

WEIGHING MAI LS--
BIG PROPOSITION

The weighing of mails began at the local post office yesterday and will continue till December 31st for the purpose of basing the compensation of the railroads for the carrying of the mail for the next three years. It will be the most complicated and exhaustive that has yet been attempted. The act of March 2, 1907, requires the postmaster general to have kept a separate record of the weights of all classes of mail matter carried, respectively, of first class, second class, free, paid-at-pound rate and transient, third and fourth class matter and all franked and penalty matter and the equipment carried in connection with the same, even down to the weight of the locks used on the pouches. During thirty days of this period there will be kept a record of each of the above classes in such a manner as to show destinations, with a view to obtaining the average haul of the respective classes on a pound unit basis. For seven days of the period there will be kept a record of the revenue derived from the respective classes, together with the number of pieces dispatched. This will necessitate a separate account of postal cards, letters and other first class matter, in addition to the sub-class as shown above. This will be about one of the biggest propositions ever handed to postmasters, and when one considers the millions of pieces of mail handled daily it will be hard to realize how this work can be thoroughly systemized and accomplished.

CARS WILL LOOK
LIKE RACING YACHTS

An extremely interesting innovation in railway passenger transportation in this country will be inaugurated next month, when, it is announced, the Union Pacific railroad will place in service twelve gasoline rail-motor cars. The cars are intended for branch-line traffic, where the fast and frequent service required cannot be maintained by ordinary trains, except at a loss. The latest type of these cars developed at the Omaha shops of the Union Pacific makes 60 miles an hour with a 200 horsepower engine, reaches high speed within six car lengths, and can be stopped within 120 feet. With these advantages the cars can be put on a much faster schedule than is possible with the steam locomotive. Outwardly the newest of cars, which are built entirely of steel, resemble a turned over racing yacht. The forward end tapers sharply, and the roof and rear are rounded off to reduce air resistance and avoid the vacuum produced by a square car. Rounded windows give the passengers a wide range of outlook, and increase the nautical appearance of the car. In cold weather the cars are to be heated by hot water from the cylinder jacket. They are lighted by acetylene gas, shining through opalescent panels. For sanitary reasons the floors of the cars are built so that they can be thoroughly cleaned by flushing with hot water. The familiar system of ventilation has been replaced by roof ventilators which exhaust the inside air by suction, fresh air being taken in from the car roof in front. Vibration is reduced to a minimum by the way in which the motive power is balanced. The cost of operating the cars varies from ten to twenty cents a mile, according to the density of traffic, but the records kept prove beyond doubt that the rail-motor will make possible great improvements in handling branch line passenger traffic.

OWNERS MUST
TRIM THEIR TREES

Pursuant to the action of council a large number of notices were sent out to property owners Tuesday requesting that they trim the trees belonging to their premises, the limbs of which protrude so as to intercept the light from the arc and incandescent lamps and thereby impair the service of the borough light system. The action was based on a report of the borough electrician, who on observing the operation of the system was not slow to detect where the trees were in the way. On Front street, and on several of the principal streets in the fourth ward the trees need trimming. No matter how many arc lights are installed, if the trees are neglected, there are sure to be dark spots in the street. A single limb, if neglected, may grow out in such a position as to cast a deep shade on the street only a few yards from the lamp. It is a fact, however, that here and there on the streets above named the limbs of the trees actually meet forming an arch over the driveway. The effect at such places can easily be imagined: there is simply no light at all except in a little circle around the lamp. At such places it frequently happens that persons noting the absence of light mistake the cause and petition council for an additional lamp. Of course in such instances the lamp rarely materializes, but instead it comes the request that the trees on the thoroughfare be trimmed. Unfortunately property owners do not always take kindly to the proposition that they trim the trees and it is the cause of not a little friction between the borough and its citizens. Many persons are very proud of their shade trees and are glad to see them develop. To disfigure them therefore, by cutting off any of the limbs, seems like a defacement not to be entered upon without great cause. The borough will probably take measures to enforce the order. Each property owner that was notified may take consolation in the fact that he is not alone, as a score or more of notices relating to the trees were sent out from city hall yesterday.

