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CITY NOTES. John S. Courtwright, of Montrose, is at the Wyoming. The engagement of Miss Mattie Decker to W. C. Echten has been announced.

Penalty Has Been Remitted. Madison Avenue Property Holders Have Reason to Rejoice. Mayor Connely yesterday approved of the following resolution:

There Was a Cave in the Mine. It Injured Charles Tropp's Property and He Wants Damages. Another hearing was had before Arbitrators W. Gaylord Thomas, W. A. Wilcox, and J. W. Carpenter in the arbitration room of the court house yesterday in the case of Charles Tropp against the Providence Coal company.

Their Drunken Sleigh Ride. Three Youths Smash a Coffer and Are Arrested in Providence. Wednesday night John Noon, a Providence youth, obtained from Atherton's livery a horse and cutter stating it was for his mother. He picked up two companions, John Cunningham and John Horn, and they began having an uproarious drunk, stopping frequently at saloons for drink and raising the horse during the intervals.

Music Boxes Exclusively. Best made. Play any desired number of tunes. Gauthier & Sons, manufacturers, 1030 Chestnut street, Philadelphia. Wonderful orchestral organs, only \$5 and \$10. Specialty: Old music boxes carefully repaired and improved with new tunes.

HE IS NOW VINDICATED

J. E. Paisley Withdraws His Suit and Apologizes to H. B. Chamberlin. THE DARK CLOUD IS CLEARED UP. The Shareholder in the Fort Worth Park Place Land Company Who Caused President Chamberlin's Arrest Retracts His Accusations and Profers a Public Expression of Regret—Correspondence in Which Scrantonians Will Be Interested.

The following letter from J. D. Stocker, of Jersey, together with its inclosures, will be read with interest by many Scrantonians. It is one of Feb. 5 last that the stockholders of the Pueblo Consolidated Land company, of Scranton, to suspend judgment in the charges made against Humphrey B. Chamberlin. The enclosed letter and circular will give your readers the facts as they have come to me in the Fort Worth matter. I do not think that they know both sides and draw their own conclusions. The knowledge that I am in possession of in regard to the Pueblo Consolidated Land company will be made known to those directly interested at a meeting called for that purpose in the near future, at which Mr. Chamberlin has expressed a desire to be present.

MR. CHAMBERLIN'S LETTER. The letter alluded to, from Mr. Chamberlin to Mr. Stocker, is as follows, under date of New York, Feb. 10: I feel sure of your sympathy in the sorrow that has come to me through the cruel and unjust attack on my integrity made by one of the shareholders of the Fort Worth Park Place Land Company through the courts and press. I was charged with deception and fraud in selling, through an agent, stock in that company while it did not own the land described in the circular. I was obliged to await patiently the receipt from Fort Worth of the deeds and papers in the case which clearly demonstrated the falsity of the charges, and content myself with a specific denial through the press, which was accorded very limited publicity.

On the arrival of these papers yesterday I called on Mr. Paisley at his residence for the purpose of showing him the absolute falsity of his charges. After hearing my statement and looking over the papers Mr. Paisley told me that these documents had emphasized a growing conviction in his mind that he had done me a great wrong of which he was perfectly certain; that he had acted on imperfect information and grievously erred in not giving me an opportunity for explaining matters he did not understand; that he had not thought the suit would have such extended publicity, and expressed a desire to right the wrong done to me in every way in his power. He offered to go to his attorney in the morning, order the suit withdrawn immediately, and sign a full and complete retraction and an ample apology.

In a company with Mr. Paisley this morning I visited his attorney, where the withdrawal papers were executed, and his attorneys dictated the enclosed letter, which being satisfactory to me, Mr. Paisley signed. Mr. Paisley can never undo the injury done me in publicly charging me with wrongdoing. Not one-tenth of those who read his original statement, with its sensational setting, will read his retraction and apology, although efforts have been made to give his letter publicity. I am desirous that my friends should know the exact facts, and will therefore appreciate any effort on your part to cooperate with me in making the facts contained in the letter known as widely as possible.

MR. PAISLEY'S RETRACTION. Under date of Feb. 10, Joseph E. Paisley wrote Mr. Chamberlin the following letter, which was printed in the New York Mail and Express of Feb. 12, immediately after the withdrawal of Mr. Paisley's suit against Mr. Chamberlin:

After hearing your statements last night and reading the documents submitted by you regarding the affairs of the Fort Worth Park Place Land company, I am convinced that great injustice has been done you through the allegations of the affidavits and complaint in the suit brought against you, and that your management as president has been in every way faithful and honorable. The deeds and agreements shown confirm your statements as to the title of the land being vested in the Park Place Land company. I look upon you again as I have for years, as a man of high character and unimpeachable integrity.

