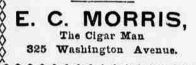
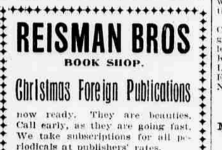


0000000000000000000 "They Draw Well."

Morris' Magnet Cigars 8

The best value for 5 cents. Try one and you will smoke othe All the lending brands of 5c. cigars at \$1.75 per box, or 6 for 25c. The largest variety of Pipes and Tabacces in temperature Tabaccos in town.





riodicals at publishers' rates, 407 Spruce Street.

New Phone 43. \*\*\*\*\* \*\*\*\*\* \*\*\*\*\* \*\*\*\*\*



Concert by Liederkranz.

The Scranton Liederkranz will give a concert in its half on Laekawanna ave tue, on the night of Dec. 15,

Diagram for Mascagni Company. The diagram for sale of seats for the Mascagni Opera company opens at Pow ell's Music store tomorrow morning at 9 o'clock.

#### Charged with Desertion.

Charles Thomas, of Greens' court, was held under \$200 bail last night by Magis-trate Millar on a charge of describin and trate Millar on a charge of desertion non-support preferred by his wife,

### D., L. & W. Mine Pays.

The employes of the following Dela-vare, Lackawaana and Western mines paid tomorrow: Hallstead, Petre Hunt, Woodward, Auchineloss will be bone, Bitss, Avondate

To Repeat Minstrel Show.

The minstrel show recently given by

### Deafness Cannot be Cured

local applications as they cannot reach by local applications as they cannot reach the diseased portion of the car. There is only one way to cure dearfness, and that is by constitutional symedies. Dearfness is caused by an inflamed condition of the mucous liming of the Eustachian Tube. When this tube is inflamed you have a rumbling sound or imperfect nearing, and when it is entirely closed Dearfness is the result, and unless the inflamation can can be taken out and this tabe restored to its normal condition, heaving will be destroyed forever; thine cases out of ten are caused by Catarrh, which is nothing but an inflamed condition of the miccous services.

The cansed of Caldidor, while is nothing to cast appendix upon, and injure one whom we writes.
 We will give One Hundred Dollars for the macous whom we have known to have walked worthy of his high calling as a minister of the gospel, and that a copy be sent for chrentars, free F. J. CHENEY & CO., Toledo, O. Sold by Draggists, Tec.
 Hall's Family Pills are the best.

Mrs. Leslie Carter, who opened her road season Monday night in Brooklyn. A farewell dinner was tendered to Mr. Blackwood Saturday night, A dispatch from that city says:

D. C., formerly city editor of The Trib-

me, has been engaged by David Belasco

John H. Blackwood, who resigned the dramatic editorship of the Washington Times to become press representative for Mrs. Leslie Carter, was tendered an au pulled her out on the floor. He denied been heard when court adjourned for revolt dinner at the Regent hotel last hight by the local theatrical managers, the assault. He said his aunt scratched the day. him and that thereupon he threw a pilfellow dramatic critics and others. There were no set speeches or toastlow at her. He was found guilty of asut each one present in turn contributed sault and recommended to the mercy of ongs and stories. W. D. Rapley and B. the court. He was sentenced to pay a Chase, who were unavoidably absent, vrote complimentary letters expressing the county jail.

fendant.

heir regard for Mr. Blackwood. Stanley Mitchell, of Vandling, was Those present were: S. Alvord, C. J. Columbus, William Dwyer, John B. Dahl-Columbus, William Dwyer, John B. Dahl-gren, Charles S. Fettis, William H. Fow-ler, Philander C. Johnson, William J. Kerngood, Ira J. La Motte, Joseph E. Luckett, W. T. Poweil, Harry N. Price, Gealezes in the Union hotel on Lackand had been in the country only a few F. F. Schrader, Morris S. Schlesinger Ned Stein and T. M. Reiliy, where a friend lived whose address he had on a card. Mitchell said he knew

## CHARGE WAS NOT PROVEN.

Mrs. Annie Marowsky Found Not Guilty of Adultery.

Resolutions of Confidence.

illed by the Rev. W. F. Davies, to the likel charge brought against him by the Rev. J. V. Davies and which is about to

come before the court. After the explan-ation was heard and the evidence exam-

ned, the following resolution was unan

mously adopted: Resolved. That we as a church wish to

express our unsnaken confidence in the unimpeachable character of our esteemed

pastor, Rev. J. V. Davies, and view with

indignation the malicious attempts mad

to cust aspersions upon, and injure on

Editor of The Tribune

night.

