Danville, Pa., Jan. 17, 1907.

CLARENCE CARR

After a little over an honr's delib eration yesterday the jury in the case Samuel Dunmoyer and William E. Pensyl, in which the charge was conspiring to steal a horse, returned a worth and Dunmover were sentenced. each to two years in the Eastern penitentiary. In the case of Pensyl sentence was suspended pending argument for a new trial.

CONSPIRACY CASE RESUMED.

Wednesday morning the case of Commonwealth vs. J. H. Ethworth, Samuel Dunmoyer and William E. Pensyl was resumed. The testimony was completed on Tuesday evening and for the torneys for the defense of which there were three, went to the jury.

Charles V. Amerman, attorney for Pensyl, made the first plea. He addressed himself especially to the task of clearing Pensyl, holding that the latter was the unfortunate victim of circumstances and was not a party to conspiracy. The effect of his plea was much enhanced by Pensyl's wife and little daughter, who sat by the side of the defendant weeping bitterly.

Ralph Kisner, attorney for Ethworth next went to the jury. He urged that When the case of Clarence Carr was no conspiracy was shown. He admit- disposed of the prothonotary was dited that Ethworth might have been rected to take the verdict. guilty of receiving goods under false that he could not be convicted of con- mended to the mercy of the court.

charge the jury that no conspiracy ex-

strong and characteristic plea. He pre. The Judge continued: faced his address by a humorous allusion to the multiplicity of attorneys for defendants and [their apparently conflicting interests. He said that use of Montour county, and that each one of the several lawyers employed seemed willing that the other two defendants should be considered that the one that he represented might be acquitted. Mr. Hinckley insisted that a conspiracy existed and that all detail to show that Pensyl was in as deep as any of them. He spoke for over half an hour.

and submitted the evidence.

At 11 o'clock the jury retired, the Jesse Umstead, Jonathan Stahl, Grant 20, October session, 1907. er, C. C. Moyer, Michael Adams, John H. Garnett, Harry El-

CLARENCE CARR. Shortly after 11 o'clock the case of Commonwealth vs. Clarence Carr was attached, which was the last case on the Commonwealth list, The charge was homicide, the defendant, it will be recalled, being accused of causing the death of little George Fausnaught by pushing him into a deep pool in the dismantled steel plant on the afternoon of July 18th last. A true bill guilty" entered at the previous session of court.

When the case was attached yesterday, Ralph Kisner, attorney for Clarence Carr, explained to the court that after due deliberation and acting on advice of others, he had decided to asing the plea of "not guilty" and to entitled to the fullest measure of con- unani nously by the senate. sideration and mercy. His mother is a patient at the hospital for the insane. The boy is not yet 16 years of age and his education and training have been sadly neglected.

Mr. Kisner said he believed that he should be restrained. He was fearful that, if tried on the charge of homicide, the boy might be acquitted and he doubted whether he was fit to go free, as he might be tempted into the commission of some act similar to the one of which he is accused. He, therefore, asked that the plea be changed to one of guilty in lesser degree than charged in the indictment and the boy be committed to some reformatory institution, where he would receive proper training.

The court called upon the district attorney, who agreed to the modification of the plea and the whole plan as proposed by Mr. Kisner. On motion therefore, the court agreed to suspend sentence on the plea entered and announced that the matter would be finally disposed of during the afternoon.

In the meantime it was decided to hear some testimony on the case for the enlightenment of the court.

George Fausnaught, the father of the little victim, Officer Voris, Ralph Himes, Roy Earp, and Willie Fausnaught, were called to the stand. The details of the sad affair are well known to our readers There was an element of deep pathos in the testimony of little" Gus "Earp, ten years of age. He said that George Fausnaught was sitsaid that George Fausnaught was sit-ting or stooping near the edge of the deep "soaking pit", when Clarence such an endorsement not worthy of your Carr stole up behind him, and seizing him by the ankles, threw him forward and headfirst down into the water. Little George sank and then rose, sinking again. The drowning boy, when

blue" in the face. Carr.he said, made no attempt to assist him, but only laughed. The witness said that he told Carr that he was going "to tell on him," but that Carr told him that if he did so he "would smash his face." The result of this threat was that the little boy kept the dreadful secret locked up in his bosom until the next morning, when he told his mother all about it.

