THE SCRANTON TRIBUNE-WEDNESDAY, SEPTEMBER 10, 1902.

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County Savings Bank WAS SUGGESTED				TEN PER CENT. STORY DENIED Happy Hooligan	
and Taket Combany	the same state of the second	Register Today in		ILNI LN CLNI.	TI II I
and Trust Company,	BY LUCAL CASE	Alfred Wooler's Saturday		STURY DENIED	I RANNY RAAMGAR
506 Spruce Street.	ORIGIN OF ONE OF THE PRO-	Mornin	g Singing School	E. E. LOOMIS SAYS THERE IS	Happy Hooligan
Receives A and	POSED AMENDMENTS.	the second se	nity for children 7 to 14 years of age y small sum of \$5 per year. Forty les-	NOTHING IN IT.	
Deposits D Up-		to learn how to sing, for the extremely sons, one per week, constitute a full y TUITION 5 per year, my able on	ear's course. registering		Who has not heard of this odd character?
Sums of <b>W</b> wards	Was Drafted by Judge Archbald to Reviewe a Difficulty in Criminal	sons, one per week, constitute a full year's course. TUITION-5 per year, payable on registering. N. BThe instruction will be given by Mr. Wooler personally. School opens Saturday morning. September 13th. Register now at Mr. Wooler's studio, 217 Carter Building-second floor-		Telephoned to Superintendent Phil- lips of the Delaware, Lackawanna	One of the oddest and most grotesque figures ever produced. See them in our window.
and pays 3 per cent. in- terest thereon.	Proceedure-Proposes to Make It	ood Linden street, Scranton.		and Western Coal Department That	
terest thereon.	Possible to Try a Man for Second	Don't Forget the P	Don't Forget the Preparatory Classes These classes are for children who intend later to study the plano, or any		50 Cents Each.
A. WATRES, President.	Degree Murder if When on Trial	These classes are for children who intend later to study the plano, or any other musical instrument. The instruction will so equip the pupil with a knowledge of the principles of music that rapid advancement will be the re-		the Position of the Operators Re- mains Unchanged-Interview with	You will always find the latest novelties at
O. S. JOHNSON, Vice-Pres.	for First Degree Murder the Jury Disagrees-Discharge of a Jury	sult when plano study is undertaken. TUITION-\$10 per year, payable \$5 on registering, and \$5 January 1st, 1903. Class begins Monday, September, 15th.		Superintendent Phillips on the	China Kall.
A. H. CHRISTY, Cashier.	Will Not Work an Acquittal.	Lesson Hours—4 p. m. to 5 p. m. SIGHT SINGING CLASS FOR A D Begins Monday evening, September	ULTS:	Local Situation.	Geo. V. Millar & Co, 134 Wyoming Avenue
DIRECTORS:		TUITION-\$10 per year.	r loth,		Walk in and look around.
F. Hallstead, Kingsbury, Johnson, Jos. O'Brien,	In the Philadelphia Press, of recent date, appeared the following editorial:			Rumors of a strike settlement fought furiously with the rain for a place in	
L. A. Watres.	The last legislature, which did much evil, passed some noteworthy measures	ney announced that he was satisfied	TWO EQUITY CASES.	the air yesterday. One after another they came wafting along only to be	and the second
	which were so overshadowed by ripper and kindred hills that they attracted lit- tle attention. The two constitutional	not to press for a conviction of mur- der in either degree. Relieved of this		dashed to pieces on the rocks of in- vestigation.	C
000000000000000000000000000000000000000	the attention. The two constitutional amendments now being advertised are of this character. They propose important	feature the case merely stood as a	They Were Heard Yesterday Before	on or before Monday next would post	
Y was a set of the set	changes in our fundamental law, but neither when in the legislature nor since	It was earnestly contended that the	Judge Dunham—Purcell Case Will Be Continued Today.	notices at all their collieries announc- ing an advance of five per cent, to all	WE WANT YOU
Morris' Magnet Cigars &	have they enlisted the intelligent interest of the people.	in the cases referred to, did not apply.		employes, without reference to strikers, the union or anything else. This the	
The best value for 5 cents. Try one and you will smoke no other.	One proposes to cure a defect in crimi- nal practice that some judges have en-		Mary Lyden against her son Anthony	local heads of the companies declared	
All the leading brands of 5c. Igars at \$1.75 per hox, or 6 for 25c. The largest variety of Pipes and	deavored to cure for themselves, but which still remains as an impediment in	however, and the defendants were dis-	Lyden was resumed yesterday morning	Another rumor told of Wall street	To know exactly, what the facts are concerning this new
