



"THIS COUNTRY WILL NEVER BE ENTIRELY FREE UNTIL IT SUPPLIES ALL OF ITS OWN DEMANDS WITH ITS OWN PRODUCTIONS."

OL. 52--NO 44. DANVILLE, PA., THURSDAY, NOVEMBER 1, 1906. ESTABLISHED IN 1855

DR. IRVING H. JENNINGS.
—DENTIST—
Office Hours
9:30 to 12:30 P. M.
101 Mill St.,
Danville, Pa.

CONDENSED NEWS.

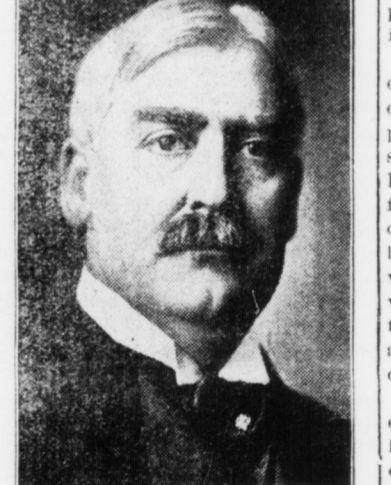
A coroner of Leesport will use a tame con to hunt coons this season.
Recent Chinese army manoeuvres are being highly complimented by experienced observers. The Chinese will be a factor in the next far eastern settlement, whether it is peaceful or by force of arms.
Election day is the next interesting event scheduled.
The voices of the spellbinder does not always carry conviction.
London doesn't think President Roosevelt made any mistake in asking a Jew to serve on his cabinet. Several of that nation have served England well as cabinet officers.
The Massachusetts Press association wants passes for newspaper advertising and has protested against a ruling of the interstate commerce commission prohibiting such barrier.
Half a dozen fathers of Monroe county broke up a Jesse James club formed by their boys just entering their teens. Their cure was the old fashioned whipping and it was effective.
The steamship Haversham Grange, from New York to Melbourne, has been abandoned at sea. The passengers and crew were taken off in safety. The steamship from some unknown cause caught fire.
There are a good many free thinkers among the voters this year.
Dan Cupid works all seasons of the year, his victims to entangle.
Philip Heil, a former member of the Pennsylvania legislature from Northampton county, died on Saturday at his home in Palmer township. He was 54 years old.
Revival services have just been concluded at the Salem Baptist church at Jenkintown, York county. It is a colored congregation and during the revival forty-one negroes presented themselves before the pastor for baptism.
When Misfortune gets on the trail of a man she usually makes it interesting for him.
Miss Blanche Tyler, of Shamokin, was found unconscious in her bed Saturday morning and died several hours later. The coroner is endeavoring to find out whether there was any mystery surrounding the case.
Defective sidewalks should be put in shape for winter.
Two ministers have been drawn on the Luzerne county grand jury.
Mauch Chunk householders are signing pledges not to pay more than six cents a quart for milk. Dealers have announced that the price will be eight cents after November 1.
Mail order houses are sharks that feed upon the credulity of the people.
Probably the sun is hiding its head until the political campaign is over.
Wild ducks are said to be plenty on the upper Delaware river.
Workmen removing bodies from the old Harmer Hill burying ground, near Glenside, found the bodies of Thomas Whitcomb and wife, of Edge Hill, completely petrified, while the body of their son, buried in the same lot, was reduced to dust.
Prince Henry, of Reuss, who has been visiting at the country home of J. F. Sullivan, at Radnor, expresses himself as charmed with America and American home life.
A Pike county bull gored Mrs. Magdalena Berger, aged 65 years, wife of its owner, to death, on Monday. Her daughter conquered the beast with a pitchfork, but too late to save her mother's life.
News ads are money makers for both merchant and customer.
Dr. George W. Holstein, for fifty years secretary of the Odd Fellows' lodge at Norristown, was honored by a banquet on Monday night and presented with a purse containing \$150 in gold.
Some of us will have a big sigh of relief when the campaign closes.
There is only one dangerous end of a gun—the end the fool stands at.
The deer will soon be making tracks for the guidance of the hunter.
If some hunters knew as much as their dogs they would get more game.
The real mother-in-law is usually the best friend of her daughter's husband, but not so often of her son's wife.
A gilded wooden key made in the manual training school at Norristown, was presented to County Superintendent Landis at the opening of the Montgomery county institute.
The New York campaign is rivaling the Pennsylvania fight in strenuousness.
The peckaboo waist is being reluctantly relegated to the winter quarters.
A single loaf of bread sold at \$2.50 at an auction held by the fire company at Danby, after a sauer kraut supper. The auction was impromptu and bidding was spirited on the last loaf.

