

WHO IS HE?

More About the Floater Found at Millport.

The Man Identified, by a Picture, as John Kohler.

Particulars of His Mysterious Disappearance from Canton.

His Sweetheart and Landlord Interviewed.

Coroner Oepenhimer Continues the Investigation—A Likeness of the Drowned Man—Other Matters.

For some time past there has been serious trouble in the Grace Evangelical church of this city.

TROUBLE IN CHURCH.

Rev. S. S. Condo Relieved of His Charge in This City.

A Successor Selected—The Retired Pastor Interviewed by a News-Democrat Reporter—The Particulars.

For some time past there has been serious trouble in the Grace Evangelical church of this city.

THE DROWNED MAN.

It is with pleasure that the NEWS-DEMOCRAT presents a likeness of the man found in the Tuscarawa river at Millport.

THE MINE ACCIDENT.

Coroner John H. Oepenhimer is kept on the go at Canton yesterday.

FOR STEALING HAMS.

An Ex-Convict Arrested on a Charge of Burglary and Larceny.

WORTH HUNDREDS OF DOLLARS.

My wife used only two bottles of Mother's Friend before her third confinement.

HORSE NOTES.

Our farmers should commence to raise a better class of horses.

DEATH OF NICHOLAS BOUR.

One of Canton's Oldest and Most Respected Citizens Expires.

A FEARFUL FALL.

James A. Hewitt Falls From a Third Story Window,

Striking on the Stone Sill, and Crushing in His Head.

And Breaking His Neck and Shoulder—Particulars of the Sad Accident—Coroner Oepenhimer's Investigation.

"Did you see that man down there?" was the question asked Landlord Byers.

Mr. Byers went outside and discovered the mangled remains of a man on the sill leading to the barber shop below the hotel.

"That is Jimmie Hewitt," said Mr. Byers.

Jeff Harding was immediately notified and he was a painter by trade and worked a week for Charles Werner.

Room No. 4 on the third floor of the hotel had not been used during the night.

It is a small one, and on the outside of it is a cornice some eighteen inches wide.

It was plain to see that Hewitt had gone to the window.

It was evident that he had struck on his head on the sidewalk.

He bounded toward the building and was found on the sidewalk.

Coroner Oepenhimer examined the body and discovered that it had certain papers which he pretended was his duty as such pretended officer to serve and protect the public.

He had taken over from the property and close up his business.

Plaintiff also states that Sharp entered his place of business and made false and untrue statements.

Paul H. Hack has filed a suit in common pleas court against the city of Canton.

Marshall Stacey, a partner in the firm of Stacey & Co., has been arrested.

George B. Klingman has filed a petition in common pleas court against George H. Beck.

The Alliance election contest for the city solicitor was held yesterday.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Judge Coffbury, Cleveland, O., says: "I have found that Dr. Williams' Indian Pine Ointment gives immediate relief from hemorrhoids."

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

Dr. Williams' Indian Pine Ointment is the only cure for Blind, Bleeding or Itching Piles ever discovered.

COURT HOUSE NEWS.

Two Suits For Damages Commenced This Morning.

An Alliance Arrest May Cause Much Trouble—Other Items of Much Interest.

A case was filed in Common Pleas court this morning in which Frank Lucas, whose name has appeared in these columns several times within the past week.

The above named plaintiff complains of the defendant, and alleges that on the 11th day of April, 1891, said defendant.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

Another suit in which damages to the extent of \$1,000, for which he asks judgment.

A MINER KILLED.

A North Lawrence Man Loses His Life.

He Was Warned That the Room Was Not Safe But Paid No Attention to His Friends—The Coroner Investigates.

Coroner John H. Oepenhimer was called to North Lawrence last night to investigate the death of Thomas G. Thomas.

Thomas was 47 years of age and was born in South Wales in 1844.

He was in one of the rooms of the mine and was engaged in work.

He was warned that the room was not safe but paid no attention to his friends.

The coroner held the testimony of Hugh Wilson who told the deceased to get out of the room and of Corwin Mossel.

From what can be learned the company was in no way to blame.

A CARROLLTON SENSATION.

A Young Lady Assaulted at a Hotel—Many Very Queer Circumstances.

Quite a sensation occurred in Carrollton Tuesday night at the Van Horn House.

Miss Morrison, an employee of the house, was assaulted by a man.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

She was taken to the hospital and her condition is reported as serious.

Some few evenings ago Miss Morrison was called to the door and warned to get up.

SHERIFF SALE.

Chas. D. Hood, Sheriff of Stark County, Ohio, will offer for sale at public auction, on the 1st day of May, 1891, the following described real estate, to-wit:

Lot 1, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 2, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 3, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 4, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 5, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 6, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 7, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 8, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 9, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 10, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 11, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 12, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 13, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 14, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 15, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 16, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 17, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 18, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 19, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 20, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 21, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 22, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 23, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 24, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 25, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 26, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 27, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 28, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 29, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 30, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 31, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 32, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 33, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 34, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 35, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 36, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 37, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 38, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 39, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 40, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 41, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 42, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 43, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 44, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

Lot 45, in the 1st section of the 1st township of Stark county, Ohio, containing 10 acres.

"Just fits the hand."

Lenox Soap lathers freely in hard water.

Five cents a cake, (12 ounces).

Lenox Soap lathers freely in hard water.

Five cents a cake, (12 ounces).

Lenox Soap lathers freely in hard water.

Five cents a cake, (12 ounces).

Lenox Soap lathers freely in hard water.

Five cents a cake, (12 ounces).

Lenox Soap lathers freely in hard water.

Five cents a cake, (12 ounces).

Lenox Soap lathers freely in hard water.

Five cents a cake, (12 ounces).

Lenox Soap lathers freely in hard water.

Five cents a cake, (12 ounces).

Lenox Soap lathers freely in hard water.

Five cents a cake, (12 ounces).

Lenox Soap lathers freely in hard water.

Five cents a cake, (12 ounces).

Lenox Soap lathers freely in hard water.

Five cents a cake, (12 ounces).