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Surgeon Dentist.
119 WYOMING AVENUE.
OVER THE GLOBE STORE.
Twenty years' successful practice in this county.

City Notes.

ALLEN A CANDIDATE.—Robert Allen announced that he is a candidate for the Republican nomination for legislature in the Second district.

MANAGERS MEETING.—The managers of the Home for the Friendless will hold a regular meeting this morning at 9:30 at the Young Women's Christian association rooms. A full attendance is urged.

D. L. & W. PAY-DAYS.—The employees of the Diamond, Manville and Stone were paid yesterday. Tomorrow the pay car will visit all the colonies in Taylor, Keyser Valley, West Scranton and North Scranton.

"BOXY" JONES BOBBED.—"Boxy" Jones was the victim of a theft in his school on a street a few days ago. He fell asleep for a few minutes and during that time was relieved of a gold watch and chain, and a 5-carat diamond, of the value of \$300. He has no clue to the thief.

MARRIED IN COURT HOUSE.—Cavlin Lane, aged 20 years, and Miss Edith M. House, who is of the same age, were married in the office of Clerk of the Courts Daniels in the court house by Alderman M. J. Ruddy. Both are from North Abington and both had been married before.

HEALE GOT FRESH.—Thurston Heale, a traveling agent, was arrested yesterday morning for stealing a picture from Daisy Miller's house in Raymond court, while intoxicated. He was taken back to Magistrate Home in police car and a fine of \$10 at his disposal was increased to \$25, which he paid.

R. B. Y. M. C. A.—A course of twenty-two lectures on the 11th Psalm, relating to "The Effect of the Word on Daily Life," has been prepared by the Yale Federation of the Y. M. C. A. and meetings are held in the rooms every Thursday evening. Lunch is served at 6:30 o'clock, and the study hour is from 7 to 8 o'clock, leaving the evening free for other engagements.

MAJ. ESTERHAZY IN NEW YORK
Recognized in a French Restaurant
Last Sunday Afternoon.

From the New York Herald.

Shabbily dressed in a gray overcoat and slouch hat, with hollow eyes and sharp cheek bones almost protruding through a yellow skin, Major Ferdinand Valentin Esterhazy, the man confessed to the forgery of the Dreyfus dossier, sat at a table in a restaurant in Broadway, near Thirtieth street, for two hours Sunday evening. He was accompanied by a woman and a young man and was immediately recognized by Count F. Panzani, who had known him in Paris, and by a Swiss waiter named Von Aris, and by the headwaiter, George F. Wahner.

When Major Esterhazy entered the place with his companions, Count Panzani and Mr. Wahner sat at a table talking in French, and as soon as Major Esterhazy heard the accents of his native tongue he turned abruptly and looked at the men at the table. This attracted the attention of Count Panzani, and looking up, he immediately recognized the face of the man about whom the whole world was talking a few years ago.

The visitors at once moved over to a table at a remote corner of the room, where they sat for nearly two hours, Major Esterhazy with his back to the people in the room. The woman and the young man were modestly omitted and reported to Major Esterhazy such fragments of the conversation of those about them as they could gather from the hum of voices.

Count Panzani lives at No. 242 West Thirty-ninth street, where he has been long an evening. He modestly omits his title from his name, while in America, but for many generations his family in Belgium has borne the honorable title. His passport, under date of September, 1883, gives his name as "Chevalier F. Panzani d'Orpigny," which corresponds to the title of count, in England. For many years he has been a traveler, and has spent much of his time in America, being well known in this city. During the Dreyfus trial he was in Paris, and frequently saw Major Esterhazy.

Speaking of the incident last evening he said: "There can be no doubt of the identity. No one who had ever once

looked into the face of Esterhazy, as I did many times, could ever forget it. He is now wearing an imperial, which he did not do when I last saw him, and he has allowed his hair to grow long on the back part of his head, and combs it over the bald part of his forehead. But those eyes and the sharp lines of his nose cannot be disguised. He is very much thinner now than when he was in Paris, and looks terribly haggard."

The waiters at the Hofbrau Haus were enraged at the sight of the man who had so grossly wronged their native country. The moment he was recognized the head waiter called one of his subordinates and said to him: "If you will throw that man out"—pointing at the bowed form of Esterhazy—"I'll give you five dollars and stand all consequences." But the subordinate did not understand the feeling which inspired Mr. Wahner's rash injunction, and the guest was not disturbed.