CELEBRATED
100 BIRTHDAY

Centenarian Retains Her Faculties—Hearing Defective.
"Aunt Peggy" Seehler Monday celebrated her one-hundredth birthday. Seated in her comfortable old-fashioned rocking chair in the cozy home of S. B. Koehler, Bloom road, where she has had her home for many years past the aged woman graciously and untriggly acknowledged the kind congratulations of group after group of friends and relatives that during the day came and went. Not only did "Aunt Peggy" receive all day yesterday, but even on Sunday she was surrounded with many reminders that at last her tottering footsteps had brought her to the one hundredth milestone of life's journey. It was happily arranged to observe the Sabbath immediately preceding her one-hundredth birthday in a way that would give appropriate expression to the gratitude for long life and the blessing of health which dwelt not only in the heart of the beloved and aged woman but also in the hearts of those around her, who love her and care for her. Accordingly Sunday afternoon the Keystone Male Quartette of this city repaired to the home of Mr. Koehler and there rendered a number of their best selections, not forgetting two that are "Aunt Peggy's" favorites: "Jesus, Lover of my Soul" and "Nearer, My God, to Thee." She understood the singing; was able to follow nearly all of her two favorite hymns and dwelt most beautifully on the emotions that the singing aroused within her.
"Aunt Peggy" was in the very best of spirits and not within many years was her mind any clearer than yesterday. Her memory, it is true, reveals in the events of the long, long past, but while in pleasant conversation yesterday she proved to her friends that she was by no means oblivious of passing events and recalled the incidents of last week and last year with astonishing accuracy.
It was, however, of the long past that those assembled Monday desired most to hear and fortunately "Aunt Peggy" was in a reminiscent mood. Nearly all her stories related to her girlhood, nearly or quite ninety years ago. She has a keen sense of humor and laughed heartily as she related many an amusing anecdote, in which the actors were the sons of William Montgomery and others whose names are familiar but whom people of the present generation have never seen.
At the same time "Aunt Peggy" thoroughly appreciated the solemnity of the event; for while the attainment of a hundred years of life is the cause for rejoicing, yet it is the extreme limit that carries the man or woman who survives into the very shadow of death and eternity. Years ago "Aunt Peggy" realized that she had lived the allotted years of life and Monday she repeated the same beautiful sentiment that was recorded of her on her last birthday that her soul is waiting for the summons; that when it shall please God in his wisdom to call her hence she is ready.
There is no telling how many years yet remain for the aged woman. She is only slightly more feeble than on her last birthday. Her hearing, it is true, is defective but her eyesight and her general health is good. Retaining as she does all her mental faculties and surrounded as she is by kind and loving friends she still finds much enjoyment in every day life.
Probably over a hundred people called to visit "Aunt Peggy" Monday. Not a few came from a considerable distance while still others from Philadelphia, Reading, and Altoona sent letters and telegrams conveying congratulations. She received a large number of presents. A most beautiful tribute came from the ladies' aid society of Shiloh Reformed church, in the form of one hundred roses, one for each year of her life, which were conveyed to "Aunt Peggy" by the Rev. Joseph E. Gray and his wife.
Among those who assembled to do the aged woman honor was Mrs. Patter, of Philadelphia, and Mrs. W. P. Roberts, of Sunbury, nieces; Thomas Sanders, of this city; a nephew; Mrs. A. J. Thrash and Miss Lizzie Cantus, of Hazleton; grand nieces; John Cantus, of Drum's; Mrs. Peter Risher, of White Hall, and Mr. and Mrs. Harry Keefe, of Berwick, were also present.