Mrs, Annie Roberts, of 417 South hand in his pocket and drawing out \$6. Wyoming avenue, vesterday caused the Mitchell snatched this from him and arrest of Mrs. Annie Mafowsky on the left the hotel. Later he was arrested charge of adultery. A hearing was conin the yard at the Delaware and Hudducted before Magistrate Millar last son station. He had the \$6 and the ard which Gealezes showed him on his

Mrs. Roberts swore that about six Derson weeks ago she left this city for Johns-The defendant said that Gealezes was filed on April 13, 1991. town to visit friends, and declared that an old friend of his and that he had on the very day she left Mrs. Marowowed him \$6 for some time. He met sky installed herself in the house and him on the day in outestion in the Union lived there with Roberts until last hotel. Andrew Kruncha, an enemy of week, when she (Mrs. Roberts) returned Mitchell's, saw the transaction, and ome. Upon her arrival at her home. when the defendant went to the Delashe says, she discovered that her husware and Hudson station to go to his band had sold all the household effects nome in Vandling, Kruncha followed to Mrs. Marowsky for \$59. him and behind some cars in the yard Mrs. Marowsky took the stand and relieved him of \$40 and put the card denied the charge. She admitted living ontaining the address of Gealezes' in the house with Roberts, but denied friend in his pocket. The jury refused that any improper relations ever exto believe the highly imaginative story isted between them. She was merely of Mitchell. He will be sentenced Sat-

boarding there, she said, during the aburday. Superintendent Day says that sence of her husband from the city. Mitchell makes a business of buncoing The magistrate discharged the deforeigners who are strangers to the endant, there being no actual proof to substantiate the charge. P. A. Cannon decided not to prose ute Annie Medox for obstructing the LETTERS FROM THE PEOPLE.

xecution of a legal process and a ver-[Under this heading short letters of in dict of not gulliy was taken and the costs put on the county. The case arising from said mortgaging, and claims against Pierce Cleary charged with interest will be published when accom-panied, for publication, by the writer's name. The Tribune does not assume redecent exposure by Superintendent of sponsibility for opinions here expressed.]

Police Day was continued. The defense has asked for a bill of particulars and it has not yet been furnished.

the man and that Gealezes would have

to buy a nicket to reach the place. He

L. Tyler Connolly, a North Scranton livery stable keeper, was not present Sir: A special meeting of the mambers of the First Webb Baptist church. North Boranton, was convened on Monday even-ing. Dec. 1, at the special request of the pastor, the Rev. J. V. Davies, for the puresterday to prosecute Charles Barrett horged with larceny by ballee and a verdict of not guilty was taken and Martha Maggs. ose of hearing an explanation and exam-aing documentary evidence with regard the costs placed on the prosecutor When court adjourned Jerry Sullivan a the allegations contained in the answe





a delicious and healthful dessert. Pre-pared in two minutes. No boiling! no baking! add boiling water and set to cool. Flavors:—Lemon, Orange, Rasp-berry and Strawberry. Get a package at your grocers to-day. to cts.

fendant to pay the costs was returned, by sending them to the penitentiary, William Killgallon was tried for com-mitting an assault and battery on his aunt. Bridget Kilgallon. He lives at Carbondale and the prosecutrix alleged that on Nov. 1 she was sick in bed and that her nephew entered her room and asked her for some money to buy to-

asked her for some money to buy to- and after this was done Wargo moved There is much yet to be done, and bacco with. She refused to give it to them out of the house. All of the evi- will try to do it." him and he took hold of her feet and dence for the commonwealth had not THE BUILDING PERMITS.

# Opinion in the Smith Estate.

Judge A. A. Vosburg in Orphans' court, yesterday, handed down an opinfine of \$1, costs and spend ten days in jon in the estate of W. W. Smith. He says, in part:

in this distribution.

ered by the mortgage.

any month since the present superin-The executors under the will of W W onvicted of the theft of \$6 from John Smith, deceased, presented their petition He holds the strike responsible for the tendent, F. L. Brown, came into office, asking leave to mortgage certain real falling off. The permits granted were awanna avenue on October 24. last, estate of the decedent, for the payment Gealezes had just arrived in this city of debts, a schedule of which was atas follows:

Michael Devine, West Market street, tached to this petition. Opposition to this days. He went into the hotel to inquire request was made by certain parties in single dwelling. Mrs. Mary Relly, Welles street, aliera-

Number Granted During November

Very Small.

The number of building permits

granted during the month of Novem-

ber was the smallest issued during

Interest, but after a hearing, an order was made allowing the executor to bor-row twelve hundred dollars, which fund is now to be distributed. \* \* \* A claim I. Grossman. Fourth avenue, new porch J. D. Williams and brother, Washington is made upon a judgment at No. ivenue, three story brick building. asked Gedlezes if he had any money March term, 1961, and the amicable re and the latter replied by putting his vival of the same at No. 398 May term John Shields, Phelps street, alterations, Bernard McTighe, Cherry street, addi-1901, in the court of common pleas of

Lackawanna county, in favor of Frank M. Colvin against W. E. Smith and W. Delaware and Hudson Railroad company, Dlamond crossing, signal tower, Lackawanna and Wyoming Valley Rail-W. Smith. It is agreed that W. E. Smith is the principal debtor, and W. W. Smith way company, Mattes street, passenge shed. the surety, upon the note upon which

Lackawanna and Wyoming Valley Rail this claim is based. The revival was for way company, Blucher avenue, temporthe sum of \$576.93, and costs, and was building. Dr. Brennan, Penn avenue, Larn,

Objection is made to the allowance of A. B. Ruddy, North Main avenue, store this judgment as a claim upon the fund now before the court for distribution, for and dwelling. S. M. Snook, Amelia avenue, lumber

the reason that it was not included in the schedule of debts attached to the John Colligan, Hollister avenue, harn.