Count Panzani believes that Major Esterhazy is here under an assumed name, and may possibly be in some disguise.

Major Esterhazy declined to be a witness in the Dreyfus trial in 1899, and later fled to England, where he continued to be the author of the dossier. He declared that he committed the forgery under order of Colonel Sandherr and his superior officers. After making the confession Major Esterhazy announced his intention of coming to the United States for the purpose of lecturing, but has never been seen in this country until now. Since his flight from France he has lived in comparative obscurity in England.

FRESH PLEDGES ARE RECEIVED FROM RUSSIA

United States Receives Fresh Assurance That Commercial Rights of Other Nations Will Be Respected.

By Exclusive Wire from The Associated Press.

Washington, March 6.—The United States has received fresh pledges from Russia and also from Germany as to the conservation of the commercial rights of other nations in China, in the zones of influence of the above named powers. The Russian promise has been repeated at short intervals and is regarded as quite as binding as any written statement can be.

In the case of Germany, which power has been projecting some railroad and kindred enterprises in Shan Tung province back of Kiauchau, the German naval port on the Chinese coast, the state department, in answer to its inquiries on the subject, has been assured that there is no intention to exclude the citizens of other nations from any advantages to be enjoyed in that quarter of China by Germans.

BASE BALL RULES.

Changes in Playing System Recommended at Buffalo Conference.

By Exclusive Wire from The Associated Press.

Penn., March 6.—The American League managers, at their last session this afternoon, adopted the changes in the playing rules recommended by the Buffalo conference of last month, with the exception of the foul strike rule, which will be played in the American League the same as it was last year.

The most important of these recommendations is the one providing that the umpire shall call a ball on the pitcher each time he delays the game by failing to deliver the ball to the batter within the time specified in the position for more than twenty seconds. This recommendation says, in the case of the first batsman in each inning, the pitcher may occupy not more than one minute in delivering not to exceed five balls to one of the batters to whom the purpose of warming up. The advisability of removing the headquarters of the league from Chicago to New York was brought up, and after some debate, a resolution was adopted, leaving the matter to the discretion of President Johnson.

EXPENSIVE FRUIT.

Peaches in Philadelphia That Cost \$1.50 Each in London.

From the Philadelphia Record.

A Broad street fruiter has in his window a small basket of peaches which he claims are the only ones in America. "I'll give you \$100 apiece for any other you may find in this country," he said yesterday. "I don't mean to say that the peaches are really worth that, but my offer is inspired by the confidence I feel that it cannot be taken up. These were imported from London for P. A. B. Widener's famous dinner to J. Pierpont Morgan."

"Some time ago, when Mr. Widener's steward was first beginning to plan the dinner, he came to me and said he wanted some peaches. I told him there were none to be had unless we cabled London for them. All right," he said, "do that." So I did, and the peaches arrived in time for the dinner. I kept this basket for my window. They cost \$1.50 apiece in Covent garden."

TYPOGRAPHICAL UNION NOMINATES OFFICERS

By Exclusive Wire from The Associated Press.

Indianapolis, March 6.—Nominations for the different offices of the International Typographical union have been completed and there are fewer aspirants than in the two preceding elections.

For president, James M. Lynch, the present incumbent, will have no opposition; nor will John W. Hammond be opposed for secretary-treasurer. For first vice president the vote has been between John E. Fawkes, of Chicago, and John W. Hayes, of Minneapolis.

For third vice president, T. J. Canady, of the New York Machine and Die Works, of St. Louis, are the candidates and for fourth vice president, John E. Sullivan, of the Boston Newspaper Writers' union, is the only aspirant.

The second vice president selected by the German branch of the International, without the assistance of the English printers, Hugo Miller has been elected for the regular term. The election will be held in this city on May 17 and it is anticipated that about 25,000 votes will be polled.

Fighting at Yucatan.

By Exclusive Wire from The Associated Press.

Federal troops, and the warlike Mayas, commanded by Chief Leon is reported in which the rebels lost eighty killed and 120 wounded. The encounter took place on the road to Guatemala near Santa Cruz and Peten.

Alexandria Will Tow the Meteor.

By Exclusive Wire from The Associated Press.

Philadelphia, March 6.—The German steamer Alexandria has been engaged to convey the emperor's yacht Meteor to Hamburg. The Alexandria, which reached this port today, will meet the Meteor off Sandy Hook on March 17 and sail at once for Europe.

Early Spring Suits and Overcoats

For young men. An excellent assortment. A choice line of rain coats.