Cobaccos in town.	the path of justice. The bill of rights says that "no person for the same of-	From this an appeal was taken, Judge	James E. Watkins was called and tes-	having been given a "straight tip" that the miners would be given a ten per cent. advance and that the strike	To know exactly what the facts are concerning this new Loan Company before you go to the old-fashioned concerns
E. C. MORRIS,	life or limb." This is a very ancient prin-	senting the commonwealth, and Judge	the street several times and asked him	would surely and this week	We ask for your patronage on the distinct understanding that our
The Cigar Man	one is now in peril of limb. We have passed the era of cropping cars, splitting	defendants. The Supreme court, while	ing the property in question to her son.	Superintendent R. A. Phillips of the Delaware, Lackawanna and Western	new methods give you a positive advantage.
325 Washington Avenue.	noses and cutting off hands. We still de-	tional provision in its existing form,	her and gave her more than anyone	coal department was called on the long distance 'phone from New York at	MONEY We have done away with several dis- agreeable and expensive features.
*****	one accused of murder shall not be tried repeatedly. If he is acquitted on the first	felt constrained by the construction which had been given to it by previous	else and that she wanted him to have	4.15 o'clock by General Manager E. E. Loomis, and told that a story of a ten	
	trial he must not a second time be put in	decisions, and the judgment of Judge	drawn he read it to her and asked her	per cent, advance was being circulated in New York as authorative and	
n and About	the courts have new that as soon as a	The doubt so expressed by the Su- preme court, and the local result ex-	did.	that likely it would be in Scranton be- fore the day was over. "When it does	LOAN ON HOUSEHOLD FURNITURE without any other security.
Contraction of the second s	person is put on trial before a compe- tent court and the jury is sworn, the de-	perienced in the two cases referred to, may be said to have prompted the	rented the house which Mrs. Lydon	come," said Mr. Loomis, "you can say to anyone who inquires that there is	More Reasons for Coming Here:
www.The City	discharged for inability to agree it re-	amendment proposed. It was drawn	told them to pay the rent to Anthony;	absolutely nothing in it. The position	SMALLER PAYMENTS. LONGER TIME.
	pletely as an acquittal. If the trial is in- terrupted by some accident, as the illness	introduced into the legislature by Sen-	him. Thomas Hession said he knew	of the operators is the same as it has been from the first."	You will not have to get some one to endorse papers for you.
Contracts Awarded.	of a juror or the judge or the absence of the witnesses, and the jury is discharged.	ator Fox, of Harrisburg, who was at once impressed with its merits and	the property to her son. At that time	The fact that the seal presidents	You will not pay interest on the paid-up principal here. You may move whenever you like.
H. Dale was yesterday awarded the ract for grading Bloom avenue and	the old rule of jeopardy is that it re-	took pains to see that it was carried through. It remains for the profession	she was a hale, vigorous woman whose intellect was strong. Daniel Hayes,	met yesterday in New York and that	NO PUBLICITY. NO CHARGES IN ADVANCE.
iring Hollow street bridge.	a jury before verdict for some imperative	and the people to say whether it shall become a part of the fundamental law.	Martin Judge and James F. Judge wit- nessed the acknowledgment of the deed	coal presidents than any other ad-	New 'Phone, No. 2826. P. O. Box, 94
Maried by an Alderman. ter McCluskie and Annig R. Lutey,	reason does not relieve the prisoner from undergoing a second trial. This is com-	LITTIE THOMAS TOOK	and said that the contents were made known to her and that she fully com-	makes his utterances worthy of cre-	Screenton Loon Guaranty Co.
forth Scranton, were united in mar- on Monday by Alderman Ruddy.	mon sense, but there is room to doubt that it is common law. Somebody given	LIZZIE THOMAS TOOK	prehended the contents. At the conclusion of the Lydon case	dence.	Scranton Loan Guaranty Co.
Choral Society Meeting.	to reflection thought it was desirable to incorporate this rational principle in the very text of the constitution. The legis-	DOSE OF CARBOLIC ACID	the equity suit of William L. Purcell against T. J. Dougherty was put on	Lackawanna and Western company	No. 207 Wyoming Ave., Scranton, Pa., Near Cor. Spruce St.
