. Fifty Cases Are on the List for Each Week—The Case of Mrs. Jennie Howell-Dean Against Her Brother, Franklin Howell, and Others Is on the List for the Second Week.

The trial list for the three weeks' term of common pleas court, which opens Monday, March 17, was completed yesterday by Deputy Prothonotary John F. Cummings. Among the cases set down for a hearing before a jury were three in which divorces are asked. The list follows:

First Week—Monday, March 17.
E. P. N. Edwards against S. P. Longstreet; trespass.
Mary J. Hirst against M. T. Kaler; wages.
Norman Leach against Silas Hartley; interpleader.
Nequaro Brothers against J. R. Cohen; replevin.
Bridget Grogan against Mary McCormick and others; ejectment.
John Walsh and others against the city of Scranton; trespass.
Thomas H. Clark against Charles Stuart; appeal.
Edward Rooney against city of Carbondale; trespass.
W. G. Miller against George W. Cramer; ejectment.
Pauline Scheuer against Henry Scheuer; divorce.
Antonio Magnoto against William A. Moore; appeal.

Scranton Packing company against F. Weisberger and others; attachment.
Joseph Scizzo against Mrs. Mollino; appeal.
Owen McGowan against Lackawanna Iron and Steel company; trespass.
Neary & Jennings against Casey Brothers; trespass.
Frank Duggan and others against Bridget Duggan; replevin.
E. M. Williamson against M. H. Carpenter; ejectment.
F. G. Worden against Mrs. M. Paul; appeal.
Joseph Scizzo against Mrs. Mollino; appeal.
John F. Cummings against Mr. Pleasant Coal company; trespass.
City of Scranton against Hannah Leach; trespass.
A. W. Reynolds against P. O. Dixon; replevin.
I. P. Provedek against M. E. Worden; appeal.
Vito Grogan against P. Moscato and others; appeal.
Philip Schwartz against James Corrigan; judgment opened.

William Dalley against Mary Dalley and others; ejectment.
E. P. Carroll and others against Scranton Railway company; trespass.
C. M. Butts against P. C. Langan; appeal.
H. W. Thomas against Scranton Railway company and others; trespass.
James Korolon against Johnson Coal company; trespass.

Tuesday, March 18.
Olyphant Sewerage Drainage company against borough of Olyphant; trespass.
E. R. Deppay against M. M. Spencer; assumption.
Johns Ferlinando against city of Scranton; appeal.
Bridget A. Moran against Scranton Railway company; trespass.
H. A. Deppay against Jennie E. Brink; appeal.
H. W. Thomas against Scranton Railway company; trespass.
Catherine Kane against Bridget Keenan; appeal.
James B. Daltry against Michael Devine; appeal.
Joseph Woelker and others against C. E. Wise and others; trespass.
H. W. Thomas against Edmund Boulevard company and others; trespass.

Wednesday, March 19.
E. Conrad against Scranton Railway company; appeal.
John Midway against Scranton Railway company; appeal.
John A. O'Connell against Margaret Collins; appeal.
E. E. Thomas against Nora Collins; appeal.
John A. O'Connell against Mary A. Sweeney; assumption.
James Robinson against Delaware, Lackawanna and Western Railroad company; trespass.
D. R. Thomas against Patrick Leydon; appeal.
Walton Elret against company of M. E. Warden; appeal.
Frank White against F. Kiesel and others; replevin.
E. R. W. Searle, trustee, against Scottish Fire and National Insurance company; assumption.

Second Week—Monday, March 24.
Eliza A. O'Boyle against Margaret Storms; wages.
Hugh McNamara against McNamara & Co.; wages.
John Gerry against T. F. Leonard; interpleader.
Margaret Mullen against T. F. Leonard; interpleader.
John Gallagher against Scranton Traction company; trespass.
Thomas H. Spruks against William Kinloch and others; replevin.
John A. Blain against John K. Jones; appeal.
A. B. Blair company against M. Schwartz; appeal.
Thomas Davis against A. A. Russell; trespass.
Florence Monaghan against A. Holodski; appeal.
Grace Connolly, administratrix, against C. C. Johnson; appeal.
George L. Peck, trustee, against James J. Czerwicki; assumption.
Mary Westwell against Scranton Railway company; trespass.
S. Harris against H. Oran; appeal.
John Ann Ryan against Delaware, Lackawanna and Western Railroad company; trespass.
Mary Walsh against borough of Winton; trespass.
E. G. Worden against J. C. Bateson; appeal.
Union Cash Stores, limited, against George Laxemburg; appeal.
George W. Welland against Reuben Morgan; appeal.
Martin Flaherty against city of Scranton; assumption.
Greenfield township against J. F. Koyan; appeal.
James P. Jordan against Scranton Railway company; trespass.
C. G. Worden against Hannah Coar; appeal.
Lackawanna Wood Working company against St. Luke's E. L. church; appeal.
Charles Lowry against Annie M. Lowry; replevin.
John J. Brennan against Scranton Railway company; trespass.
Caroline Hinz against William Sams; trespass.
Margaret Thomas against Delaware, Lackawanna and Western Railroad company; trespass.
City of Scranton against Edward Maloney; sci. fa.