W. H. TRUESDALE
HEARD FROM

Discountenances Omission of Danville on Railroad Map.
The omission of Danville on the D. L. & W.'s railroad map dwelt upon in these columns on Saturday has been discountenanced in unqualified terms by the president, W. H. Truesdale, J. H. Gosser, president of the local board of trade, on Monday addressed Mr. Truesdale a letter enclosing the clipping from the Morning News. The communication received in reply explains itself and shows that the writer takes much the same view of the omission as the News article. Mr. Truesdale's letter follows:
October 20th, 1906.
Mr. John H. Gosser,
President, Board of Trade,
Danville, Pa.
Dear Sir:—I beg to acknowledge receipt of yours of the 20th, with enclosed newspaper clipping, calling my attention to the fact that on the map of the D. L. & W. Railroad published in the Commercial and Financial Chronicle the name of Danville is not shown.
The fact that this is the case was a surprise to me, as I am sure it is to the other officials of our company. I can only assure you, furthermore, that it is not intentional and that we will on our next map have our map as published in the above named publication corrected and the name of Danville placed thereon so that it will appear in the next issue of the Chronicle in which this map is printed.
I sincerely hope that neither you nor any other citizen of Danville really believes for a moment that the policy of the management of this Company is so narrow and shortsighted as to have attempted to injure you or your town and its business interests by deliberately and willfully omitting the name of so important a business and shipping point as Danville from the map just because we happen to have differed from the views of your people on other matters. If there is any such impression abroad among any people I shall esteem it a favor if you will do what you can to correct it. I am, sure, furthermore, in the interests of fair play you will be very glad to do this for us.
Thanking you for calling the matter to my attention, I beg to remain,
Yours very truly,
W. H. TRUESDALE, President.



For Lieutenant Governor
ROBERT S. MURPHY.

FEAST OF ALL
SAINTS TODAY

Holy Day Throughout the Catholic World.
Today is the feast of All Saints, a holy day throughout the Catholic world. The chief object of the day is to thank God for the favors bestowed upon the elect; the sanctification, glorification and salvation of immortal souls.
The church on this day calls to mind the beautiful virtues the saints put into practice while living on earth, their great purity of heart, love for God and zeal for others' welfare.
Holy mass will be celebrated at 5:30 and 8 a. m. The services include the benediction of the holy sacrament.
ONE KILLED
ANOTHER INJURED
Eye Knocked Out and Face Disfigured as Cousin is Killed.
Two cousins meeting with sad accidents at the same time, but about a mile apart, is the strange coincidence of Tuesday afternoon.
At just about the same hour, two o'clock, when Frank Miller, of Foudryville, was crushed so badly that his death resulted a few hours later at the hospital, his cousin, Charles Miller, son of John Miller, who lives near Berwick, was struck in the face by the belt of a steam thrasher on his father's farm, and one eye knocked out and his face badly injured and disfigured. He was picked up unconscious, his face badly disfigured and one eye knocked completely from his head. He is aged 26 years.
For Sheriff Vote for D. C. Williams.
For Representative Vote for Ralph Kisner.
For Congress Vote for Dr. E. W. Samuel.

Every Loyal PENNSYLVANIAN SHOULD VOTE FOR EDWIN S. STUART AND THE WHOLE Republican Ticket ON TUESDAY NEXT.

President Roosevelt LOOKS TO PENNSYLVANIA TO SUSTAIN HIS ADMINISTRATION BY SUPPORTING THE REPUBLICAN PARTY. You can help bring this about by voting for Stuart and the entire Republican ticket.

FOURTEEN YEARS
IN PENITENTIARY

Motion for New Trial Denied and Peter Dietrich Sentenced—Prisoner Revealed No Weakness and Took Sentence Philosophically.