e new choral society, which is to	lature acquiesced probably without car- ing a penny about it, and if its successor	The Fact That Her Brother-in-Law	trial. Both men own properties front- ing on Drinker street in Dunmore.	said, yesterday:	Business Hours, 8 a. m. to 6 p. m.; Saturdays, 8 a. m. till 9 o'clock.
	takes the same view a popular vote will be had upon it in 1903.	Was at Work in the Oxford	Purcell has owned his property for	day. Quite a number of men have re-	
Another Bankrupt.	The amendment proposed in this sub- ject, if adopted, will make the constitu-	Was the Cause.	about eleven years and during that period there was an alley leading to it	increased out tonnage over yesterday.	
omas West, of Plymouth vesterday	tion read: "No person shall for the same offense be twice put in jeopardy of life or limb, but a discharge of the jury	include net brother in herry states	a nearby property sometime ago he	employes having voluntarily left our	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
to United States court. His liabili- are between \$50,000 and \$60,000, with	life or limb, but a discharge of the jury for failure to agree or other necessary cause shall not work an acquittal." This	Swift, who is working at the Oxford, is permitted to live at her mother's house,	closed the alley in the rear of his place thereby preventing anyone from getting	four months, and many of them (as	S New and Beautiful
assets.	rule has become by judge-made law the	17-year-old Lizzie Thomas, daughter of Mr. and Mrs. Evan Thomas, of North	The owner of the latter brought suit	for and secured work in the soft coal	
Committee Meeting.	established rule in Pennsylvania, the pro-	last night, left home and took poison.	to compet Dougherty to open the did	as still in our employ. Consequently	<b>8 Moderate Priced Dress Goods</b>
e light and water committee of com- council will meet tonight to con- the ordinance granting a franchise	posed amendment is a desirable one and ought to be adopted.	After brooding for a couple of hours over her mother having told her she	cated to public use by long years of	vantages in regard to chambers or	Second Second Second Service
the Lackawanna Light, Heat and er company,	THE BILL OF RIGHTS.	could leave the house if she didn't like	The defendant T. J. Dougherty was	gangways. Those who are returning to work, naturally, select the best	The aim in these has been to combine appearance, durability
	provides that: "No person for the	it there, Lizzie went to Dawes' drug store and secured two ounces of car-	amination. He was followed by A. D. Spencer, W. L. Purcell, and William	places, and they have assurances from	and moderate cost. We are more than delighted with our suc-
e United States civil service commis-	same offense shall be twice put in jeopardy of life or limb." In a case of	bolic acid. Walking up Main avenue, and then around the corner of Swet-	Derby. The latter was on the stand	strike is over.	cess and feel assured that every one who sees these remarkable lines will share our feelings.
announces that on October 21, 1902, xamination will be held for the post-	murder this has been very strictly con- strued by the Supreme court. Although	land street to Evans court, she drew a	when court adjourned for the day. At- torneys Balentine, Howell and Osthous	now as it has been from the start, and	
c) in the immigration service.	it is held in ordinary criminal cases where there is in reality the same	ceeded to take the poison.	appear for Purcell and Attorneys H. M. Hannah and C. P. O'Malley for the de-	iterate what I said sometime ago, that	Castab Tastan Disida in excellent colors and large up
Police Court Cases.		bolic acid is very unpleasant stuff to	fendant,	we will open up our mines and employ any men that may apply, giving the	riety of designs. They'd be cheap enough at 12%c.
onn Doe, whose occupation was	charge the jury from the consideration	do away with herself 'weakened after	Yesterday's Marriage Licenses. John TschoppScranton	best places to the first that come."	• This week 10C
t, was fined \$5 yesterday. Thomas er. arrested for being drunk and	a verdict, yet where the indictment is	she took a sip from the vial, for it developed afterwards that only a small	Maria Lambert	Philip Wallean, of Archbald, an em-	For All Comers, 12½c the Yard
ep, was fined \$3 or ten days. He set-	for murder, this cannot be done, and	amount was swallowed.	Margaret A. MeyersScranton		6 cases Double-Fold Granite Cloths, Serges, Crepe