Tuesday, March 25.
C. L. Rice against S. Smith; appeal.
Floyd Webb against Henry Connor; trespass.
George W. Mabey against city of Scranton; trespass.
John M. Dunn against Scranton Railway company; trespass.
Pennsylvania Central Brewing company against John Gilligan; appeal.
W. P. Smythe against Edgar Wilson and others; divorce.
F. E. Everett against Keystone Brewing company; appeal.
John Brown against Scranton Railway company; appeal.
Needham & McDonough against Delaware, Lackawanna and Western Railroad company; trespass.
George H. Trauger against Vera Trauger; divorce.

Wednesday, March 26.
M. D. Brown & Co. against Mary A. Sweeney; assumption.
Woodbury Coal against Scranton Railway company; trespass.
Jennie Dean against Franklin Howell and others; assumption.
D. P. Kane against Scranton Railway company; trespass.
Mary Gavin against Scranton Railway company; trespass.
Emerson Fisher company against William Bright; appeal.
A. Hochheimer against A. M. Traugott; appeal.
Calvin Freeman against Norton Wagner; appeal.
Pennsylvania Savings Fund against J. P. Doud; judgment opened.
Richard Barrett against Richard McDonnell; appeal.

Third Week—Monday, March 31.
P. C. Russell against S. Ward; assumption.
Edward Kelly against P. C. Collins; wages.
C. D. Falconer against W. H. Bohring; interpleader.
Thomas F. McDonnell against Michael Manley; wages.
John E. Walsh and others against the city of Scranton; trespass.
Nequaro Brothers against William Schaffer; replevin.
A. H. Hulbert against J. B. Leish; replevin.
Phoebe Kiesner against A. D. Holbert; appeal.
Elizabeth Carmen against Scranton Railway company; trespass.
H. Goldberger against Mary Curran; appeal.
Kate Keegan against Metropolitan Life Insurance company; assumption.
James Mahon against John G. Jennings; appeal.
John J. Monroe against M. E. Worden; wages.
J. E. March against P. A. Johnson and others; appeal.
Joseph Melvin against A. P. Bedford; assumption.
E. J. Elrington against Moscow Water company; trespass.
Wilson Bailey against Scranton Railway company; trespass.
J. J. O'Boyle against James Gallagher; appeal.
J. B. Gilliland against Mary Roberts and others; appeal.
Orlando Baselle against B. S. Lewis and others; ejectment.
Sarah J. Moore against city of Scranton; trespass.
Minnie E. Habbell against S. S. Conner, executor; assumption.
Jean Lindsay against Mrs. M. Dunlay; appeal.
Elizabeth Bewick against Pennsylvania Coal company; trespass.
Joseph Mikulski against Scranton Railway company; trespass.
Florence & O'Hara against city of Scranton; trespass.
A. D. Dean, trustee, against H. M. Winton; assumption; ejectment.
Charles S. Lowry against A. M. Lowry; divorce.
Frank Pietre against George Comperthall; appeal.
Elyner Slocom against Fred Stone; appeal.

Tuesday, April 1.
Keystone Brewing company against James Murtland; appeal.
Daniel Holland against W. S. Bartlett and others; replevin.
C. M. McLane and others against borough of Dunmore; trespass.
C. M. Butts against Susan Spencer; appeal.
Martin Corrigan against John Stanton and others; appeal.
Frank Hollenback against D. L. Hollenback; ejectment.
M. Keene, administrator, against Ontario Railroad company; appeal.
W. P. Smythe against Edgar Wilson and others; trespass.
John J. Murphy against Patrick Finerty; appeal.
Dorothy & Thomas against Alice Scanday; appeal.

Wednesday, April 2.
M. D. Brown & Co. against Mary A. Sweeney; assumption.
George C. Joel and others against Scranton Railway company; trespass.

FOR SINGERS AND SPEAKERS

The New Remedy for Catarrh is Very Valuable.

A Grand Rapids gentleman who represents a prominent manufacturing concern travels through central and southern Michigan, relates the following regarding the new catarrh cure, he says:

"After suffering from catarrh of the head, throat and stomach for several years, I heard of Stuart's Catarrh Tablets quite accidentally and like every other I immediately bought a trial box, and was decidedly surprised at the immediate relief it afforded me and still more to find a complete cure after several weeks' use.