Judge C. C. Evans yesterday handed down an opinion denying a motion for a new trial in the case of Commonwealth vs. Peter Dietrich, which was argued in court here last week. On the same occasion Peter Dietrich was sentenced to undergo imprisonment at hard labor in the Eastern penitentiary for a period of fourteen years.
Court convened at 10 o'clock with his Honor Judge Evans and associates Blee and Wagner on the bench.
The court at once proceeded to dispose of the reasons assigned for a new trial, which were briefly as follows:
1. That the court erred in charging the jury that the burden is on the defendant to show that he was so deeply intoxicated with liquor as to be incapable of forming in his mind a design deliberately and premeditatedly to fire the fatal shot. If you should reach the conclusion from all the evidence that he was not so intoxicated, then his intoxication should go for naught.
2. The court erred in impressing upon the jury that the defendant had set up the defense of intoxication as a defense and that the burden was upon him to show it and so misled the jury from the true ground of defense.
3. The court erred in emphasizing the commonwealth's case and minimizing the defense.
4. The court erred in not calling attention to the weight of the testimony showing that the killing was accidental and the weakness and unreliability of the testimony of Dr. Paulus going to show that the killing was intentional and premeditated.
5. The court erred in charging that the burden is upon the defendant to prove beyond a reasonable doubt that the killing of Jones was purely accidental.
6. The court misled the jury in this that the defendant had assumed the burden of showing a defense grounded on intoxication and in not pointing out to the jury the difference in the defense of accidental killing.
Judge Evans reviewed in detail the entire charge, with which our readers are already familiar. He took it up point by point citing authorities to show that he clearly stated the law. He emphasized the fact that the defendant offered no evidence in the case. His counsel endeavored to show by cross examination of the Commonwealth's witnesses that the defendant was drunk, on the border of delirium tremens at the time of the shooting and that the shooting was the result of an accident.
The Commonwealth had offered evidence to show that the defendant had shot and killed Jones, the deceased.
The opinion of Judge Evans was that the court could not have been more specific or definite in explaining the nature and character of the defendant's defense to the jury.
Upon the question of accidental killing the court cited Wharton on Criminal Law to show that the burden of proof is upon the defendant.
In conclusion Judge Evans stated:

"The question of the defendant's guilt was a question of fact under the evidence and we believe that we properly left the same to the jury. There was no occasion for our saying that the testimony of Dr. Paulus was weak and unreliable.
"The charge of the jury must be considered as a whole. We believe that we fairly, fully and adequately charged the jury in this case and that the prisoner has no just cause for complaint.
"We are of the opinion that the interest of public justice require that a new trial should be refused. The motion is accordingly denied and the rule for an arrest of judgment and a new trial is discharged.
By the Court
CHARLES C. EVANS, P. J.
On motion of William Kane West of counsel for defense an exception was noted and bill sealed for the defendant.
When Judge Evans had concluded District Attorney C. P. Gearhart moved that sentence be pronounced on the defendant. While the judge was rendering his opinion Peter Dietrich sat by the side of the sheriff on the same spot he occupied during the two trials. He was looking quite well, physically. His face bore a serious, anxious look, but he betrayed no weakness whatever for whatever might come. At the request of the court he moved in front of the bar with unflinching step.
In reply to a question from Judge Evans Dietrich stated that he was 41 years of age. Upon being asked whether he had anything to say why sentence should not be passed upon him he replied that he had not, beyond the fact that he was not guilty. The court reviewed the trial and explained, that the extreme penalty for murder in the second degree was twenty years. The judge said, however, that he would not impose the full penalty, but would heed the recommendation of the jury for mercy. Passing from the extreme penalty of twenty years, the penalty for the next lower degree, voluntary manslaughter, the court explained was twelve years. It would not do, therefore to fall as low as this, as such a sentence would be virtually changing the verdict of the jury. At this point it became evident that the sentence would not be a light one.
The sentence of the court was that Peter Dietrich pay the costs of prosecution and undergo an imprisonment in the Eastern penitentiary at Philadelphia at separate and solitary confinement at hard labor for a period of fourteen years and to stand committed until the sentence of the court is complied with, the sheriff of Montour county to conduct the prisoner hence in fifteen days.
At no time was there any reason to believe that the sentence in Dietrich's case would be unduly light; few thought, that the penalty would reach fourteen years. Peter Dietrich shared the surprise with others, but he took the sentence very philosophically. Under the commutation act the time will be materially reduced.

SUPREME COURT WILL BE INVOKED
Motion for New Trial in Case of Peter Dietrich Will be Appealed.
Hon. Fred Keeler of counsel for the defense in the case of Commonwealth vs. Peter Dietrich stated in Bloomsburg last evening that the motion for a new trial denied by Judge Evans yesterday will be appealed. Pending the decision from the supreme court Peter Dietrich, of course, will remain in the Montour county jail. This is a complication not generally looked for, although a few whippers to that effect were heard in court here yesterday.