John D. Boyle, Clothier,
418 Lackawanna avenue.

ROBINSON CASE IS NON-SUITED

DEFENDANT WAS NOT GUILTY OF NEGLIGENCE.

Judge Archbald Takes the Case from the Jury and Directs a Compulsory Non-Suit—A \$6,000 Insurance Case from Kingston Is Called for Trial—William Reader, a Dushore Counterfeiter, Is Sent to the Western Penitentiary for Two and a Half Years—A True Bill.

In United States circuit court yesterday Judge Archbald granted a compulsory non-suit in the trespass case of William Robinson against the Delaware and Hudson Canal company.

The motion for a non-suit was made by Attorney L. B. Carr, of Albany, general counsel for the defendant company, when the plaintiff's side had rested.

The suit was for \$10,000 for personal injuries. The plaintiff was a passenger on a Delaware and Hudson train going from Scranton to Carbon. Instead of getting off at the station in Carbon, he remained aboard the train until it was pulled up into the yard, and then took a cut towards his home on Belmont street through the yard, by a pathway extending between the company's shops. In passing by the repair shop he stepped suddenly aside to escape a gust of steam, and one of his feet broke through the covering of a vat for boiling potash. His leg was badly burned, resulting in permanent dismemberment.

Mr. Carr argued that the plaintiff was guilty of contributory negligence; that the path he followed was not a "permission way," and that there was no evidence of any negligence on the part of the company.

In reply, Mr. Carr, the company's obligation to the plaintiff as a carrier ceased at the station; that he rode up in to the yard, only through the suffrage of the train hands, and that the victim had no manner of reasoning could be held to be located on the station premises.

MR. BURNS' REPLY.

I. H. Burns, in reply, argued that the company practically maintained a sub-station at the upper end of the yard, for its patrons who wanted to go to the Belmont street locality, and permitted them to ride to this point and then cross through the yard along a well defined pathway, thereby making the route from the station to Belmont street, a "permission way," which in the eyes of the law, the company is obliged to safeguard.

Judge Archbald granted the non-suit on the grounds that the plaintiff's consent was not on the premises of the station to which the company contracted to carry the plaintiff, and this being so, the company was not guilty of any negligence.

Yesterday afternoon Judge Archbald called the cases of P. M. Thornton against the Security Insurance company of New Haven, Conn., and the same plaintiff against the National Assurance company of Ireland, which by agreement are being tried together.

The plaintiff is a young workman, Barre attorney residing in Kingston. His home was damaged by fire last April. He carried \$6,000 insurance on the house and furnishings. He claimed a loss equal to the full value of the property.

The company wanted to allow only about one-fourth of this. He refused to accept and brought suit.

His attorneys are ex-Judge E. N. Willard and John McGahagan. The attorneys for the company are M. J. Martin and John T. Lenahan.

READER CONVICTED.

Another counterfeiter was yesterday sent to the Western penitentiary by Judge Archbald. He is William Reader, a tailor and farmer, 59 years of age, from Dushore, Sullivan county. His term is two years and six months.

January 7, last, Reader bought some meat from Butcher William Kraus and paid for it with seventeen five-cent pieces. The butcher discovered they were spurious, and informed the local police authorities. Secret Service Agent M. E. Griffin, of Philadelphia, was put on the case, and in the attic of Reader's house, in which he maintained a tailor shop, found a lot of bank notes, a couple of moulds, borax, gas stove and crucible.

Attorney C. E. Daniels, who was assigned to defend Reader, entered a plea of insanity for his client, and called two witnesses to support the plea. Counsel Frank Buck and contractor Charles T. Lawrence, of Dushore, who were witnesses for the prosecution, admitted, when recalled by the defense, that they had heard of the defendant having been in the Danville asylum for a period of about a month, some three years ago, the court having committed him, when a jury called to try him for assaulting the sheriff, adjudged him insane.

Mr. Buck also told that Reader was queer in his actions, and as an instance of this related that the defendant used to wear a plug hat and as many as three different suits of clothes in the one day.

NOT AN INDICATION.

United States Attorney McCarell suggested to the court that it was hardly an indication of insanity for a man to change his wearing apparel or even to wear a plug hat.

In charging the jury, Judge Archbald said regarding the insanity plea that a man can be somewhat disturbed in his mental balance and yet be capable of knowing and choosing between right and wrong.

The jury found Reader guilty of all three counts of the indictment, namely, forging, possessing and passing counterfeit coins.