"I have a little son who sings in a boy's choir in one of our prominent churches, and he is greatly troubled with hoarseness and throat weakness, and on my return home from a trip I gave him a few of the tablets one Sunday morning when he had complained of hoarseness. He was delighted with their effect, removing all hoarseness in a few minutes and making the voice clear and strong.

"As the tablets are very pleasant to the taste, I had no difficulty in persuading him to use them regularly.

"Our family physician told us they were an antiseptic preparation of undoubted merit and that he himself had no hesitation in using and recommending Stuart's Catarrh Tablets for any form of catarrh.

"I have since met many public speakers and professional singers who used them constantly. A prominent Detroit lawyer told me that Stuart's Catarrh Tablets kept his throat in fine shape during the most trying weather, and that he had long since discarded the use of cheap lozenges and troches on the advice of his physician that they contained so much toxic, potash and opium as to render their use a danger to health.

Stuart's Catarrh Tablets are large pleasant tasting lozenges composed of catarrh antiseptics, like Red Gum, Blood Root, etc., and sold by druggists everywhere at 50 cents for full treatment.

They act upon the blood and mucous membrane and their composition and remarkable success has won the approval of physicians, as well as thousands of sufferers from nasal catarrh, throat troubles and catarrh of stomach.

A little book on treatment of catarrh mailed free by addressing F. A. Stuart Co., Marshall, Mich.

Wednesday, March 26.
M. D. Brown & Co. against Mary A. Sweeney; assumption.
Woodbury Coal against Scranton Railway company; trespass.
Jennie Dean against Franklin Howell and others; assumption.

Thursday, March 27.
D. P. Kane against Scranton Railway company; trespass.
Mary Gavin against Scranton Railway company; trespass.
Emerson Fisher company against William Bright; appeal.
A. Hochheimer against A. M. Traugott; appeal.
Calvin Freeman against Norton Wagner; appeal.
Pennsylvania Savings Fund against J. P. Doud; judgment opened.
Richard Barrett against Richard McDonnell; appeal.

Friday, March 28.
P. C. Russell against S. Ward; assumption.
Edward Kelly against P. C. Collins; wages.
C. D. Falconer against W. H. Bohring; interpleader.
Thomas F. McDonnell against Michael Manley; wages.
John E. Walsh and others against the city of Scranton; trespass.
Nequaro Brothers against William Schaffer; replevin.
A. H. Hulbert against J. B. Leish; replevin.
Phoebe Kiesner against A. D. Holbert; appeal.
Elizabeth Carmen against Scranton Railway company; trespass.
H. Goldberger against Mary Curran; appeal.
Kate Keegan against Metropolitan Life Insurance company; assumption.
James Mahon against John G. Jennings; appeal.
John J. Monroe against M. E. Worden; wages.
J. E. March against P. A. Johnson and others; appeal.
Joseph Melvin against A. P. Bedford; assumption.
E. J. Elrington against Moscow Water company; trespass.
Wilson Bailey against Scranton Railway company; trespass.
J. J. O'Boyle against James Gallagher; appeal.
J. B. Gilliland against Mary Roberts and others; appeal.
Orlando Baselle against B. S. Lewis and others; ejectment.
Sarah J. Moore against city of Scranton; trespass.
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Jean Lindsay against Mrs. M. Dunlay; appeal.
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Florence & O'Hara against city of Scranton; trespass.
A. D. Dean, trustee, against H. M. Winton; assumption; ejectment.
Charles S. Lowry against A. M. Lowry; divorce.
Frank Pietre against George Comperthall; appeal.
Elyner Slocom against Fred Stone; appeal.

Saturday, March 29.
Keystone Brewing company against James Murtland; appeal.
Daniel Holland against W. S. Bartlett and others; replevin.
C. M. McLane and others against borough of Dunmore; trespass.
C. M. Butts against Susan Spencer; appeal.
Martin Corrigan against John Stanton and others; appeal.
Frank Hollenback against D. L. Hollenback; ejectment.
M. Keene, administrator, against Ontario Railroad company; appeal.
W. P. Smythe against Edgar Wilson and others; trespass.
John J. Murphy against Patrick Finerty; appeal.
Dorothy & Thomas against Alice Scanday; appeal.

Sunday, March 30.
M. D. Brown & Co. against Mary A. Sweeney; assumption.
George C. Joel and others against Scranton Railway company; trespass.

Monday, April 1.
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Daniel Holland against W. S. Bartlett and others; replevin.
C. M. McLane and others against borough of Dunmore; trespass.
C. M. Butts against Susan Spencer; appeal.
Martin Corrigan against John Stanton and others; appeal.
Frank Hollenback against D. L. Hollenback; ejectment.
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W. P. Smythe against Edgar Wilson and others; trespass.
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Dorothy & Thomas against Alice Scanday; appeal.