sleep, was fined \$3 or ten days. He settled up.

## Held for Larceny.

Mrs. O'Neil, allas "Joe" Roney, a col ored woman, residing in Hallstead court was arrested on a warrant yesterday charged with the larceny of goods be longing to a neighbor. She is being held Rawle, 577. for a hearing.

### Robbery Is Charged.

John Caramonsky and Frank Kolosky were arrested last night by James Thomas and John McColligan on a warrant sworn out before Alderman Ruddy by Karl Amiko, of 1225 Cedar avenue, on charges of assault and battery and robbery. Klosky was committed to the county fail in default of ball. the case

#### Family Reunion.

ment does not. The descendants of Michael D. Benja min will hold a reunion on Saturday next. Sept. 13. at Nay Aug park. After dinner they will meet for a programme of ad-dresses and music at Guernsey hall. A large attendance is expected, as the mem bers of this family are numerous in this vicinity.

## New Telephone Table.

The Consolidated Telephone company is installing a new switchboard and table in the desk sergeant's room at police headquarters, which comprises the latest improved Kellogg switchboard and twen-ty boxes. The various police call boxes in the city will be attached and operated from this central point.

Thomas J. Gilroy Married. The selection of Thomas J. Gilroy, as grand marshal of the October 10 parade.

grand affirmed by Rev. P. J. McManus, presi-dent of the Scranton Diocesan union. Mr. Gilroy is now engaged in selection his aides and the board of government of the union is preparing invitations to be sent to the various societies, asking them to participate in the parade.

## Entertaining Marines.

Three members of the United States narine corps. C. J. Scheuster, C. D. Miler and John Donnelly, who are enjoying a thirty days' furlough, are guests of Patrolman John Malott, who piloted them about the city yesterday and pointed out to them the principal places of interest The visitors arrived from the Philippines in July and during their three years' ser vice participated in a number of battles in Manila and China. They will leave for New York on Saturday.

### Meeting of W. C. T. U.

The attendance at the Central Wo-man's Christian Temperance union was affected by the weather, but those that were present enjoyed the devotional exmust do so or it would work an acquittal. were present enjoyed the devotional ex-ercises and reports of work that has been done during the summer, although no meetings have been held. A sermon was read that was preached by Chancellor James R. Day, L.L. D., at Syracuse uni-versity as the bacculaureate sermon, June 8. Subject was, "The Liquor Traf-fic and Modern Civilization." tried in this county. It was for the killing of James W. Baird, of Oakford court. The first time the case came up, the jury reported that they could

### Regimental Reunion.

Today the annual reunion of the One Hundred and Forty-third regiment, Penn-Hundred and Forty-third regiment, i will be sylvania Volunteers association will be held at Wyoming. Letters received from Admiral Dewey, General Chamberlain, of end of the term had come. At the next Admiral Dewey, General Chamberlain, of Maine, and General Bragg, of Cuba, will be read. Captain P. DeLacey, of this city, is president of the association. The late Hon, E. I. Dana, former president judge of Luzerne county, was colonel of the One Hundred and Forty-third. Over 1,400 men were recruited for the regi-ment in old Luzerne county

amount was swallowed for murder, this cannot be done, and it has been decided in several cases She was found in the court by a passerby, and the police took her to the that if it is, it works an acquittal of

the whole charge. West Side hospital. Dr. Paine said her This is somewhat ancient law, havmost serious hurt was the burning of ing been first laid down in a very long her lips. She will be able to be about and learned opinion in the case of Com- in a couple of days. monwealth vs. Cook, 6 Sergeant & She was very attractively dressed.

part of her attire being red-laced Ox-It is recognized in that and other ford ties. Two packages of cigarettes cases following it that a jury cannot were found on her person. be kept together until they agree at

all hazards, so that if one fall sick or REV. ZIZELMANN BURIED. go insane or be otherwise incapacitated, such a state of events has ariser Impressive Services Held Over the as will warrant the court from reliev-

Remains Yesterday Afternoon. ing the jury from the disposition of The funeral services over the remains

The distinction which is made, howof the late Rev. Philip Frederick Zizelmann were held yesterday afternoon, ever, is that these present matters of and were largely attended, many outabsolute necessity, whereas a disagree-A verdict, however, of-town clergymen being in attendarrived at by the coercive process of ance. keeping the jury together until they At 2 o'clock a short service was held

agree, whether they can or not, how-ever it may seem to the judicial mind, at the house, 1532 Mulberry street, the Rev. John Randolph, pastor of St. Peter's Lutheran church, being in strikes that of the ordinary man and juror as hardly promoting justice. charge, assisted by Rev. F. C. Ehinger, But as the matter stands today, it of Carbondale.