INTERESTING CASE
BEFORE DALTON

Justice Dalton rendered his decision in a case yesterday which involves the right of citizens to shoot in the borough. The defendant in the case was Charles Love, who was accused by Scott Heim with shooting a cat, which belonged to the latter. The hearing took place before Justice Dalton Monday evening. The prosecutor alleges that on Sunday shots were heard and on going into the back yard saw defendant with revolver in hand and near by on the ground lay the dead cat. Love, who was represented by Ralph Kiser, pleaded not guilty. The prosecutor alleged that his cat was perfectly well behaved and was not addicted to killing chickens, as it came and went among his own fowls without molesting them. The charge brought against the defendant, however, was not that of killing the cat, but of shooting in the borough in violation of section 3 of borough ordinance under "Nuisances," which provides that it shall not be lawful for any person or persons to wantonly discharge firearms of any kind within the borough of Danville. The penalty is five dollars for each offense. Justice Dalton reserved his decision until 9 o'clock yesterday morning. At that hour all parties were on hand. The decision was that the defendant was guilty of shooting within the borough in violation of the ordinance and thus was liable for the fine imposed in addition to the costs. The justice, however, decided to be lenient and he remitted the fine, holding the defendant for costs only.

A Positive CURE
Ely's Cream Balm
It is quickly absorbed. Gives Relief at Once.
It cleanses, soothes, heals and protects the diseased membrane. It cures Catarrh and drives away a Cold in the Head quickly. Restores the Senses of Taste and Smell. Full size 50 cts., at Drug-gists or by mail; Trial Size 10 cts. by mail.
Ely Brothers, 56 Warren Street, New York.

ORPHAN'S COURT SALE!
—OF VALUABLE—
PERSONAL PROPERTY
AND
REAL ESTATE!
ESTATE OF MARY K. KEARNS, LATE OF THE BOROUGH OF DANVILLE, PA., DECEASED.
The undersigned as administrator of the said decedent will expose to public sale on the premises, being the late residence of the said decedent, No. 305 Mill Street, Danville, Montour County, Pa., on

THE HEARING
ON SATURDAY

The matter of the old cemetery will come up before court on Saturday. A number of witnesses including the church trustees and borough officials were subpoenaed yesterday. After the hearing the matter will no doubt be disposed of by the court with little delay and the way will then be open for speedily abolishing the cemetery. It is to the next stage of the proceedings, which will have to do with the removal of the dead, that the most interest attaches. How many bodies will be found after the lapse of so many years and what disposition will be made of them are matters which at this time are wholly problematical. In view of the fact that the cemetery may pass out of existence many prominent families of this section have entered upon a search for graves in which relatives, near or distant, are buried—with a view of causing their removal to another cemetery. In many instances, however, it occurs that even with the assistance of the old chart described in these columns a day or so ago, the graves can not be located. Among the graves for which a fruitless search has been made is that of Captain Jacob Gearhart, a hero of the Revolution and progenitor of the Gearhart family of this section, who was buried in the early days of last century. Robert Curry, who was murdered by the Indians, was buried in the old cemetery and his body was among the first interred. A year or so ago his remains or what could be found of them were removed to Fairview cemetery. Among the pioneers of Danville whose graves still remain and may be located are those of the Montgomery family. The plot may be found about midway between the center and the western side of the cemetery. While all are marked there is but one grave that contains a headstone and this is a very large one shaped after a design that was popular in the past. It bears the following inscriptions: "Hon. William Montgomery, elder of the Presbyterian church, entered into rest, January 8, 1846, aged 73 years." "Jane, wife of Hon. William Montgomery, died October 29, 1807." "Daniel Montgomery, father of Hon. William Montgomery, entered into the joy of his Lord February 27, 1813, aged 72 years." "Margaret Montgomery, wife of Daniel Montgomery, died October 2, 1814." "Daniel W. Montgomery, son of Hon. William Montgomery, died Aug. 23, 1838, aged 39 years." Few people at the present day have any idea of the immense number of dead which during the hundred years or more were laid away in the old cemetery. It is said that the dead sleeping there outnumber the people living in Danville today.