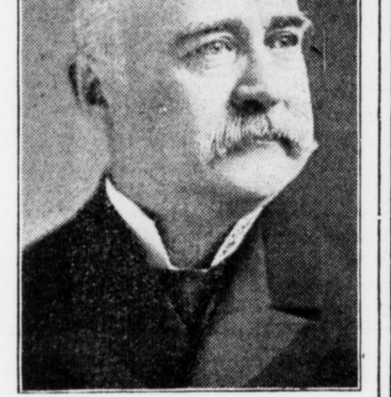
INSTALLING NEW LIGHTS
Arc Lights Displace Incandescent. Which Are to be Used in Suburbs.
Borough Electrician Smith is now busy installing the four new electric lights, which were authorized by council at its meeting on October 5th.
An arc light has been placed at Ferry and Spruce streets and the incandescent doing service at that point up to the present has been removed to Eter's alley on West Mahoning street, where it fills a long felt want. An arc light also has been placed on Railroad street at the canal bridge and the incandescent light at that spot will be removed to P. J. Keefe's residence, Wall street. The wires are already stretched to that point, but the inclement weather yesterday made it necessary to suspend work, otherwise by last night the incandescent light would have been installed.

NEW RAILROAD GETS 2 MONSTER ENGINES
Pittsburg, Binghamton and Eastern Holding Them at Towanda.
TOWANDA, Oct. 31.
On the switch below Washington street, near the electric light plant, are two new six driver passenger engines, Nos. 21 and 22, consigned to the Pittsburg, Binghamton and Eastern railroad.
The engines are of the latest type of high-speed passenger engines and capable of doing heavy work. Both engines are of the same pattern and make having six five-foot drivers, a water tank holding 7,000 gallons, a single door fire box and weighing over 100 tons. They have a height of 14 feet, 5 inches over all and a width of 9 feet 10 inches at height, and are fitted with the latest New York brake valve. On each of the tanks are the letters "P. B. & E." done in white.

STILL SEEING THOSE BEARS
Bruin Again Sighted at Mainville by Pennsy Operator.
They are still seeing them! The Mainville bear again, this time it is Edward Breisch, night operator at the Pennsylvania station at Mainville who runs across brain. Breisch says that Tuesday night about 11 o'clock he went out of the station to bring some packs in off the platform and only a short distance away he saw a large shaggy animal approaching along the road which crosses the bridge near the station, and Breisch went far enough to make sure it was a bear. He had no gun and could not leave the station, but saw the bear cut across Boyd Yetter's farm and disappear in the darkness. This was the same spot on which bear tracks were found recently.

MASQUERADERS
DANCED AT ARMORY

Large and Delightful Affair to Celebrate Hallowe'en.
One of the largest and most delightful dances ever given in this city took place at the armory last evening when a number of the young people of Danville and their friends from nearby towns gave fitting celebration to Hallowe'en with a masquerade ball.
Beautiful and appropriate decorations had been arranged for the occasion, the members of the committee arranging the large quantities of corn husks and pumpkins and the hunting and flags to such admirable advantage that they succeeded in hiding from view nearly all of the numerous interior defects of the dilapidated old building. The decorations of the armory were far out done, however, by the adornments of the participants, the costumes leading not a little to the enjoyment of the occasion. Beauty, originality and variety marked the creations that now strayed with awe and again convulsed with mirth. The burly policeman, the sedate nurse, the clown, the cow boy, the devout dominie, the graceful dancing girl, the Oriental maid, and all the rest forgot their troubles and gave themselves over to the full enjoyment of the evening. The unmasking occurred during the tenth dance, and many delightful surprises ensued when the identity of the masqueraders was discovered.
Excellent music was furnished by Comstock's orchestra of Sunbury. During intermission refreshments were served in the armory. The committee which arranged the affair was composed of Robert M. Jacobs, Charles A. Hartt and Thomas A. Foltz.
Those from a distance who attended the dance were:
Miss Jean Andrus, Miss Claire Gross, Miss Gertrude Gross, Miss May Gross, Gerald Gross, Joseph Armstrong, Louis Moyer, Albert Salidra, Herbert Henrie, and Jay Grimes, of Bloomsburg; W. H. Wertz, of Lewisport; Miss Sara Fasold, Irvin Fasold and Hugh Bennett, of Sunbury; Bud Schuman, Ralph Russell, of Northumberland; Charles Hausnick and Charles Evans, of Berwick; Robert Bibby, of Milton; George Maters, Jr., and John Danner, of Shamokin; Baldy Smith, of Williamsport.