WEDNESDAY AFTERNOON. For the first thing in the afternoon Clarence Carr was called before the ourt. The boy, notwithstanding the neglect to which he has been subjected, is by no means repelling in appearance. He has been in jail since last of Commonwealth vs. J. H. Ethworth, July and he shows the effect of long confinement. Judge Evans told him that for the offense to which he had pleaded guilty he could send him to verdict of guilty, convicting each of the penitentiary for twenty years, but the defendants as in manner and form he did not believe that such a sentindicted. During the afternoon Eth- ence would be for his best interest. He, therefore, had decided to give him a chauce to make a man of himself. The sentence of the court was as fol-

Now January 16, 1907, the court sentences the defendant, Clarence Carr, to pay the costs of prosecution and to be committed to the care and guardianship of the managers of the Penusylvania Industrial Reformatory at Huntingdon, Pennsylvania, there to be kept, fed and clothed and treated is the law directs and to stand comfirst thing yesterday morning the at- mitted until the sentence of the court is complied with. By the court, Charles C. Evans, P. J.

The court informed Clarence Carr that he would be likely to remain at the reformatory for at least ten years. CONSPIRACY VERDICT.

The jury in the case of Common wealth vs. J. H. Ethworth, Samuel Dunmoyer and William E. Pensyl, which went out about 11 o'clock, agreed upon a verdict between 12 and The verdict was sealed and the jurymen went out for their dinners.

Each of the defendants were four pretenses, an offense, however, which guilty as in manner and form indictdid not figure in the indictment, but ed, William E. Pensyl being recom

Charles V. Amerman, attorney for Pensyl, moved for an arrest of judgrepresent the whole group of defend- ment and a new trial, reasons to be ants, made the last plea, which was filed within a specified time. The brief, merely insisting that the court court appointed Saturday afternoon next at 3 o'clock as time for argument.

Ethworth was then called up for It was shortly after 10 o'clock when sentence. He was asked by the court Hon. H M. Hinckley went to the jury if he had anything to say. He replied, for the Commonwealth. He made a "nothing except to ask for mercy."

The sentence of the court is that you, J. H. Ethworth pay the cost of prosecution, a fine of \$100 to the Com-monwealth of Pennsylvania for the undergo an imprisonment in the East-ern penitentiary at Philadelphia for a period of two years to be computed from this date, at separate and guilty and made a scape goat, only so ary confinement, at labor, and stand committed until the sentence is complied with. The sheriff to conduct you thence in ten days.

Samuel Dunmoyer was then called three of the defendants were properly before court. In reply to a question charged, reviewing the evidence in from the judge he said he had nothing to say except that he was "not guilty." He was also given two years in the Eastern penitentiary at separ-Judge Evans' charge was very clear ate and solitary confinement at labor, and impartial. He defined conspiracy his sentence in all respects being sim-

ilar to that of Ethworth. In the case of Commonwealth vs. twelve men were as follows: Jesse Jacob Dewald, Jr., in the court of Klase, Michael Riley, Jacob Dietz, quarter sessions, Montour county, No.

In re rule to show cause Breckbill, George P. Cotner, Robert fendant, Jacob Dewald, Jr., should not pay to his wife certain moneys due her under decree of this court made January 12, 1898, &c

Now January 16, 1907, rule made absolute and it is further ordered and decreed that Jacob Dewald, Jr., forthwith pay to his wife, Sarah Dewald, all moneys, and allowances, now due and in arrears, as well as all moneys and allowances that will hereafter occrue to her under the terms of the order of this court, made January 12. by said order of court, the surety to was returned and a plea of 'not fault thereof an attachment to issue against the said Jacob Dewald, Jr

Appointments Confirmed.

HARRISBURG, Jan. 16. The senate today confirmed the appointment of David Martin to be in sume the responsibility of withdraw- surance commissioner, by a vote of 36 to 6. The appointments of Robert Mc ask that a plea of guilty in a lesser de- Afee to be secretary of the Commongree than homicide be entered. He wealth, M. Hampton Todd to be at explained that the case was a sad one torney general and Thomas J. Stewart and that the youthful defendant was to be adjutant general were confirmed

> Russian terrorists are particularly active just now.

Do You Think . For Yourself ?

Or. do you open your mouth like a young bird and gulp down whatever food or medicine may be offered you? in need of velocity of the composition and the composition of the composition and the composition and the composition and the composition and the composition of the composition and the c

The makers of Dr. Pierce's Favorite Prescription, for the cure of weak, nervous, run-down, over-worked, debilitated, pain-racked women, knowing this medicine to be made up of ingredients, every one of which has the strongest possible indorsement of the leading and standard authorities of the several schools of practice, are perfectly willing, and in fact, are only too glad to print, as they do, the formula, or list of ingredients, of which it is composed, in plain English, on every it is composed, bottle-wrapper.