Thursday, July 18, '07,

at ten o'clock in the forenoon of the said day the following described personal property of the said decedent to wit:
I. PERSONAL PROPERTY.
1 Cook-stove, 1 Refrigerator, 1 hearer, 1 stove, 1 piano, 1 mirror, 2 bureaus, 1 cupboard, 1 couch, a lot of tables, a lot of dishes, a lot of chairs, a lot of carpet, a lot of pictures, 1 bed room suite, 1 hat rack, hall and stair carpet, pictures, stands, and many other articles too numerous to mention.
II. REAL ESTATE.
Also at the same time and place and pursuant to an order of the Orphan's Court of said county to him granted for such purpose the undersigned as administrator aforesaid will also expose to public sale the following described real estate of the said decedent to wit: All of that certain message or tenement and town lot of land situated on the west side of Mill Street, in the Third Ward of the Borough of Danville, in the County of Montour and State of Pennsylvania, bounded and described as follows viz: Beginning at the northeastern corner of lot number one (1) formerly owned by Peter Baldy to William W. Welliver and now owned by Paul P. Swentek, at the distance of twenty-five feet northwardly from a ten foot wide alley, thence along Mill Street aforesaid northwardly twenty feet and one half of a foot to lot number (8) now owned by the estate of Meyer Lyons, deceased, thence along said last mentioned lot number nine (9) westwardly and at right angles with Mill Street aforesaid one hundred and fifty feet to the eastern side of a fifteen feet wide alley thence along the said eastern side of the said last mentioned alley southwardly and parallel with Mill Street aforesaid twenty feet and one half of a foot, to the aforesaid lot number seven (7) now owned by the said Paul P. Swentek as aforesaid, thence along the said last mentioned lot eastwardly and at right angles with Mill Street aforesaid one hundred and fifty feet to the place of beginning; being lot number eight (8) in the plan of lots laid out by Peter Baldy on Mill Street aforesaid, and whereupon are erected a

Encouraging Crop Reports.

From all sections come encouraging reports of improvement in the crops. The prospect for the Northwest, it is said, looks 25 per cent. better than it did two weeks ago. The fore part of June, the men who handle the world's bread basket at Minneapolis, at the biggest wheat market in the world, predicted an enormous shrinkage of the wheat acreage in Minnesota, North and South Dakota because of rain and frosts. Now every wire received from the outposts in the grain fields is a message of encouragement. The wheat is as healthy as last year, while the acreage is not over five per cent. less. The cold Spring forced the young plants to grow downward, and now have a deep healthy root capable of supporting extraordinary rapid growth under the present favorable conditions. Oats is a good crop. No better conditions for corn could be asked, and with a late Fall, and no frosts, until the corn matures, the promise is for a record breaking crop. While winter wheat will be short 100,000,000 bushels, the Spring wheat is doing well, and with corn will make up the deficiency in the Winter cereal.

Farmers Dare Not Use Water.

The following official statement is from James Foust, of Harrisburg, the new State Pure Food Commissioner, with reference to the manufacture of vinegar by farmers: "The provisions of the law are plain. Under it the farmer can safely prepare and sell vinegar made from apple juice in which neither water or other foreign substances, dyes or acids of any kind have been introduced. The law does not require any percentage of acetic acid in vinegar thus made; it only prohibits the use of water or other foreign substances, dyes or acids, and requires that the same when sold shall be branded 'fermented vinegar made from pure apple juice.' If made and labeled in this way the farmer has a perfect right to sell it to the trade and the jobber or merchants offering such product for sale can do so with safety. "This statement is made for the information and benefit of farmers desiring to manufacture vinegar from the fruit raised upon their farms."

Wagon With Two Fifth Wheels.

Through his attorney, J. M. Gillespie, H. E. Kline of No. 147 South street, Shamokin, has been granted letters patent under date of June 25th, for an invention that bids fair to revolutionize the construction of modern vehicles. The invention is a new running gear for road vehicles of all kinds. Mr. Kline, who is a carpenter by trade, conceived the idea last September and since that time he has worked it out, with the result that success is now assured. The idea is to have a fifth wheel over both rear and front axles, extending to spring frame. These are connected by cross rods, which extend to both the front and rear working parts. With the wheels as large as the wagon box, it is possible to back to the same place without the usual turning.

Supt. Gordy's Resignation.

The two days that have elapsed since the resignation of Borough Superintendent U. L. Gordy was announced have been quite sufficient for the sentiment of taxpayers to manifest itself on the subject. It is apparent that the public wants Superintendent Gordy retained. Mr. Gordy's personality, his popularity, counts for something, it is true, but that is not all. As a mere business proposition, as people look at it, he should be retained. As salaries go at present it is feared that a weak successor might be procured for the salary that is being paid. As a result our schools, which have attained such a high standard, might suffer decline. Can Danville afford to suffer such a calamity if the expenditure of a few hundred dollars additional would avert it?

PUBLIC SALE
OF VALUABLE
REAL ESTATE!