A true bill was returned by the grand jury in the case in which Miss Emma M. Plotz, of Wilkes-Barre, is accused of retaining and secreting a pension certificate belonging to her husband. The accusation is preferred by Mrs. Car-

TOO GREAT EXPENSE.

Not the Reason.

It is not because Pyramid Pile Cure is so expensive that many people decline to give it a trial, but because they find it too great a tax on their credulity to believe that the published letters bearing testimony to the merit of this remedy are genuine and bona fide; especially to those who have realized the suffering incident to piles is it incredible that anyone who has been afflicted twenty-five and thirty years with the worst forms of protruding and bleeding piles should be cured by the application of a simple remedy, when their physician has assured them that the only relief is in a surgical operation. This is rightfully viewed with dread by all those afflicted, as it means at the least a great shock to the nervous system, with more than a possibility of utter collapse and death; in the majority of cases, too, there is a return of the complaint, owing to the fact that the cause is not removed.

The proprietors of Pyramid Pile Cure agree to forfeit one thousand dollars to anyone who will show a single published testimonial to be not genuine and unaltered; this latter feature is most gratifying, inasmuch as these letters are written solely out of gratitude, and with the hope that those who are afflicted as the writers have been may learn that relief is at hand, at a comparatively trifling expense. Pyramid Pile Cure is for sale by druggists at fifty cents a package, or will be mailed by the makers to any address upon receipt of price.

Mr. Wm. Lichtenwalter, head of the largest printing house in Canton, Ohio, says: "I used to suffer with the most distressing and painful complaint to give this remedy a trial. I have every confidence in it." Write the Pyramid Drug Co., Marshall, Mich., for their booklet on the causes and cure of piles.

line St. John, of Wilkes-Barre. Her husband left her fifteen years ago and took up his residence at the Plotz home. He died recently, and his widow made demand on Miss Plotz for her husband's pension certificate. When she denied having it, Mrs. St. John had her arrested.

The case will be tried at the October session in this city. Miss Plotz was allowed to go on her own recognizance in the sum of \$500.

SOMMERS BRINGS SUIT.

Says He Has Been Damaged by an Improperly Cared for Sewer in Old Forge.

The borough of Old Forge was made defendant yesterday in an action for damages brought by Joseph Sommers, a merchant doing business in that borough.

He is the owner of a lot on Main street, which is improved with a two-story store building. Fifty feet from Sommers property is a sewer built by the borough, which, he alleges, is not properly cared for and in consequence has clogged up at intervals during the last six years and caused great damage to his property and greatly interfered with his business.

Through his attorney, E. W. Thayer, he asks damages in the sum of \$5,000.

To Take an Appeal.

Attorney C. Valentine, who was the attorney for the executive committee of the street car men in the action they brought against Dr. H. E. Lutz for slander, has obtained a rule to retax the costs in the case, and as soon as they are ascertained he will take an appeal from the award of the arbitrators.

When the case was up for a hearing the plaintiffs, by advice of their attorney, refused to bring into court their books containing a statement of the amount of money received and paid since the strike began, and the arbitrators gave an award against them.

The action was for the purpose of collecting damages from Dr. Lutz for alleged statements made by him to the effect that the executive committee had misappropriated the funds that came into its hands for conducting the strike.

Award of Goldsleger.

There was a hearing before Arbitrators L. P. Wedeman, A. V. Bower and Thomas Beck yesterday in the case of H. Goldsleger against L. Freedman, doing business as M. Freedman.

The statement was that Freedman bought goods from Goldsleger and gave in payment a note for \$50 which he allowed to go to protest. Goldsleger began suit to collect on the note and when the case was heard yesterday he set up the defense that he had paid the note by giving certain goods to Goldsleger. The arbitrators gave an award for the full amount of claim with interest.

COURT HOUSE NEWS NOTES.

Saturday court will meet and hand down the licenses that have been granted.

The will of Margaret Davis, late of this city, was yesterday admitted to probate. Letters were not taken out.

The grand jury will meet Monday morning and the constables of the county will make their quarterly report to court.

An appeal to the Superior court has been taken from the decision of Judge W. K. Weand, of Montgomery county, refusing to grant a new trial in the case of the Commonwealth against J. R. White, who is charged with desertion. This case was tried by Judge Weand recently, while he was specially presiding here.

Taft's Testimony Concluded.

By Exclusive Wire from The Associated Press.