The formula of Dr. Pierce's Favorite Prescription will bear the most critical examina-tion of medical experts, for it contains no alcohol, narcotics, harmful, or habit-fo drugs, and no agent enters into it that is not highly recommended by the most advanced and leading medical teachers and author ities of their several schools of practice These authorities recommend the ingredients of Dr. Pierce's Favorite Prescription for the tly the same allments for which

this world-famed medicine is advised. No other medicine for woman's ills has any such professional endorsement as Dr. Pierce's Favorite Prescription has received, in the unqualified recommendation of each of its consideration?

A booklet of ingredients, with numerous authorative profesional endorsements by the leading medical authorities of this country, will be mailed free to any one sending name and address with request for same. Address he came to the surface was "black and Dr. R. V. Pierce, Buffalo, N. Y.

AN ORDINANCE.

TO AMEND SECTIONS TWELVE(12) AND FOURTEEN (14) RESPEC-TIVELY, OF AN ORDINANCE ENTITLED, "AN ORDINANCE REQUIRING AND PERMITT-ING THE OWNERS OF CER-TAIN PROPERTIES IN THE BOROUGH OF DANVILLE, MONTOUR COUNTY, PENN-SYLVANIA, TO MAKE PROPER CONNECTIONS WITH AND USE ALL SEWERS CONSTRUCTED BY THE SAID BOROUGH, PRO-VIDING FOR THE METHOD OF MAKING SUCH CONNECTIONS PRESCRIBING THE MANNER OF THE USE OF SUCH SEW-ERS, AND REGULATING THE CHARGES] THEREFOR, RES-PECTIVELY, AND FOR OTHER PURPOSES," APPROVED THE TWENTY SEVENTH DAY OF JANUARY A. D. 1905, CHANG-ING AND INCREASING THE TAPPAGE FEE OR CHARGE AND ABOLISHING ALL ADDI-TIONAL AND YEARLY

CHARGES FOR SUCH CONNEC-SECTION 1. Be it ordained and en-State of Pennsylvania, in council asenacted by the authority of the same, That Sections twelve and Fourteen respectively, of an ordinance, entitled, "An ordinance requiring and permitting the owners of certain properproper connections with and use all sewers constructed by the said Borough, providing for the method of making such connections, prescribing and regulating the charges therefor, respectively, and for other purposes" approved the twenty-seventh day of

"SECTION 12. That the said tappage fee or charge for thus connecting with the said respective and proper sewer shall be respectively, the follow-

January A. D., 1905, which said sec

For each building to one connection the sum of ten dollars. For each con nection to one building the sum of Ten Dollars, Together with the following additional and yearly charges for each connection. And which also shall be paid to the said Borough by the said owner or owners of the said respective properties and premises,

For each dwelling the sum of Three Dollars per year,

For each store-room the sum of Three Dollars per year, For each shop the sum of Three Dol lars per year.

For each office the sum of Three Dollars per year, For each public hall the sum of Five

Dollars per vear. For each restaurant the sum of Five Dollars per year.

For each hotel the sum of Ten Dol lars per year.

For each bottling works the sum of Five Dollars per year, For each brewery the sum of Twen-

tv-five dollars per year. For each factory the sum of Twenty-five dollars per year,

For each slaughter house the sum of Ten Dollars per year,

For each laundry the sum of Ter Dollars per year. For each railroad station the sum of

Ten Dollars per year,

For each livery stable the sum of Ten dollars per year.

That the yearly charge for all sewage and drainage connections not hereinbefore specifically fixed and specified shall also be uniform and shall be made by the said Town Council."

"SECTION 14: That all fees, yearly charges, fines, penalties and costs imposed by any of the several provisions of this ordinance may be sued for, collected and recovered before any Justice of the Peace of the said Borough of Danville as debts of like amount and fines and penalties imposed for the violation of Borough Ordinances are now by law collectable and recoverable, and shall be paid over to the Treasurer of the said Borough of Danville for the use of the said Borough." Be and the same are hereby amended respectively, so as to be and

read as follows: SECTION 12. That the said tappage fee or charge for thus connecting with ough of Danville. the said respective and proper sewer shall be respectively, the following,

For each single building to one connection the sum of twenty dollars, For each double building to one con-

nection the sum of thirty dollars. For each additional dwelling house offense. wned by the same person to the same

onnection the sum of ten dollars.