For Governor
EDWIN S. STUART.

DEMOCRATS WIN IN PENNSYLVANIA
Sweep Keystone State and Land Bryanites in Office.
HEARST CARRIES NEW YORK STATE—DEMOCRATS WILL CONTROL THE LOWER HOUSE OF CONGRESS.
Roosevelt Administration Reputed in Citadel of Republicanism—Business Men Alarmed Over This National Calamity.

King Bridge Company Goes Up.
The King Bridge company, of Cleveland, Ohio, which had been awarded the contract for the Millville bridge has gone into the hands of a receiver. In this failure Columbia county is just at present vitally interested, for the bridge company now has at its plant part of the structural work of the Millville bridge.
The Columbia county commissioners have had their solicitor write the receiver of the company that under no circumstances is he to dispose of the structural work of the Millville bridge which is now in the hands of the company.
There is a big possibility that the failure of the bridge company may jeopardize the chances of Columbia county in securing an early construction of the Millville bridge which was looked for in view of the fact that the only impediment in the way of its construction by the State—the payment by the Pennsylvania railroad of \$15,000 towards the cost of the bridge—has been cleared away. It is possible, though, that the work may be carried on by the receiver of the King Bridge company.
The same company was also the contractor for the Danville and East Bloomsburg bridges.

Are you for Roosevelt? Then vote the Republican ticket.

For President Judge Vote for Hon. C. C. Evans.

For Congress Vote for Dr. E. W. Samuel.

For Jury Commissioner Vote for Henry Kern.

LOVE FOR BEAUTY
CAUSED MURDER

Mike Zubh Attended Hallowe'en Celebration at Mt. Carmel.
A deliberate murder was committed in Mt. Carmel Tuesday evening and the murderer is now held without bail in the Northumberland county prison.
It is a tale of derelict love and passionate revenge. The actors in the tragedy are Slavs, miners in the coal districts about Mt. Carmel.
Adam Barder, who resides on West Second street, Mt. Carmel, decided to hold a celebration in honor of the advent of Hallowe'en, and to the jovial feast he invited several of his friends. Among those present was Mike Zubh from Mid Valley, near Centuria, who journeyed from afar both to partake of Adam's hospitality and to judge for himself of the beauty of Adam's daughter, famous throughout the Slavish settlement for perfection in form and features. Mike partook of Adam's beer and in a moment of confidence disclosed his love for Adam's daughter. It was love at first sight and Mike asked her hand in marriage. Adam replied that he could leave her if she would have him. Mike announced his intention of wooing the fair Slavish maiden and left for home.
The impertinence of Zubh dawned upon Barder and the rest of the crowd almost before the young man had left the house. With one accord they rushed to the door and hurled large sized rocks with hoots of derision at the retreating figure. Zubh turned and drawing his revolver, fired at the crowd, the first and only shot penetrating Barder's heart.
The noise of the affray quickly spread and an officer soon appeared, taking Zubh in custody. The murderer was taken before Justice Reed and was committed to the Northumberland prison without bail.
He was taken to Sunbury on the 5:30 train yesterday morning and now lies in jail. A speedy trial will be given him.
It is said that Zubh is not at all averse to talking and is perfectly frank in his discussion of the murder. A rumor from the jail has it that he is not "afraid of being hanged. They never hang people in Northumberland county anyhow."