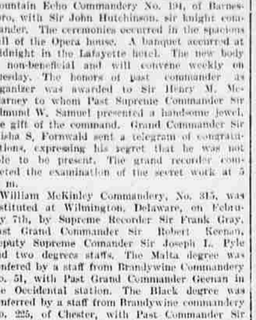
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"I have since met many public speakers and professional singers who used them constantly. A prominent Detroit lawyer told me that Stuart's Catarrh Tablets kept his throat in fine shape during the most trying weather, and that he had long since discarded the use of cheap lozenges and troches on the advice of his physician that they contained so much toxic, potash and opium as to render their use a danger to health.

Stuart's Catarrh Tablets are large pleasant tasting lozenges composed of catarrh antiseptics, like Red Gum, Blood Root, etc., and sold by druggists everywhere at 50 cents for full treatment.

They act upon the blood and mucous membrane and their composition and remarkable success has won the approval of physicians, as well as thousands of sufferers from nasal catarrh, throat troubles and catarrh of stomach.

A little book on treatment of catarrh mailed free by addressing F. A. Stuart Co., Marshall, Mich.

Wednesday, March 26.
M. D. Brown & Co. against Mary A. Sweeney; assumption.
Woodbury Coal against Scranton Railway company; trespass.
Jennie Dean against Franklin Howell and others; assumption.

Thursday, March 27.
D. P. Kane against Scranton Railway company; trespass.
Mary Gavin against Scranton Railway company; trespass.
Emerson Fisher company against William Bright; appeal.
A. Hochheimer against A. M. Traugott; appeal.
Calvin Freeman against Norton Wagner; appeal.
Pennsylvania Savings Fund against J. P. Doud; judgment opened.
Richard Barrett against Richard McDonnell; appeal.

Friday, March 28.
P. C. Russell against S. Ward; assumption.
Edward Kelly against P. C. Collins; wages.
C. D. Falconer against W. H. Bohring; interpleader.
Thomas F. McDonnell against Michael Manley; wages.
John E. Walsh and others against the city of Scranton; trespass.
Nequaro Brothers against William Schaffer; replevin.
A. H. Hulbert against J. B. Leish; replevin.
Phoebe Kiesner against A. D. Holbert; appeal.
Elizabeth Carmen against Scranton Railway company; trespass.
H. Goldberger against Mary Curran; appeal.
Kate Keegan against Metropolitan Life Insurance company; assumption.
James Mahon against John G. Jennings; appeal.
John J. Monroe against M. E. Worden; wages.
J. E. March against P. A. Johnson and others; appeal.
Joseph Melvin against A. P. Bedford; assumption.
E. J. Elrington against Moscow Water company; trespass.
Wilson Bailey against Scranton Railway company; trespass.
J. J. O'Boyle against James Gallagher; appeal.
J. B. Gilliland against Mary Roberts and others; appeal.
Orlando Baselle against B. S. Lewis and others; ejectment.
Sarah J. Moore against city of Scranton; trespass.
Minnie E. Habbell against S. S. Conner, executor; assumption.
Jean Lindsay against Mrs. M. Dunlay; appeal.
Elizabeth Bewick against Pennsylvania Coal company; trespass.
Joseph Mikulski against Scranton Railway company; trespass.
Florence & O'Hara against city of Scranton; trespass.
A. D. Dean, trustee, against H. M. Winton; assumption; ejectment.
Charles S. Lowry against A. M. Lowry; divorce.
Frank Pietre against George Comperthall; appeal.
Elyner Slocom against Fred Stone; appeal.

Saturday, March 29.
Keystone Brewing company against James Murtland; appeal.
Daniel Holland against W. S. Bartlett and others; replevin.
C. M. McLane and others against borough of Dunmore; trespass.
C. M. Butts against Susan Spencer; appeal.
Martin Corrigan against John Stanton and others; appeal.
Frank Hollenback against D. L. Hollenback; ejectment.
M. Keene, administrator, against Ontario Railroad company; appeal.
W. P. Smythe against Edgar Wilson and others; trespass.
John J. Murphy against Patrick Finerty; appeal.
Dorothy & Thomas against Alice Scanday; appeal.

Sunday, March 30.
M. D. Brown & Co. against Mary A. Sweeney; assumption.
George C. Joel and others against Scranton Railway company; trespass.

Monday, April 1.
Keystone Brewing company against James Murtland; appeal.
Daniel Holland against W. S. Bartlett and others; replevin.
C. M. McLane and others against borough of Dunmore; trespass.
C. M. Butts against Susan Spencer; appeal.
Martin Corrigan against John Stanton and others; appeal.
Frank Hollenback against D. L. Hollenback; ejectment.
M. Keene, administrator, against Ontario Railroad company; appeal.
W. P. Smythe against Edgar Wilson and others; trespass.
John J