SECTION 14. That all fees, charges, ines, penalties and costs imposed by any of the several provisions of the hereinbefore recited ordinance as well as by any of the several provisions of fines and penalties imposed for the It cleanses this amendment to the said recited violation of Borough ordinances are ordinance may be sued for, collected now by law collectable and recover- brane. It cures Co and recovered before any Justice of able, and shall be paid over to the tarrh and driv the Peace of the said Borough of Danville as debts of like amount and fines use of the said Borough. and penalties imposed for the viola-

shall be paid over to the Treasurer of the said Borough of Danville for the

use of the said Borough. APPROVED the 8th day of Decem-

ber A. D. 1906. WILLIAM J. ROGERS,

Chief Burgess.

H. B. PATTON, Secretary of the Borough of Danville Council Chamber, Danville, Pa., Dec. 8th. 1906.

AN ORDINANCE.

TO PROVIDE FOR THE LICENSING OF TRANSIENT, RETAIL MER-CHANTS IN THE BOROUGH OF DANVILLE, MONTOUR COUN-TY, PENNSYLVANIA AND PROVIDING A PENALTY FOR FAILURE TO OBTAIN THE

acted by the Chief Burgess, and by the Town Council of the Borough of Danville, in the County of Montour and State of Pennsylvania, in Council assembled, and it is hereby ordained and enacted by the authority of the same acted by the Chief Burgess, and by the That hereafter every person, whether Town Council of the Borough of Dan- principal or agent, entering into, beville, in the County of Montour and ginning, or desiring to begin, a transient, retail business in the Borough of embled, and it is hereby ordained and Danville, in the County of Montour, and State of Pennsylvania, for the sale whatsoever, whether the same shall be represented or held forth to be bankrupt, assignees, or about to quit business, or of goods damaged by fire, wattour County, Pennsylvania, to make er or otherwise shall take out a license metal, which was strong and ductile for the same from the Chief Burgess of the said Borough of Danville and ed by the said Chief Burgess and atough. The amount of such license in the said Borough of Danville shall not 00), nor exceed the sum of two hundred dollars (\$200.00), per month or the Treasurer of the said Borough of a good edge. Danville for the use of the said Borough. Said license to be renewed qualities by such a process of 'fatigue,' monthly during the continuance of said sale, and upon failure of said person or persons so to secure such liin a sum not less than one hundred dollars (\$100.00), nor more than two will be as good as ever after a prolonghundred dollars (\$200.00), to be collected as other fines are by law collectable, and in default of payment of said fines, to be imprisoned in the jail ter will bring about recovery to an ex-

of the said County of Montour for a period not exceeding thirty days. SECTION 2 All ordinances or parts of ordinances inconsistent with cr con-

trary to the provisions of this ordinance are hereby repealed. APPROVED the 22nd day of Dec

mber A. D. 1906. WILLIAM J. ROGERS.

Chief Burgess HARRY B. PATTON. Secretary of the Borough of Danville

AN ORDINANCE.

ber 22. A. D. 1906.

Council Chamber, Danville, Decem

PROHIBITING THE DISTRIBU TION OF SAMPLES OF MEDIC AL PREPARATIONS. WITHIN THE LIMITS OF THE BOROUGH OF DANVILLE, MONTOUR COUNTY. PENNSYLVANIA. PRESCRIBING THE PENALTY FOR THE VIOLATION OF THE PROVISIONS OF SUCH ORDIN-ANCE, AND FOR OTHER PUR-

SECTON 1. Be it ordained and en acted by the Chief Burgess, and by the Town Council of the Borough of Danville, in the County of Montour and State of Pennsylvania in council assembled, and it is hereby ordained and enacted by the authority of the same: That it shall not be lawful for any person or persons, firm or firms, associations, corporation or corpora tions to throw or distribute, or cause to be thrown or distributed any bottle or bottles, box or boxes, package or packages, or other device or devices drugs, pills, ointments, nostrums, compound or other substance used as medicine or like articles of any kind whatsoever, in any street, alley, or upon or about any public or private rupt while I'm talking. Tommyproperty, building or buildings, dwelling or dwellings, door yard or premises within the limits of the said Bor-

Any person or persons, firm or firms, company or companies, association or house.' And in less than a moment the associations, corporation or corpora- crowd dispersed. tions who or which shall violate any brother and a guard to prevent another shall forfeit and pay a fine of twentyfive dollars for each and every such

SECTION 2. All fines and penalties imposed by any of the provisions of this ordinance may be sued for, collected and recovered before any Justice of the Peace of the Borough of Danville, as debts of like amount and Treasurer of the said Borough for the Head quickly.