Delightful Affair in the Armory.
The Knights of the Golden Eagle held an entertainment in the armory Saturday night for the members and their families, which proved a thoroughly delightful affair, enjoyed by a large number of people.
An entertaining program was rendered and during an intermission refreshments were served, the orchestra meanwhile discoursing choice music. The Sir Knights and their families resorted to their homes about 10 o'clock well satisfied with the evening's entertainment.
Following is the program:
Opening Ode..... by the Castle.
Opening Prayer Charles Wagner, H. P. Overture..... Orchestra.
15 Minute Address. Rev. L. Dow Ott.
Selection..... Mandolin Club.
Recitation..... Miss Hodges.
Song..... F. M. Herrington.
Recitation..... W. J. Rogers.
Selection..... Mandolin Club.
Song..... Mrs. Harry Sober.
Selection..... Orchestra.
Recitation..... Miss Kehl.
Song..... Wesley Houtbough.
Piano Solo..... Miss Richards.
Selection..... Mandolin Club.
Recitation..... Miss Kehl.
Closing Selection..... Orchestra.
Music was furnished by the McLain orchestra. It was well rendered and highly appreciated. Every number on the program was applauded.

For Associate Judge Vote for Charles A. Wagner.

Large Rubber Mat Procured.
A large rubber mat has been procured and laid down in front of the switch board at the borough light plant in order to insure safety to the engineers and others who have occasion to manipulate the switch board. It is some eight feet by three and is nearly half an inch thick.
Besides protecting the employees everything possible is being done to insure safety to sight-seers, who drop in to the plant during evenings to inspect the high speed machinery.
A neat wooden guard has now been constructed by Electrician Smith, which encloses the rear of the switch board and the regulators, which occupy a position on the floor nearby. Previously while exposed a heedless and inexperienced person might have been tempted to place his hand on any of these harmless-looking parts and thereby receive a shock which in all probability would have caused death.

For Sheriff Vote for D. C. Williams.

For Representative Vote for Ralph Kisner.

For Congress Vote for Dr. E. W. Samuel.

For Jury Commissioner Vote for Henry Kern.

JOB F.
The office of being furnished assortment of job fancy type and job generally, the Publisher announces to the public that he is prepared at all times to execute in the neatest manner.
JOB PRINTING
Of all Kinds and Description

RAILROAD COMPANY
REFUSED HEARING
Witnesses Were Examined and Justice Oglesby Gave Judgment.
Tuesday was the date set for the hearing before Justice of the Peace Oglesby in connection with the summons issued to the D. L. & W. Railroad company on Wednesday, the 24th inst., as the result of a violation of the borough ordinance by that company as it relates to speed of railway trains. The railroad company, however, failed to appear, although a hearing was held and judgment was rendered.
The time set for the hearing was between the hour of 10 and 10:30 a. m. As soon as it became evident that no one representing the railroad company would be on hand Justice Oglesby decided to go on with the hearing within the time limit. Chief of Police Minceomey and Officer John G. Voris, who timed the train and on whose testimony the summons was issued, were sworn and examined as witnesses.
The chief of police testified that on October 3 the 10:19 D. L. & W. train ran through the borough at the rate of 17 miles per hour, on October 4th, at the rate of 22 miles per hour; and on October 24th, at the rate of 37.1-5 miles per hour. Officer Voris was next sworn, and his testimony agreed precisely with that of the chief of police.
On the strength of the above testimony the justice gave judgment in sixty dollars embracing the three occasions on which the ordinance was violated.
About 3:45 o'clock P. R. Reese, Esq., of Stranton, and Hon. H. M. Hunkley, of this city, both attorneys for the D. L. & W. Railroad company appeared at Justice Oglesby's office. They merely requested of the justice that a copy of the ordinance as it relates to speed of railway trains be incorporated in the record. They gave no reason for their non-appearance at the hearing. Whether the company has found some flaw in the service or in some other way hopes to benefit itself by refusing to appear, of course, is unknown. If the case is pushed it is not improbable that the railroad company will make a test case of the matter, endeavoring to show that the borough ordinance is unreasonable and burdensome in its provisions relating to speed of railway trains.
Meanwhile according to information furnished by the police the D. L. & W. railway trains have not diminished their speed one whit while passing through the borough.

For Sheriff Vote for D. C. Williams.

For Representative Vote for Ralph Kisner.

For Congress Vote for Dr. E. W. Samuel.

For Jury Commissioner Vote for Henry Kern.