The many friends of Mr. Chamberlin in this city will sympathize with him in this unfortunate incident, and be glad of his vindication. FISHED WITHOUT PERMISSION. Jacob Sicker Sues William Bell and Peter McCann for Damages. Jacob W. Sicker, of Greenfield township, began an action in trespass yesterday against William Bell and Peter McCann to recover \$500 damages. He is represented by Attorneys Ward and Horn.

MR. CONANT'S SECOND RECITAL. It Will Be Given at St. Luke's Church Tomorrow Afternoon. The second of the series of Lenten organ recitals will be given at St. Luke's church Saturday afternoon, Feb. 17, at 4:30 o'clock. Mr. Conant will have the assistance of Miss Julia C. Allen, violinist; March Postoffice, Lomenus Cavatina, Miss Allen; Bohm Offertoire, Miss Allen; St. Basil's Elevation, Miss Allen; Ave Maria, Miss Allen; Bach Gounod Miss Allen.

Scranton's Busy Interests. THE TRIBUNE will soon publish a carefully compiled and classified list of the leading wholesale, banking, manufacturing and professional interests of Scranton and vicinity. The edition will be bound in book form, beautifully illustrated with photographic views of our public buildings, business blocks, streets, etc. together with portraits of leading citizens. No similar work has ever given an equal representation of Scranton's many industries. It will be an invaluable exposition of our business resources. Sent to persons outside the city, copies of this handsome work will attract newcomers and be an unequalled advertisement of the city. The circulation is on a plan that cannot fail of good results to those concerned as well as the city at large. Representatives of THE TRIBUNE will call upon those whose names are named in this edition and explain its nature more fully. Those desiring views of their residences in this edition will please leave notice at the office.

McBride's new Turkish bath. Everything new. 506 Spruce street, opposite Court House. Anheuser-Busch Beer. Louis Lehmann, 265 Spruce. For males only, Conrad's hats.

HOT EIGHT AT DUNMORE

Political Battle Maintains the Aggressiveness of its Incipency. REPUBLICANS GAINING GROUND. The Democratic Leaders Have Been Compelled to Resort to Desperate Measures—They Are Unsuccessfully Endeavoring to Win Votes by Vilifying the Republican Candidates. Latest Move of Duggan's Crowd.

The political fight on the municipal ticket at Dunmore still maintains its aggressiveness that characterized its early commencement. It is a stubborn fight and the reform or Republican party has heavy odds to contend with, but little by little it is gaining ground and securing the confidence of the voters. The Democratic drivers to the wall and fearing defeat at the polls next Tuesday, are calling forth their last resources which are of that vilifying the character and honor of the reform candidates.

The latest rumor circulated is that the two Republican candidates for council, Messrs. Taylor and Webster, had pledged themselves to vote for the ordinance giving the Sanitary Improvement Company a franchise to construct a sewer in the Sixth ward of the borough if they are elected. In order to ascertain whether they were any more than office seekers, or to secure a denial from the gentlemen, THE TRIBUNE reporter called on them and elicited the desired information.

MR. TAYLOR'S DENIAL. Mr. Taylor was first visited and, upon learning the reporter's mission, replied without hesitation: "No, sir, I have not pledged myself to vote for any ordinance before the council of which I am now a member; neither have I made any promise to vote for the Sanitary Improvement company's ordinance should it be again presented after the council's reorganization. During all my term of office, which has been for the last nine years, I have voted as my conscience dictated on all subjects, and propose to do so until my term of office expires, and if I am re-elected my mode of serving the borough's best interest will not be modified."

The question of sewerage is an important one and involves considerable debt, both to borough and property owners. At the present time, so full of depression, I do not think it advisable to sewer the borough and impose so much expense upon the people, but when times are better I think that to sewer the borough is a necessity, not a commodity. This question of granting franchises indiscriminately is one that has received very little attention from our councils and as I have stated in previous meetings matters of so much importance should receive a more careful consideration, and do not favor giving franchises that some day or other will place the council in an embarrassing position.