SECTION 3. All ordinances or parts

tion of Borough ordinances are now of ordinances inconsistent with or

ordinance are hereby repealed. APPROVED the 5th day of January

A. D. 1907 WILLIAM J. ROGERS,

Chief Burgess. Attest H. B. PATTON. Secretary of the Borough of Danville

A RAZOR'S EDGE.

Results That Come From Stropping

Very thin is the edge of a razor blade Its thickness has been estimated at about one half millionth of an inch A writer says of this wonderfully thin bit of steel when seen under a powerful microscope: "The extreme edge of the section is distinctly bent to one This is nearly always seen in razor edges. The actual bend represents the effect of the last stroke on the strop which this blade has received. Now, this bending of the metal quite near the edge, minute as it is, has some very important practical consequences If the razor be used in such a way SECTION 1. Be it ordained and enthat the bend is toward the skin there will be a tendency for the edge itself to burrow downward into the skin, instead of sliding easily over the surface and merely cutting away the project ing hairs. If, on the other hand, the blade be applied to the face in such a way that the bend of the edge is away from the skin the edge will slide much more smoothly, with less tendency to

direction and thus tend to pull them Albert Kemmer, 2nd ward, Danville, tight while cutting. The direction of the bend of the edge can be regulated by the last few strokes on the strop. "This minute amount of bending un dergone by the metal near the edge of a razor blade has another practical result. We all know that a piece of wire bent double will be broken if it be bent backward and forward many times What really takes place is that the to begin with, is gradually made hard and brittle and then finally breaks off. Now the metal near the edge of a which said license shall be duly sign- razor is being subjected to very similar treatment. Every turn on the reverses the direction of the hend near tested by the Secretary of the said Bor- the edge, and, although the amount of bending is too slight ever to bring about actual breakage of such an elastic metal as hardened steel, it is be less than twenty-five dollars (\$25. - yet sufficient to bring about a change in the metal which renders it less This is why a razor which has been fractional part thereof, to be paid to used long ceases to cut well or to hold

cut or scratch the skin, while it will

act upon the hairs in a slightly upward

"Now it has been discovered that steel which has lost its proper elastic its good qualities under favorable circumstances. It will recover in this comparatively slow process, which ex-plains the fact that a tool which has become useless through continued use ed rest. But recovery will take place warmed, so that a few minutes' exposure to the temperature of boiling watent that would have required several days' rest at the ordinary temperatures. This fact explains the advantage

to be derived from the familiar practice of 'steaming' a razor before use. It is a common mistake to think that pets can only be taught when hungry and to commence a bird's training by depriving it of breakfast, dinner o supper is a most unhappy beginning. In reality the feathered folk are just as apt and full of fun after a comfortable meal as before it, and to starve scold or otherwise ill treat the little reature will usually render it too un happy to learn quickly if at all. Birds are extremely nervous beings. They love a low, quiet voice and gentle movements-love to be talked to, coaxed and made much of. If the pet is a new one and seems specially excitable or timid you will have to teach it first of all not to fear you. Any little games

he is to learn must be acquired after ward - Mary Dawson in St. Nicholas. A Singer's Lungs.

aria panted heavily. "I sang 196 notes that time," he said without once taking breath. "Indeed. That must be a record. "No. The record is held by Courtice Pounds. Pounds sang 316 notes with out respiration in 1898. The record previous to that was held by Farinelli. with 300 notes. Norman Salmond has

sung 287 notes in this vey.
"It is wonderful what langs trained singers have. The average man could hardly sing fifty notes without breath ing, whereas to the singer 200 would be nothing."-Philadelphia Bulletin

A Test For Eyesight. An interesting test for eyesight may be had by observing Ursa Major-the Great Bear-on a clear starlit night. Not every one is aware that Mizar, the second star in the constellation, is double star. To observe this doublet demands good vision. Some starry night look up to the sky and see if you can discern it. If you do see it. you can rest content in the knowledge that your eyesight is not defective

Pa Twaddles-Well, what's the mat ter now? Tommy Twaddles-Ma says I mustn't never say a word while she's in the room. Ma Twaddles-Why, no. I didn't, dear. I said you mustn't inter What's the difference? - Cleveland Leader.

of hos is galloping down here to turample hus, etc. Oh, yea, yea, where will we go? Then they cried: 'Hurry, hurry, the hos is coming to charge and thrample hus! Hurry for the custom

"I then procured a surgeon for my of the provisions of this ordinance attack, and thus I saved Lord Clare's life at the risk of being torn limb from limb if I had been recognized by any of the mob."-London Notes and Que

> A Positive CATARRH CURE Elv's Cream Balm

AYFEVER DE S Gives Relief at Once.