Washington, March 6.—Governor Taft, having concluded his testimony before the congressional committee, left this afternoon for a visit to his home in Cincinnati. While there he will undergo an operation for the ailment which compelled his return from the Philippines. His present plan is to return to Washington in about a month, for a further conference with the president and the secretary of war and to start for Manila about the first of May. His health has very much improved since his return to this country.

Died on His Birthday.

By Exclusive Wire from The Associated Press.

New York, March 6.—John Danell, last of the line of old time city grocers of this city, died today, the day after he had received the best wishes of his friends, on his eighty-first birthday.

WEST SIDERS PROTESTED

THEY DON'T WANT BOND ORDINANCE AMENDED.

An Attempt Was Made in Common Council to Secure the Insertion of Items Providing for Erection of Bridges Swept Away by the Flood, but Because the Recorder Wouldn't Agree to a Provision for a Viaduct the West Scranton Members Blocked the Plan.

An effort was made in common council last night to secure the adoption of a number of amendments to the bond ordinance, providing for the erection of bridges swept away by the flood and for the repair of certain damage done by the overflow of the river. The West Scranton councilmen opposed the amendments, because provision for the viaduct wasn't incorporated in the ordinance and when the opposition developed, the quorum was broken.

There was some difficulty in securing a quorum, and it was 8:20 o'clock before the twenty-four members, Asa J. Lewis, put in an appearance. When the bond ordinance was called up on third reading a motion was made to go into committee of the whole for the purpose of amendment. Mr. Keller announced that he would vote against the ordinance if any amendments were adopted, and as the measure could not be legally passed without his vote, this should have prevented all argument, but it didn't.

The ordinance had been printed with the amendments incorporated, whoever gave the order being apparently certain that they would be adopted. The items which it was proposed to add to the ordinance would increase the grand total of the issue from \$285,000 to \$329,000. They are as follows:

- New Ash street bridge \$6,400
- New Hollow street bridge 1,200
- For extending Carbon street wing wall 3,200
- Washington avenue bridge and Birch street wall 6,600
- Washington avenue bridge over the Bear river brook 2,000
- New Race street bridge 2,000
- Wells street bridge, wing wall 1,000

PAINE FAVORED THEM.

Mr. Paine argued in favor of going into committee of the whole and adopting the amendments at once, because of the imperative necessity of making the improvements which they provide for. Mr. Keller said that if the ordinance was amended it would never pass the other branch of council.

Director of Public Works Roche was called upon and announced that the amendments presented met with the approval of the recorder and that there had been a slight misunderstanding as to the sending in of a letter announcing his (the recorder's) approval of them.

"I want the members to know," said Mr. Gurrell, of the Fourteenth ward, "that I for one won't agree to the addition of any items to this ordinance, and if amendments are adopted, I will vote against the measure. Recorder Connell told us that he wouldn't consent to having a single dollar added to this ordinance, when we went to him and asked to have provision for a viaduct included in it. If the ordinance is amended, I will vote against it, these items can't be either, if I can prevent it."

A. L. Lewis, of the Fifth ward, coincided entirely with Mr. Gurrell and his colleague, E. E. Robathan, also endorsed the latter's remarks. He said that the West Scranton councilmen will vote for the ordinance in its present form, but will consent to no amendments. Provision for the bridges and for the repair of flood damage could be made in the bond ordinance providing for a viaduct, which will be introduced later on. No answer was made to the argument advanced that the construction of the bridges is an imperative necessity.

CALLED IT UNFAIR.

President Calpin made an address, in which he declared that the position taken by the West Scranton councilmen was unfair and unjust. The viaduct question, he said, has not been settled, yet there has been no agreement as to the kind of a viaduct or a place to put it, and when some such agreement is reached it may be months away, he said. In the meantime the citizens in all parts of the city are inconvenienced because of the bridges being taken away. The viaduct, he said, he held, but the erection of the bridges cannot.

A motion made to defer action until the next meeting was lost, and the motion to go into committee of the whole was put. While the vote was being taken Messrs. Coleman and Nagell, who had favored the amendments, slipped out of the door, and the next minute the meeting was over.

Prior to the breaking of the quorum, a great deal of routine business was transacted. A contract for the removal of the refuse from the city was awarded to Colonel F. J. Fitzsimmons requesting the return of the certified check for \$5,000 which was deposited as a guarantee of good faith when certain gentlemen whom he represented made their offer of \$100,000 for the street rail way franchises. This offer was later refused, and council accordingly agreed to the return of the certified check.