When the time comes I think the borough will be able to construct its own sewer system and shall work to that end. The Telegram last Sunday placed me on record as having voted against tabling the ordinance of the Sanitary Improvement company. This statement is erroneous. I did not vote for or against it, but I have stated in previous meetings matters of so much importance should receive a more careful consideration, and do not favor giving franchises that some day or other will place the council in an embarrassing position.

MR. WEBBER INTERVIEWED. Mr. Webber, the other candidate, was very much surprised when asked if there was any truth in the rumor that is now being circulated regarding himself and colleagues, Mr. Taylor, and said: "This story of my pledging my vote for any project other than that furthered by a majority of the citizens is the origination of some of my enemies on the opposition party who have been unsuccessfully attempted to snitch other reform candidates with dishonesty. The question of granting the Sanitary Improvement company a franchise in next year's council has not been broached to me, therefore the rumor is without foundation, and, as I said before, it is but one of the innumerable misleading devices that the 'ring Democratic' leaders are using to regain their lost ground. They see nothing but defeat staring them in the face, and by circulating their stories of bribery they hope to convince the people that to vote for the Republican party means ruin and demoralization. It is useless for me to tell the citizens of this borough what my facilities will be if I am elected. I have my former term of office to witness whether I am in the habit of voting conscientiously or not. Becoming more enthused as he proceeded Mr. Webber exclaimed: "No, sir, I have not pledged myself to vote for any ordinance nor will I. But if the people of this borough see fit to re-elect me to the next council, I will not betray my trust and will promise that when it comes to the time when the majority of the citizens of the town demand a sewer or any other improvement and the borough finances permit it I will champion their wishes to the end."

OTHER BREWERS' AGENTS ARRESTED. Five of Them Charged with Violating the Law. The Brewers' Protective Association of Lackawanna county had warrants issued yesterday for a number of other agents of foreign brewing companies who are selling brewed liquors in this county. Those for whom warrants were issued are Moses Field, P. H. Gillingham, Daniel Muldoon, Peter Cummings and John Burke. In each case the information was sworn to by Charles Robinson, the president of the Brewers' association. The warrants were placed in the hands of Detective Anthony Scanlon who served them.

P. H. Gillingham and Peter Cummings went before Alderman O. B. Wright, by whom the warrants were issued, and entered bail in the sum of \$500 for their appearance at court. D. F. Kearney became surety for Mr. Gillingham and James F. Cummings for Peter Cummings.

LUTHER KELLER ENTERTAINS.

Penn Avenue Sunday School Teachers Have a Delightful Time. Luther Keller, superintendent of the Penn Avenue Baptist Church Sunday school, entertained the teachers and older members of the school at his home, 515 Clay avenue, last night. A supper was served and delightful impromptu vocal and instrumental music was rendered by the guests.

Those present were: Ira Foster, Binghamton; A. F. Payne, Hamilton, N. Y.; Rev. and Mrs. Warren G. Partridge, Mr. and Mrs. J. L. Stelle, Mr. and Mrs. A. L. Collins, Mr. and Mrs. C. F. Whittemore, Mr. and Mrs. Crossdale, Mr. and Mrs. George J. Fratey, Mr. and Mrs. W. W. Brown, Mr. and Mrs. E. S. Williams, Mr. and Mrs. L. R. Stelle, Mr. and Mrs. H. S. Smith, Mr. and Mrs. D. T. Lacey, Mr. and Mrs. H. J. Carr, Mr. and Mrs. Frank N. Hallstead, Dr. and Mrs. L. M. Gates, Miss Jane Post, Mrs. F. M. Sannes, Rev. Wadsworth Carman, Miss M. Fracted, Mrs. Annie Rose, S. C. Krigbaum, Annie Courson, Sadie Murphy, Miss Murphy, Esther Rowland, Bertia Carpenter, Fannie Clifford, Ida Bittenbender, Anna Downing, Sallie Evans, Clara Long, P. D. Finley, M. W. Lowrey, W. J. Deane, W. I. Downe, Dr. D. A. Capwell, Frank Fillmore, Edwin F. Whittemore, Charles A. Whittemore, J. W. Browning, E. C. Dean, George P. Fellenzer, Fred Fellenzer.

HIS BRAIN WAS RUPTURED.

The Immediate Cause of the Death of Joseph Mathulis of Blair Avenue. Joseph Mathulis (or Tomalumus), the Providence Polester who several days ago was hit on the head with an ax in a drunken melee, died Wednesday night. Yesterday morning Coroner Kelly performed an autopsy before the coroner's jury. Dr. W. I. Downe, Albert Schultz, John W. Brown, J. H. McCarty, Orion Hallock and Nathan Thompson.