Full size 50 cts., at Drug-Taste and Smell. gists or by mail; Trial Size 10 cts. by mail. Ely Brothers, 56 Warren Street, New York.

by law collectable and recoverable, and contrary to the provisions of this List of Applications for License

In Montour County at January Session, 1907.

At License Court to be held January 25th, 1907 at 10 o'clock a. m., for Hotel, Wholesale Liquor Stores, Distillers, Brewers and Bottlers, with names, places of residence, location, &c., of each.

NAMES OF APPLICANT. Eugene T. Linnard, 1st ward, Dan Irvin A. Snyder, 1st ward, Danville

James C. Heddens, 1st ward, Danville,

James V. Gillaspy. 1st ward, Danville, Carl Litz, 1st ward, Danville, Hotel.

Daniel B. Heddens, 1st ward, Danville, Hotel

Heister B. Foust, Comly W. Foust,

Daniel Marks, 1st ward, Danville,

Curry W. Foust, 1st ward, Ger-mania Brewery

Wm. C. Williams, 1st ward, Danville, . M. Dietz, 1st, ward, Danville, Ho

W. H. N. Walker, 2nd ward, Danville,

Elias Maier, 3rd ward, Danville, Res

George F. Smith, 3rd ward, Danville, Paul S. Swentek, 3rd ward, Danville

James Tooey, 3rd ward, Danville, Ho

T. Findley, 3rd ward, Danville, Wholesale Liquor Store Franklin L. Cochell, 3rd ward, Dan

ville, Restaurant. . . . Pat McCaffery, 3rd ward, Danville

larence E. Peifer, 3rd ward, Dar ville, Hotel. John C. Peifer, 3rd ward, Dauville Wholesale Liquor Store.

orge A. Meyers, 3rd ward, Dan ville, Hotel Charles Beyer, 3rd ward, Danville,

ames Rvan, 3rd ward, Danville, Ho-

John Kranack, 3rd ward, Danville,

Moyer, 3rd ward, Danville,

mes F. Dougherty, 3rd ward, Dan-ville, Hotel...

William Spade, 3rd ward, Danville, Harry W. Fields, 3rd ward, Danville,

Hanover Brewing Company, 4th ward, Danville, Brewery

Charles Beaver, Derry township, Ho

township, Hotel

Richard B. Moser, Derry township,

Hotel Adolph Webber, Liberty township,

W. D. Wise, Valley township, Hotel

Geo. W. Moser, Valley township, Ho

Samuel K. Antrim, Valley township,

Fanny Heddens, Washingtonville, Ho

Danville, Pa., Jan. 1st. 1907.

aluable time doing things in which here is neither point nor profit.

After a girl has married and left Atchison Globe

Places for which Application is Made. S. E. corner Market and Mill streets. 1st ward, Danville, Pa., known as

N. W. corner Penn and Mill streets, let ward, Danville, Pa., known as men were riding in the cab when the City Hotel.

Market and Front streets, 1st ward, Danville, Pa., No. 11 Mill street, known as Heddens House. N. W. corner Mill and Front street, No. 1, 1st ward, Danville, Pa.

Danville, Pa., No. 16 Mill street. West side of Mill street between aculously. Market and Mahoning, No. 127, 1st the accident ward, Danville, Pa., known as Man-

East side of Mill street, between Mahoning street and Penn'a Canal, No. 234 Mill street, 1st ward, Dan-

East side of Mill street, between Market and Mahoning streets, known as the Baldy House, Nos. 118 and 120, 1st ward, Danville, Pa.