The remains were afterwards borne is the law, and, as the Supreme court to the church, where at 2.30 o'clock the has made the constitution read that way, the only remedy is by amending additional service was held. Rev. Schlenker, of Hazleton, president of it to read another way. It is therefore proposed to change this part of the Wilkes-Barre Lutheran conference, the bill of rights so as to declare that: conducted the devotional part of the service, and Rev. John Randolph spoke "No person shall for the same offense

in German. be twice put in jeopardy of life or limb, but a discharge of the jury for failure Rev. E. F. Ritter, pastor of Holy Trinity church, this city, delivered an to agree, or other necessary cause, English address, and the eulogy on the dead clergyman was given in German by Rev. James D. Witke, of Christ This community has in two instances Lutheran church, Cedar avenue. All

at least had the prevailing view of the of the speakers referred in touching law forced upon it to its detriment, language to the life and character of however much the defendants who esdeceased, reviewing the noble work he caped punishment by means of it, may had done in life in the service of the think otherwise. In the case of Com-Master. monwealth vs. Thomas Durnan, some

shall not work an acquittal."

gravated homicide

TWO LOCAL CASES

The choir of St. Peter's Lutheran fifteen or sixteen years ago, a very agchurch, rendered several hymns, and was committed. remarks were also made by Rev. Conwith respect to which it was the sense rad, of Pittston; Rev. Retter and of very many in the community that Rev. Schmidt, of South Scranton, and a capital offense had been committed. others. The cortege afterwards moved street police station. Much to the surprise, however, of those to Forest Hill cemetery, where a numwho had heard the case, a verdict of ber of the clergymen spoke, and a murder in the second degree only was returned. It subsequently transpired The active pallbearers were: Philip that this verdict was brought about Schnell, Conrad Wenzel, Jacob Deim,

by two of the jury who would not D. Fetzer, Herman Shaeffer and George agree to any higher verdict, and the Stoeber, The honorary bearers were: rest were obliged to come to it, be-Rev. R. Conrad, of Pittston; Rev. F. cause, upon their reporting to the court Ehinger, of Carbondale; Rev. J. D. Witke, of this city; Rev. J. F. Baetes, that they could not agree, as they at first did, they were charged that they of Wilkes-Barre; Rev. H. A. Kunkle, of North Scranton, and Rev. H. J. F. Seneker, of Wilkes-Barre. The flower

Subsequently the case of the Com-monwealth vs. Fitzpatrick, et al., was Sunday and H. G. Sunday.

# SEVENTH ANNUAL CONVENTION The seventh annual convention of the

not possibly agree. They were sent back, however, with the instruction Christian and Missionary Alliance is now in progress in the tent and gospel that they must, and were kept together tabernacle, Jefferson avenue, Dunmore until the last day of the term, when, Rev. Hudson Ballard, of Elmira, will having again reported their inability to conduct a Bible study at 10.15 o'clock this morning. During the afternoon Rev. Howard Smith, of the Soudan mission, Africa, and others, will speak. Rev. A. E. Funk, of Nyack, N. Y., and Rev. F. H. Swift and wife, of Philadelterm the case was again called, and the defendants pleaded that they had phia, are expected today. been in former jeopardy and were Rev. A. B. Simpson, the president of therefore not again liable. There were the Alliance, is due to speak at the two counts in the indictment, one for convention Friday afternoon and evenmurder and the other for voluntary ing. A hearty invitation is extended manslaughter, and the district attor- to all.

Margaret A. Meyers .....Scranton ploye of the Peter Engle ......Scranton-Louise Snyder .....Scranton William Thomas Roberts......Olyphant Lena Stout .....Scranton John Linkosky .....Minooka Anna Lawless .....Scranton

# COURT HOUSE NEWS NOTES.

which the pave was laid was illegal.

M'VIDDIE COMMITTED.

Escaping from Custody.

on Monday, after the police had been

looking for him for several months,

morning, charged with discharging

firearms and escaping from the Centre

was arraigned in police court yesterday

Frank McViddie, who was arrested

John Troy, who on Saturday night, it is alleged, stabbed and seriously wounded Frank Gardner, of South Scranton, yes-terday entered bail before Judge Kelly in the sum of \$500. Patrick Healey became

and Organizer Mernolo. District Presi-dent T. D. Nicholls went to Wilkes-Barre, yesterday, in response to a sum-mons from National President Mitchell. his bondsman. The grand jury heard sixty-three cases yesterday. It will make its first return to the court tomorrow. the court tomorrow. Edward Carey, of Fell township, charged with criminally assaulting

charged with criminally assaulting Phoebe Race, was yesterday released from the county jall on \$800 bail, fur-CLARK-LIDDLE WEDDING.