The autopsy revealed an opening in the skull on the left side of the head about two inches above the ear, and an opening in the brain substance protruding through. In the left lobe of the cerebrum there is a large cavity about three inches deep, into which the index finger can be easily inserted and which contained a quantity of bloody pus. An inquest will be conducted by the coroner this evening at 7:30 o'clock at the office of Alderman Williams in Providence, where the following witnesses will be examined: Charles Block, Enoch Peters, Mary Luckasavage, Antonio Aleckson, Anthony Linskany, Andrew (or Henry) Smith and Joseph Judge.

Smith and Judge are thought to be the men who struck Mathulis the blows which caused his death. Smith some time ago obtained his release on bail in the sum of \$1,000, but Judge was retained in custody. The murdered man resided on Blair avenue with Smith, a boarding house keeper. An uncle from Pittston visited Mathulis the night he received his injuries and as a propitiatory of justification the latter invited a number of friends to help drink several kegs of beer and celebrate the old man's anniversary. During the evening several outcries were heard from the festivities which brought on the fight.

Smith avers that he acted as peacemaker and was between Judge and Mathulis during the struggle. The title rule was assumed by Miss Grace Contois in a manner which will satisfy the most critical. Will D. Corbett's impersonation of the villain, Bill Sykes, admits of no improvement, while Gus Romer as Fagin, and Alice Kemp as Nancy Sykes scored frequent applause. The murder scene was particularly realistic, the murdered Nancy being dragged across the stage by the hair, and other "business" of the scene being done in a wonderfully real and horrible manner. Last night's rendition of the play gave evidence that all lovers of the melodrama will have no fault to find with Wonderland's "Oliver Twist."

AS ENJOYABLE PERFORMANCE GIVEN BY MANAGER DAVIS' STOCK COMPANY. "Oliver Twist," a dramatization of Dickens' great novel, was introduced at the Wonderland theater last night, and the reception accorded it amply satisfied the management of this popular resort that the play will prove a great attraction. The title rule was assumed by Miss Grace Contois in a manner which will satisfy the most critical. Will D. Corbett's impersonation of the villain, Bill Sykes, admits of no improvement, while Gus Romer as Fagin, and Alice Kemp as Nancy Sykes scored frequent applause. The murder scene was particularly realistic, the murdered Nancy being dragged across the stage by the hair, and other "business" of the scene being done in a wonderfully real and horrible manner. Last night's rendition of the play gave evidence that all lovers of the melodrama will have no fault to find with Wonderland's "Oliver Twist."

COULD NOT BE PUT IN COLUMN. What the Baker Law Has to Say About Ballots for Special Questions. At the meeting of the bridge committee Wednesday night dissatisfaction was expressed concerning the ballots for the coming election, some of those present arguing that there had been bungling in the preparation of the ticket and that the propositions with regard to bridges and parks should have been placed in a separate column. That would have been impossible as the following clause taken from the Baker ballot law shows: Whenever the approval of a constitutional amendment or other question is submitted to the vote of the people such question shall be printed upon the ballots in a brief form and followed by the words "yes" and "no" and if such question be submitted as an election of public officers it shall be printed below the list of candidates.

Buy a new hat now, the styles are set, Conrad has them. Best Sets of Teeth, \$8.00. Including the painless extracting of teeth by an entirely new process. S. C. Snyder, D.D.S., 130 WYOMING AVE.

READ The new offer made to Tribune readers on page 7. It is the best one yet made public.

ELKS ATTEND LA BELLE MARIE. Miss Agnes Herndon Entertains the Members of the Scranton Lodge. Miss Agnes Herndon, who appeared at the Academy of Music last evening in "La Belle Marie," enjoys the proud distinction of being the only lady honorary member of Scranton Lodge of Elks, No. 123. When Miss Herndon played for the benefit of the local Elks two years ago, she was elected an honorary member of the lodge. During the session of the Scranton lodge last evening Miss Herndon sent a cordial invitation to the Elks to attend the performance. The audience was greatly surprised a short while later to see the Elks to the number of fifty or more, who accompanied the Academy during the middle of an act. The presence of the Elks seemed to spur Miss Herndon to greater effort and her work was superb throughout the most difficult scenes. It was a most enjoyable performance and the star was heartily applauded throughout the setting of the play. During the evening Miss Herndon was presented with a large basket of flowers from the Scranton Elks.