S. W. corner Iron and East Market streets, known as the Glendower House, 1st ward, Danville, Pa. South side of Market street, adjoin ing an alley on the east, D. L. Guest on the west and known as the Lafa-yette House in the 2nd ward, Danville,

South side of Market street, being Nos. 724 and 726 East Market street, 2nd ward, Danville, Pa. West side of Mill street between

West side of Mill street, Nos. and 293, between Penn'a Canal and D. L. & W. R. R., 3rd ward, Danville,

West side of Mill street, No. 339 be tween D. L. & W. R. R. and North'd at 2 o'clock in the afternoon of the street, 3rd ward, Danville, Pa., known s the Union House

North side of North'd street, No street, 3rd ward, Danville, Pa., known as the North Danville House. East side of Mill street between enter and Spruce streets, 3rd ward,

treets, 3rd ward, Danville, Pa. Northeast corner of Mill and Spruce 22 and 524 Mill street. West side of Walnut street between

lock streets, 3rd ward. Danville, Pa. Nos. 542 and 544 Mill street, known as White Horse Hotel. East side of Mill street between Spruce and Hemlock streets, No. 532, 3rd ward, Danville, Pa.

opposite D. L. & W. depot, known as Railroad House, 3rd ward, Danville, East side of Mill street, between

Corner of R. R. street and an alley

property of Reading Iron Company on the west. In a house situated in 3rd ward, on the north east corner of Mill and Lit

East side of Mill street, No. 338, Danville, Pa. Fronting on Spring street, between A and B streets in 4th ward, Danville,

Wm. Houghton, Exchange, Anthony Road leading from Exchange to Turbotville adjoining lands of Mrs. Austin Mohr, Dr. M. McHenry and Charles

> ingtonville Station is located, Derry township.

In a two story frame Hotel building situated on the corner of Main and Coal streets, in the village of Moores burg, Liberty Township.

Valley Township, on road leading from Washingtonville to Da known as Pennsylvania House. Washingtonville to Danville, In a three story frame Hotel building in Valley Township on road leading from Danville to Washingtonville, adjoining lands of Elias Williams,

Robert Cornelison. Fronting on Water street, corner of treet in Washingtonville Borough street in known as Excelsior Hotel. Southeast corner of Water and Mar

THOS. G. VINCENT. Clerk of Q. S.

Cock Crowers-An Extinct Trade

Notice is hereby given that the foregoing named persons have filed with the Clerk of the Court of Quarter Sessions of the Peace of Montour County their Petitions for License, which will be presented to the said Court on Fri day, the 25 day of January, A. D., 1907, at 10 o'clock a. m.

Mica when reduced to a powder form is used as a lubricant for a high speed machinery. It keeps the bearings free from dust and resists cold and damp-

The doctor can't always cure you: ometimes it's your mean disposition. The trouble about a good time is that people seldom agree on what it is If a shiftless man in a country town oesn't keep greyhounds he usually So many men fool away so much

ome she sits up and takes notice every time her parents buy an expensive dress for the daughter still at home .-

West side of Mill street, between

East side of Mill street, between Market and Front streets, 1st ward.

sion House.

streets, 1st ward, Danville, Pa., No. Hugh. Dr. Rutter, of Bloomsburg, was

Penn'a Canal and D. L. & W. R. R. 3rd ward, Danville, Pa. No. 279.

West side of Mill street, Nos. 295 aud 297, between Penn'a Canal and D. L. & W. R. R. 3rd ward, Danville,

West side of Mill street, 3rd ward, Danville, Pa., No. 311.

Danville, Pa., No. 510. Southeast corner of Mill and Spru-

R. R. street and an alley opposite Reading depot, 3rd ward, Danville, Pa., known as Catawissa Depot House. Southeast corner of Mill and Hem-

Hemlock and Little Ash streets, 3rd ward, Danville, Pa., and known as Washington House. North side of North'd street, 3rd

ward, Danville, Pa., adjoining property of Augustus Treas on the east and tle Ash streets, being No. 632 Mill street, Danville, Pa.

Situated in Exchange, Montour county on the north side of Public

On east side of public road leading from Washingtonville to White Hall, near or adjoining lands of Wilkes Barre & Western R. R. where Wash

A two story frame building situated on the east side of public road leading from Danville to Washingtonville, bounded on the north by road leading from Washingtonville to Jerseytown, on the east by land of Joseph Hartman on the south by land of Henry Cooper.

At junction of public roads leading from Mooresburg and Washingtonville o Danville in Mausdale, Valley Township, known as Valley-House.

Pierce Appleman, Philip Beyer and

Amandus L. Heddens, Washingtonket street, Washingtonville Borough, known as Eagle Hotel.

enius ever got his start by purchasng diamonds on the installment plan. When a man is telling of a quarrel he has had and says, "I said to the other fellow," he nearly always makes what he says a good deal worse than

"Cock crowers in the past got good pay," said an antiquary, "but theirs is an extinct business now. Cock crowers were employed by the rich in their town houses to crow the hour. They crowed only the rising hour for the most part, but during Lent they crowed everything-even the halves and quarters-all night long. It was a kind of penance. These men were trained from childhood to crow. Sometimes in their childhood an operation was per formed on their throats to give them a more cocklike delivery. An ancestor of mine on the maternal side was a It is not recorded that any financial famous cock crower in his day."-London Graphic. Timely Precaution.