Quietly Solemnized Yesterday Afternoon at 1 O'Clock.

nished by Mrs. Ann Fallon. J. S. Miller, through his attorney, yes terday filed an affidavit of defense to the wedding of Fred A. Clark, and The action of the city in seeking to compet him to pay for the asphalt pave laid in Miss Mary H. Liddle occurred at 1 o'clock yesterday afternoon at the front of his property on Spruce street. It is alleged that the ordinance under home of the bride on Jefferson avenue, where only the immediate relatives

Attorney James E. Watkins, represent-ing Frank Vishneski, Bolosla Samborski, were gathered. The ceremony was performed by Joseph Zezick, Martin Zabilsk and Stan-ley Longeski, who on Sept 3 were ar-rested for fishing in Sickler's pond, in Rev. W. I. Steans, D. D., formerly pastor of the Washburn street Presby terian church. The bride is a daughter Greenfield township and fined \$5 and \$12.50 costs by Justice Wedeman, of Green-field, yesterday filed an appeal from the decision of the justice. Peter Filitsky, who was arrested at the same time for of W. G. Liddle, freight agent of the Delaware and Hudson sompany, and the groom is a son of E. A. Clark, the well known coal operator.

the same offense and fined a like amount, has taken a writ of certiorari through Attorney M. J. McAndrew.

points of interest. Mr. Clark is identified with the Carlucci Stone company and resides at the Jermyn. Held for Discharging Firearms and

# JUMPED A BOARD BILL.

Daniel Knauff Arrested in This City On That Charge.

T. F. Lambert, of the Hotel Wilkes-Barre, had a warrant isued on Monday for the arrest of Daniel Knauff, of this city, on the charge of jumping a board

See the Cut Man.

Effective and attractive half-tones

and line cuts for card, advertising or

any other purpose, can be secured at

The Tribune office. We do work that

Houses for Sale.

Recent Appointments.

He acknowledged his error. bill amounting to \$14.40. Knauff is an agent for trees and had wanted to square matters with the police, so Magistrate Howe fined him been working in Wilkes-Barre recently. \$10 on each charge, or thirty days in He was arrested yesterday by Superintendent Day, and after paying \$18 in settlement of the claim and costs, was the county jail. He was committed.

released.

## CAUGHT STEALING IRON.

Since the strike was inaugurated a number of petty thieves have been en-gaged in stealing material from the new cannon ball road. Several arrests have resulted, but seemed to have little effect on the culprits.

is unexcelled, do it promptly and at Yesterday Michael Finnegan and lowest rates. A trial order will con-John Reap were arrested for stealing vince you. iron. They were given a hearing be-

fore Alderman Kasson, and in default of \$300 bail each, were committed to the county jall to await trial. Single and double houses in Scrantor and vicinity. Prices right; terms easy. W. T. Hackett, Broker.

# WYOMING SEMINARY.

### Kingston, Pa.

Norris Swisher, son of District Passen-ger Agent J. S. Swisher, of the Central Railroad of New Jersey, has been ap-pointed to a clerkship in the office of Superintendent of Bridges and Buildings W. B. Hixon, of the Lackawanna rail-road Mr. Swisher is a graduate of the Special work: Character-building and preparation for college and business. certificate received by colleges. Co educational. Ample attention given to the ornamental branches. Superior road. Mr. Swisher is a graduate of the Scranton High school class of '02, and is a competent stenographer. Howard R. iormitories, science hall, chapel, dining room, gymnasium and athletic field. A finely equipped preparatory Mears has been appointed freight and ticket agent for the Lackawanna rail-road at Rupert, vice G. W. Mears, reschool. \$300 a year; term opens Sept. 17. For catalogue, address L. Sprague, D. D., president. L



N. A. HULBERT, 117 Wyoming Avenue,

Desires to call attention to the above Miniature Grand Piano by Steinway and Sons, of New York. Also to his stock of other pianos:

Steck, A. B. Chase, Kranich & Bach, Monroe and Others.

Pianos to Rent.

Complete Line of Sheet Music.

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