PASSED TWO READINGS

Browning Ordinance Unopposed in Common Council. A VIADUCT BILL INTRODUCED. Mr. Davies Presented the Measure and on Motion of Mr. Robathan It Will Be Reported Printed—Mr. Nealis Presents a Resolution That Grants Certain Privileges to Veterans—Other Matters Considered.

Common council met in regular session last evening and there were several matters about. No opposition was manifested to the Browning ordinance taxing the poles erected in this city, and the measure passed first and second reading, Mr. McDunnell only, voting in the negative. The following opinion from City Solicitor Torres in reference to the claim of J. K. Jolter for \$71.89 for damages sustained by a horse was read: Referring again to the claim of J. K. Jolter for damages for injuries to horses at Market street and Boulevard would say: Mr. Browning brought before me three or four credible witnesses who stated that from the time the sewer was first laid the lamp hole was never properly covered but was always above the surface with a loose cap which was frequently off. My previous opinion was based upon the statement of an assistant engineer that the lamp hole was properly covered at the time the sewer was erected. The accident occurred Nov. 11, 1893. If the court and jury should believe the testimony of Mr. Jolter's witnesses, it would appear that the lamp hole was in an unsafe condition at the time the sewer was accepted and that that acceptance and the inspection which should have accompanied it were so near the time of the accident that the city would be charged with full notice of the defect. In this view of the case I think it would be wiser to settle with Mr. Jolter if it can be done upon terms which seem reasonable to the committee.

J. H. TORRES. On motion the bill was ordered paid. ENCOURAGING VETERANS. Mr. Nealis introduced the following resolution: That upon application to the mayor of the city veterans shall be and are hereby authorized to peddle merchandise from hand carts along the public thoroughfares of the city, and they are also authorized to occupy the said thoroughfares by stationing their carts thereon at any point provided the owner of abutting property does not object.

Mr. Davies presented an ordinance for the construction of the viaduct on West Lackawanna avenue. On motion of Mr. Robathan it was referred with instructions that if it be reported favorable it be printed. Mr. Duhig presented several petitions for exonerations. These ordinances passed third reading. Constructing section A of the Fifth sewer district; purchasing a horse for the Nay Aug Engine company; laying flag walks and paved gutters on the westerly side of Sixth street; vacating Drinker turnpike when owned by Jordan, Hannah and Jordan.

MINER AND LABORER INJURED. A Fall of Roof in the Capouse Colliery Resulted Seriously. Martin Moran, a miner in the Capouse colliery, and Walter Carden, his laborer, were seriously injured about 11:30 yesterday morning by a fall of roof. They were pursuing their daily tasks when, without warning, a large portion of the roof fell, crushing them beneath it. Workmen in adjoining chambers extricated them from their painful position and they were removed to Moran's home on Jackson street, Carden being a boarder there. Dr. George B. Reynolds was called and attended to their injuries. Moran's head is badly cut and bruised, and one of his ankles is severely injured. Have you seen them? Groves' photos, 435 Spruce street. CONSULT the first to show Spring hats.

LOW PRICES RULE WITH US. THIS IS ESPECIALLY SO IN PLUMBING and TINNING. REPAIRING: Good Work. 126 PENN AVE. Henry Battin & Co.

Small lots, in all departments, to close out—cheap. Dr. Jaeger's Underwear (slightly imperfect) at 15 PER CENT REDUCTION. M. BROWN'S BEE HIVE 224 LACKAWANNA AVENUE.

Having closed out our Boots and Shoes, we will this week offer what CROCKERY we have on hand as follows: Dinner Sets, worth \$10, for \$3.75; Toilet Sets, worth \$3.75, for 1.00; Toilet Sets, worth \$2.75, for .95; Cups and Saucers, set worth 75c, for .30; Breakfast Plates, worth 7c, for .01; Bowls, worth 12c, for .01; Bowls, worth 10c, for .01; Bowls, worth 8c, for .01; Platters, worth \$1, for .35; Platters, worth 75c, for .24. These prices will close out this stock very quick. If you want any of it, you had better come soon.

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Dr. Hill & Son Albany DENTISTS. Feet teeth, \$5.00; best set, \$5 for gold cap and teeth without plates, called crown and bridge work, call for prices and references. TONALOGA, for extracting teeth without pain. Noether, Noga. OVER FIRST NATIONAL BANK.

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