Estate of William Saul, deceased. By virtue of an order of the Orphan's Court of Montour County, Pennsylvania, the undersigned will expose to public sale on the premises at Washingtonville on

Tuesday, July 30, 1907

at one o'clock P. M. the following described real estate: FIRST: Hotel Stand. All that certain message, tenement and lot of land situate at Washingtonville in the township of Derry in said county, bounded and described as follows, on the North by Front street, on the East by lands late of Joseph Hartman, deceased now William Saul estate and tract herein after described, on the South by lands of Martin Kelly estate and on the West by Water street, containing one half acre of land more or less, whereon are erected a

LARGE TWO STORY FRAME HOTEL,

large Livery Barn and other necessary outbuildings; a good well of water at the Hotel. This is one of the best Hotel stands in Montour county.

SECOND.

All that certain piece or parcel of land in said township of Derry, adjoining the East side described lot, described as follows:—Beginning at the corner of the lot above described in the centre of the public road leading from Washingtonville to Jerseytown, called Front street, thence along line of lands of above described lot and Martin Kelly estate South two and one-half degrees East sixty-two perches to centre of creek, thence up the creek South seventy-seven and three quarters degrees East five and twenty five hundredths perches to post in creek, thence by other lands of Joseph Hartman's estate North two and one-half degrees East sixty-four and fifteen hundredths perches to centre of public road or Front street aforesaid, thence along said Front street South seventy-eight and three quarters degrees West five and twenty one hundredths perches to post in public road corner of above described lot, the place of beginning, containing two acres of land.

This last tract can be cut up into building lots. It adjoins the line of the Borough of Washingtonville and being in the township the taxes are much lower than in the Borough.

The sale will commence at one o'clock sharp. Terms of sale, 50 per cent. to be paid at the striking down of the property and the balance in one year from confirmation of sale by the court, with interest, to be secured by mortgage. All conveying to be paid by purchaser.

For further information call upon the undersigned.
THOMAS K. GRESH,
Administrator,
Washingtonville, Pa.
WM. KASE WEST, Atty.
Danville, Pa.

Auditor's Notice.

Estate of Philip S. Moser, late of Valley township, Montour county, deceased. The undersigned, Auditor appointed by the Orphan's Court of Montour County, to pass upon exceptions and make distribution of the balance in the hands of the accountants to and among the parties entitled thereto, will sit to perform the duties of his appointment, at his office 110 Mill Street, Danville, Pa., on Saturday, the 3d. day of August, 1907, at 10 o'clock A. M. when and where all parties interested are requested to attend, or be forever debarred from any share of said fund.

Charter Notice.

Notice is hereby given that an application will be made to the Honorable Charles C. Evans, President Judge of the County of Montour in and for the County of Montour on the tenth day of August, A. D. 1907, at ten o'clock A. M., under the Act of Assembly of the Commonwealth of Pennsylvania, entitled "An Act to provide for the Incorporation and regulation of certain Corporations," approved April 29th, 1874, and the supplements thereto, for the Charter of an intended Corporation to be called "EXCHANGE CEMETERY COMPANY", the character and object whereof is the maintenance of a public cemetery, and for these purposes to have, possess and enjoy all the rights, benefits and privileges of the said Act of Assembly and its supplements, by John D. Ellis, James F. Ellis, William Ellis, Frank Ellis, Ida Menges and Nellie Smith.
WM. KASE WEST,
Solicitor.
June 27th, 1907.

3-Story Brick Building,

used as a store-room and dwelling combined and other usual buildings and appurtenances.

By a special order of the aforesaid Court the above described real estate will be thus sold freed and discharged from any and all liens whatsoever.

JONATHAN SWEISFORT,

R-I-P-A-N-S Tabule

Doctors find

A good prescription

For Mankind.

The 5-cent packet is enough for usual occasions. The family bottle (60 cents) contains a supply for a year. All drug-gists.

Notice.

Pursuant to an Order of the Court of Quarter Sessions of Montour County due notice is hereby given that the said Court has fixed Saturday, the sixth day of July A. D. 1907, at ten o'clock in the forenoon of the said day as the time, and open Court as the place, for hearing the parties their proofs and allegations relative to the application made to the said Court by the Trustees of the Mahoning Presbyterian English Congregation North praying the said Court to authorize and direct them, the said Trustees, to remove the remains of the dead from the Presbyterian Cemetery, on Bloom Street in the Fourth Ward of the Borough of Danville, Montour County, Pa., and to reinter them elsewhere according to law, and when and where all persons interested may attend and be heard if they deem proper.

The Trustees of the Mahoning Presbyterian English Congregation North.