T. E. Reynolds, Summer avenue, altera

B. Christmas, North Main avenue, Iwelling.

green he

Michael Haley, West Market street

J. H. Evans, Drinker street, dwelling, W. Gerrity, Beaumont street, dwelling, Jos. D. Hickey, Prospect avenue, new mortgage this real estate for the nayment of debts, this particular judgment is omitted from the schedule of debts,

James Grady,West Market street, store Homer & Stender, Myrtle street, dwell

Charles Warner, Wheeler avenue, dwell-

Homer & Stender, Ash street, lumber

Mrs. M. K. Post, Jefferson avenue, barn.

### UNCLAIMED LETTERS.

Chemical company against the W. H. Coon company, limited, in which he spe-

Advertise your wants in The Trib-une's Want Columns. They pay.

"Rivers, P. Ralph, Miss Ethel Roy-s, Mrs. Ann Roach, Miss Jessie B.

Rozelle, Mrs. Ann Roach, Mrs. Jesue D. Rozelle, Mrs. Anthony Sceger, Mr. and Mrs. William A. Smith, Mrs. Waiter Sample, Mrs. Emma W. Scott, Burton Stocks, Charles E. Scarbrough, Frank M. Smith, Louis Segali, Mrs. Lottic Stackbouse,

G. Levi, Mrs. H. C. Lowd, James W. Lorbeit, Alex Lenard (2).
 Miss. Charles Miller, Marks & Co., D. C. Mayars, Finitoy Martin, Mrs. Mary Muilen, Miss Neilie Managan, Mrs. Mary Muiler, Mrs. Frank McCormack, Mrs. Miss Lydia Titus, M. D. Throup, Frank Milliam Moran.
 Miss. Neilie Pendergast, Miss M. F. Pattick, R. Rivers, P. Rabb, Miss Ethel Rev.

### West Scranton Station.

Blankets, worth 4.50, at... 4.0

**CXXXX** 

000000

SCARLET WOOL BLANKETS.

10-4 Blankets, worth \$3.25, at...\$2.75 11-4 Blankets, worth \$4.00, at... 3.50 11-4 Blankets, worth \$5.50, at... 4.50 Other makes have similar reduc-

GREY BLANKETS.

Special values in Comforts.

400-402 Lackawanna Avenue.

Mrs. Jeasle Burrell, David E. Davis, Walter Evans, Elsie Flamagan, A. G. Hammitt, G. Jones, James Long, G. Simusor, Florence Titley, PeterWanco-

Has just arrived in the city with two Carloads of Horses, which will be sold at Private Sale at

Cusick's Old Stables.

WALDRON





**Cotton Blankets Reduced** 

given. Fancy borders, of course.

WHITE BLANKETS.

The Satisfactory Store.

These are all well made and measure well to the size

McConnell & Co.

the schedule of heals attracted to the patition for leave to mortgage; but both in principle, and upon the authority of the cases cited below, which, while not directly in pole, seem to sustain the claimant's contention, I am of the opin-Edgar Sturges, Court street, barn,

on that this judgment must participate Conrad Schroeder, Monsey avenue

In order that there may be an express John Twining, Belmont Terrace, dwellruling upon this question, upon which there is a singular dearth of authority.

W, R. Owens, Belmont Terrace, dwell-I hold that where there is a judgment entered as a lien upon the real estate of

a decedent, and in an application by the representatives of the estate, for leave to dwelling.

attached to such petition, the plaintiff i said judgment is nevertheless entitled come in upon the distribution of the fur Tund

the priority of his lien upon the land cov-

C. B. Scott, Monroe avenue, alteration

COURT HOUSE NEWS NOTES.

The will of William H. Williams, late of Blakely, was yesterday admitted to probate by Register Koch. Letters of administration were granted to Reese and Marthe More: UNCLAIMED LETTERS.
List of letters remaining uncalled for at the Scranton, Pa, postofice, December of the Scranton, Annopole, Postmaster, Annopole, Postmaster, Postar, Para II, Ripple, Postmaster, Annopole, Postar, Postar, Postar, Broad Bros, N. K. S. Star, P. Barther, Broad Bros, N. K. S. Star, S. St Judge A. A. Vosburg will hear motions in the law library room, on Thursday morning at 10 o'clock. The will contest in

the estate of A. J. Merrill, deceased, will be taken up on Friday at 10 s. m. Judge Wheaton yesterday handed down an opinion discharging the rule for a new trial in the case of the Rochester

cially presided. Another damage sult growing out of the spring flooding of South Washington avenue flats was instituted, yesterday, by Attorney A. A. Chase. The plaintiffs are Kate Caffrey and the other minor chil-dren of John Caffrey, deceased. The de-fendants are, as usual, the Scrauton Steel company and the Wilkez-Barre and

Seranton Rallway company.