"Maria," said Mr. Quigley, entering his home in some excitement, "I want you to promise me not to look at the papers for the next three months!" "What for?" wonderingly asked Mrs. Ouigley.

I have just been nominated for a public office," he faltered, "and I don't want you to find out what kind of man I really am."-Chicago Tribune. gists.

FIVE KILLED BY BOILER EXPLOSION

NORRISTOWN, Jan 16. Five men were killed in the explosion of the boiler of a Reading freight engine at Bridgeport today. The dead are: Conductor Charles Stein, Fireman John Noblock, Brakeman Roy Scheder, Brakeman Elmer Kane, all of Allentown, and an unknown man in

charge of a stock car. Low water in the boiler is believed accident happened. Scheder's body was torn to fragments. The others were scalded to death or killed by the shock. The rear portion of the boiler was hurled 150 yards away while the locomotive wheels remained on the

Engineer J. D. Blank escaped miraculously. He declined to talk about

Sheriff of Molly Maguires. Ex-Sheriff John W. Hoffman, of Bloomsburg, who died recently, was the sheriff who hanged the Molly N. W. corner Front and Ferry Maguires, Pat Hester, Tully and Mc-

the physician for the hanging. Sheriff

Hoffman would never talk about the

hanging of the Molly Maguires. Good weather to take care of your

SHERIFF'S SALE

REAL ESTATE By virtue of a certain writ of Fieri

Facias issued by the court of Common

Pleas of Montour County, and to me

directed, will expose to Public Sale at the Court House, Danville, Pa., Montour County, State of Pennsylvania,

Friday, February 8th, '07

said day the following described Real Estate, viz: The undivided one-ninth interest in all that certain piece, parcel and lot of between Mahoning Creek and Mill ground situate in the Third Ward of the Borough of Danville, in the County of Montour, and State of Pennsylvania, on the West side of Mill street in said Borough, and bounded and described as follows to wit: On the East by Mill street of said Borough, on the South by lot of Henry Moyer, on the West by Mahoning Creek and on the North by lot of Frank Jameson; said lot being about nineteen feet, more or less, in front on Mill street, and about two hundred feet, more or less, in depth to Mahoning creek and about seventy-five feet, more or less, in width in the rear on Mahoning Creek, and

whereon is erected a TWO-STORY FRAME BUILDING

At Present Used as Restaurant and Dwelling. Seized and taken into execution, it being the undivided one-ninth interest devised to Israel Major in all the Real Estate of which Jacob Maier, late of the Borough of Danville, died seized

Bloomsburg, Pa. Executor's Notice. Estate of William Taylor, late of Lib-

erty Township, Montour county

All persons indebted to said estate

are requested to make immediate pay-

CLINTON HERRING, Atty.

deceased.

without delay, to.

Counsel.

D. C. WILLIAMS, Sheriff.

ment and those having legal claims against the same, will present them. without delay in proper order for settlement to

HENRY VINCENT, Executor. Danville, Pa., January 11th, 1907.

Administrator's Notice. Estate of Mary Crossley late of the Borough of Danville, in the county of Montour and State of Pennsylvania

deceased. Notice is hereby given that letters of Admistration upon the above state have been granted to the undersigned. All persons indebted to the said estate are required to make payment, and those having claims or demands against the said estate, will make known the same,

J. P. BARE Administrator Mary Crossley deceased Edward Sayre Gearhart,

P. O. Address.

Executivix

Danvilla Pa Executrix Notice. Estate of Michael H. Wallize, late of the Borough of Danville, Montour county, deceased. All persons indebted to said estate

ment and those having legal claims against the same, will present them without delay in proper order for settlement to

MRS. MARY JANE PERSING.

are requested to make immediate pay-

Danville, Pa., Nov. 1st, 1906. Winsder Hotel

Between 12th and 13th Sts. on Filbert St

Philadelphia, Pa.

Three minutes walk from the Read ng Terminal. Five minutes walk from the Penna. R. R. Depot. EU-OPEAN PLAN \$1.00 per day and upwards.

AMERICAN PLAN

\$3.00 per day. R-I.P-A-N-S Tabules Doctors find A good prescription

For Mankind. The 5-cent packet is enough for usua occassions. The family bottle (60 cents contains a supply for a year. All drug-