By I. X. GRIER,
THOS. J. ROGERS,
M. GRIER YOUNGMAN,
JAMES T. MAGILL,
WILLIAM McCLURE,
JAMES D. MAGILL,
J. B. GEARHART,
T. W. BARTHOLOMEW,
ALEX FOSTER.

Administrator's Notice.

Estate of Mary K. Kearns, late of the Borough of Danville, in the county of Montour and State of Pennsylvania, deceased. Notice is hereby given that the said decedent's personal property has been granted upon the above estate to the undersigned.

All persons indebted to the said estate are required to make immediate payment, and those having claims or demands against the said estate will make known the same without delay to

JONATHAN SWEISFORT,

Administrator of Mary Kearns, dec'd.

P. O. Address Danville, Pa.

E. S. GEARHART, Att'y.

The Tramp Nuisance.

It is said that an overwhelming majority of the tramps who now infest this country, are children of native born stock. It is likewise said that the general prosperity which has blessed the country for the last ten or twelve years has in no wise diminished the number of these chronic wanderers. It seems evident that if the evil is to be cured some new methods are needed. An evil which has been increasing in virulence with the passing of the year is evidently immune, so far as any existing remedy is concerned.

Changed Residence.

Edward S. Wetzel, late of Front street, has removed into the dwelling recently vacated by S. R. Kreeger, West Mahoning street.

Harry Eyer Had Premonition.

Harry Eyer, who was killed in the wreck of the Buffalo Flyer at Sunbury Tuesday afternoon, was born at Light Street forty years ago. The body was taken to Bloomsburg yesterday and will be buried at that place this afternoon. A strange circumstance of the affair is that the deceased had a premonition of death as was evidenced by the fact that while visiting Mr. and Mrs. L. N. Moyer, in Bloomsburg last week he made the remark that should he meet with an accident at any time his body should be brought there for burial.

A Bold Step.

To overcome the well-grounded and reasonable objections of the more intelligent to the use of secret medicinal compounds, Dr. R. V. Pierce, of Buffalo, N. Y., some time ago, decided to make a bold step, and publish a complete list of the ingredients of the various medicinal compounds of his, and so has published broad-cast and openly to the whole world, a full and complete list of all the ingredients entering into the composition of his widely celebrated medicines. As a result our schools, which have attained such a high standard, might suffer decline. Can Danville afford to suffer such a calamity if the expenditure of a few hundred dollars additional would avert it?

State Health Commissioner Dixon.

In his desire to accommodate many applicants for treatment at the sanitariums to be established by the State, has ordered twenty-five large tents to be placed in the woods at the sanitarium at Mont Alto, and as soon as these are in place they will be used for the care of patients.

Fireworks Cause Accident.

A spectacular accident, in which two horses and an ice wagon figured, occurred at the corner of Spruce and Ferry streets, yesterday as a result of a premature celebration of the Fourth of July.

Administrator's Notice.

Estate of William R. Miller, late of the Township of Liberty, in the County of Montour and State of Pennsylvania, deceased. Notice is hereby given that letters of administration on the above estate have been granted to the undersigned. All persons indebted to the said estate are required to make payment, and those having claims or demand against the said estate will make known the same without delay to

Found True Bill.

The Grand Jury in the case of D. S. Swallow vs. Charles Emory Smith, of the Philadelphia Press, found a true bill. There are two indictments and five counts on the general charge of malicious libel and defamation of character. They grew out of last fall's campaign in which Dr. Swallow was much opposed to the election of Lewis Emory, Jr., and Mr. Smith as warmly advocated his election.

Sour Stomach

No appetite, loss of strength, nervousness, headache, constipation, bad breath, general debility, sour risings, and catarrh of the stomach are all due to indigestion. Kodoi relieves indigestion. This new discovery represents the natural juices of digestion as they exist in a healthy stomach, combined with the greatest known tonic and reconstructive properties. Kodoi for dyspepsia does not only relieve indigestion and dyspepsia, but this famous remedy helps all stomach troubles by cleansing, purifying, sweetening and strengthening the mucous membranes lining the stomach.

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Kodoi Digests What You Eat.

Bottles only. Relieves indigestion, sour stomach, headache, etc. Prepared by E. O. DEWITT & CO., CHICAGO. For Sale by Paules & Co.

Windsor Hotel

The only moderate priced hotel of reputation and consequence in Philadelphia, Pa. Three minutes walk from the Reading Terminal. Five minutes walk from the Penna. R. Depot. W. T. BRUBAKER, Manager.