A resolution from the select council, providing for the exoneration of one-half of the sewer assessment of Patrick Sullivan, of the Fourteenth ward, provoked some discussion. Mr. Sullivan claims exoneration from one-half of the assessment because the sewer running in front of his property is not sufficiently low to drain his cellar.

KELLER MADE OBJECTION.

Mr. Keller raised the objection that the passage of this resolution would be establishing a bad precedent, as there are probably hundreds of similar cases in various parts of the city. Mr. Gurrell contended, in reply, that Mr. Sullivan's agreeing to pay one-half of the assessment is a big concession, because he cannot be compelled by law to pay any of it. The resolution was finally referred for consideration to the city solicitor and superintendent of the bureau of engineering.

The following ordinances were passed on first and second readings: Providing for the cleaning and painting of the Lackawanna avenue and Cedar avenue bridges; providing for three lights in the Fifteenth ward; providing for sewers on parts of Wyoming avenue and adjacent streets, and in the Tenth, Twelfth and Nineteenth wards; providing for three catch basins in the Fourteenth ward.

The ordinance providing for sidewalks on certain streets in the Second ward

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WHILE we at all times keep a full line of the cheaper and medium-priced DINNER SETS our stock exhibits a pleasing variety of FRENCH CHINA, either in course sets or stock patterns. We aim to secure such shapes and decorations as meet the favor among cultivated people and we think we have met the demand pretty nearly right.

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Housecleaning Time Approaches

Let us repair your furniture, make over your mattresses and clean your carpets before the rush begins.

Scranton Bedding Co.,
Lackawanna and Adams Avenues. Both 'Phones

The Man

Who wants a good, serviceable shoe, at reasonable price, would do well to call and look at the following:

- Men's Enamels, \$3.50 and \$4.00, Now \$3.00
 - Men's Box Calf, \$3.00 and \$4.00, Now \$3.00
 - Men's Vici Leather Lined, \$3.50, Now \$2.50
- SEE OUR MEN'S WINDOW.**

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Free Tuition

By a recent act of the legislature, free tuition is now granted at the

Literary Institute and State Normal School
Bloomsburg, Pa.

to all those preparing to teach. This school maintains courses of study for teachers, for those preparing for college, and for those studying music.

It will pay to write for particulars. No other school offers such superior advantages at such low rates. Address

J. P. Welsh, A. M., Ph. D., Pres.

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July 1 to August 1, 1902

Courses suited to the needs of teachers and others are offered in Languages, Literature, History, Mathematics, Science, and Pedagogy. The instructors are university professors. Opportunities for library and laboratory work. Healthful, cool and delightful locality. Living inexpensive.

Tuition, \$25.00

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Offers, beside the regular College courses, Mechanical, Electrical and Civil Engineering, Architecture, Music, Painting, Law, Medicine, Sociology and Pedagogy.

Over forty of the leading universities and colleges of this country and Europe are represented on the faculties. Tuition is given, also as follows: that they are less than for face in some of the best free tuition in the world. See the catalogue.

University Summer Session of Liberal Arts courses, beginning July 1st, ending Aug. 31st. For particulars, send for circular.

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SCRANTON, PA.
T. J. Foster, President. Elmer H. Lawall, Treas.
R. J. Foster, Stanley F. Allen, Vice President. Secretary.

YOUR FAITH will be as strong as Shiloh's Consumption Cure

and cure is so strong we guarantee a cure or refund your money. We send you free a trial bottle of SHILOH'S CURE 25 cents and will cure Consumption, Pneumonia, Bronchitis and all Lung Troubles. Will cure a cough or cold in a day, and thus prevent serious results. Has been doing these things for 40 years. S. C. WALKER & CO., Le Roy, N. Y.

Karl's Clover Root Tea corrects the Stomach

Having a Run on Chamberlain's Cough Remedy.

Between the hours of eleven o'clock a. m. and closing time at night on Jan. 25th, 1891, A. F. Clark, druggist, of Gladens Springs, Va., sold twelve bottles of Chamberlain's Cough Remedy. He says, "I never handled a medicine that sold better or gave better satisfaction to my customers." This Remedy has been in general use in Virginia for many years, and the people there are well acquainted with its excellent qualities. Many of them have testified to the remarkable cures which it has effected. When you need a good, reliable medicine for a cough or cold or attack of the grip, use Chamberlain's Cough Remedy and you are certain to be more than pleased with the quick cure which it affords. For sale by all druggists.