

# 55 DRY

Counties by New Years Says Dr. Marsh—Thirsty Buy Currants Over in Wayne.

"By New Year's day the saloons will have been voted out of 50 counties in Ohio since the 26th of September. This together with the five dry counties which we had to start with, will make a total of 55 counties in which the work of the Anti-Saloon league has been successful." William V. Marsh, superintendent of the Canton district of the Ohio Anti-Saloon league, made such a statement yesterday, after returning from Jefferson county, where he had been actively engaged in campaigning preliminary to the election there on the 23rd.

Since September 26th, 1408 saloons have been voted out of existence in Ohio. This number will be swelled over the 1500 mark by the first of the year. The counties that will vote before New Year's day are Huron, Jefferson and Sandusky, Nov. 23; Knox, December 1; Licking and Harding, December 7; Allen, December 11; Auglaize, Mercer and Medina, no definite date set.

All sorts of evasions of the ban which has been established upon the sale of liquor in the counties voted dry, are being devised but the most unique of these methods heard of yet is that practiced in Wayne county. Grocery stores there sell "currants" as they do in all other places in the United States. Three boxes for a quarter is the established price. But in Wayne county if you can give the proper pass word at certain ones of these stores, you are eligible to receive two empty boxes labeled "currants" and the third will contain the half-pint flask. According to the advices received from that quarter, the "booze boosters" there are receiving this plan much more favorably than that of condensing whiskey in a tabloid form.

## GIRL IDENTIFIES ASSAILANT IN JAIL

Alliance, Nov. 20.—Squire Charles Myers, of Deerfield, accompanied by F. H. Hartzell, of North Benton, came to Alliance Friday morning armed with a state warrant for the arrest of one Peter Breeze, who is charged with assaulting Hazel, the fifteen-year-old daughter of Mr. and Mrs. F. H. Hartzell. The warrant was issued upon the affidavit of Hartzell. The girl, it is stated, was returning from school on Thursday evening, Breeze, it is alleged, is a fireman on the local freight of the L. E. A. & W. railroad, and at the hour named when the assault was made, his locomotive was sidetracked at the North Benton station, awaiting the arrival of a passenger train. Breeze, it is alleged, left his train and followed the girl. The two were acquainted, and when she passed the station had spoken to each other. The girl passed on in the direction of her home, and glancing back she states she saw Breeze following her. She quickened her pace and the man did likewise until he broke into a run and overtook her. He said to her: "What is the matter, my girl?" and at the same time placed his hand over her mouth and grasped her by the neck. She struggled to get free and the two fell to the ground. Then the girl screamed, and her assailant becoming frightened, allowed the girl to escape.

During this time the passenger train had passed and the station master had signalled the local to proceed, and the engineer had to blow the whistle to call the fireman in.

Myers and Hartzell came to Alliance for the purpose of making the arrest of Breeze. It is stated that an additional charge of attempt to rape will be filed against the man. Mr. Hartzell stated that he proposed to prosecute the case to the limit.

Breeze was arrested upon his arrival in Alliance at 10 a. m. Friday morning and placed in the city jail. He was taken to Deerfield township during the afternoon, where a preliminary hearing will take place before Squire Charles Myers. During the afternoon Miss Hartzell visited the jail and identified the prisoner as the man who assaulted her. The arrest was made by Officer Mason.

**HOLD UP BALANCE UNTIL COMMISSION APPROVES**

At a meeting of the county commissioners in the court house yesterday morning, it was decided that the \$1000 due the W. H. Andrews Decorating company for re-decorating and re-finishing the interior of the court house, should not be paid until the court house commission approves of the work.

Although the county commissioners have approved of the final allowance of compensation to the western firm and Inspector Elmer Tilden has approved of the work, the commissioners have given strict orders to the county Auditor Oberlin to hold up the payment until the court house commission composed of the county commissioners, Probate Judge C. C. Bow, Clerk of Courts J. J. Wise, Sheriff Frank Wilson and Attorney Austin Lynch, holds a meeting next week and accepts the work.

The W. H. Andrews Decorating company completed the work again yesterday for the second time this week, putting in two days and a half more of labor after the decorators had first called the job finished.

## DEATHS AND FUNERALS

**KATE BELLINGHAM.**  
After being ill with consumption for a number of years, Mrs. Kate Bellingham, a former resident of this city, died at the county infirmary Friday morning. She was 33 years of age. Friends of the deceased will take charge of the remains and prepare for the funeral.

**Solomon Keasey,** who resided on North Market street extension, celebrated his ninetieth birthday Thursday and Friday at noon he died. The deceased came to Ohio from Pennsylvania in the year 1846, locating in Canton. Since that time he has resided continuously in the vicinity of this city. He was a member of the First Presbyterian church in this city

and was a well known resident of the county. His wife died about two years ago. The following children survive: Mrs. Hulda Lindeman, Myra Keasey and Louis E. Keasey, all living at the old homestead. He is also survived by one grandchild. The funeral arrangements will be announced later.

The funeral will take place from the late residence of the deceased Sunday afternoon at 2 o'clock. The interment will be in Westlawn cemetery.

## MARY C. WINNINGS.

After having been in a critical condition for some time, Mrs. Mary C. Winnings, widow of Jacob Winnings, died at the home of her son, Benjamin F. Winnings, 506 West Ninth street, Friday morning. The deceased was 76 years of age and for the past six years she had made her home at the residence of her son. Mrs. Winnings is survived by her son and six grandchildren. Her body will be taken to New Jefferson, Harrison county, Saturday morning for burial, this place being her former home. The funeral services will be held in the Methodist church at that place after the arrival of the remains.

## Death at Middlebranch.

Middlebranch, Nov. 23.—Mrs. Susan Stormfetz, mother of Mrs. Reuben Shollenberger, died Friday morning, aged 84 years. Funeral services will be conducted at the Wearstler church Sunday morning at 10 o'clock.

## Suppression

**Of Irregularities Until After Election Condemned by Democratic Candidates and Grand Jury Investigation Asked.**

A meeting of the Democratic candidates of Stark county in the recent election, was held last evening in the office of Prosecuting Attorney-elect Charles Krichbaum and was well attended. The treasurer's report was read and his books audited and approved. A vote of thanks was extended to all officers and members of the executive and central committees for the efficient manner in which they conducted and managed the campaign.

Before adjourning the Democratic candidates passed the following resolutions:

Resolved, That the action of the state examiners and the Republican county officials in suppressing the discoveries of the examiners relating to the alleged irregularities in the county treasurer's office until after the election, resulting in the election by the people of an official whom they allege to be not deserving of the confidence of the people, deserves the condemnation of all taxpayers of the county, and

Resolved, further, That the judges of the court of common pleas now sitting in Stark county and the present prosecuting attorney be requested to call a special session of the grand jury of this county to investigate whether the laws of the state have been violated in respect to the custody of the public monies and the keeping of the public records, and if so, to present such indictments as may be justified by the facts.

## WORK BEGINS ON ROOF TILE PLANT AT SPARTA

Work upon the construction of the plant of the Canton Roof Tile company at Sparta, has been started, and it is now proposed to have the concern ready for operation by the middle of next year. The plant will be controlled mainly by Canton capital, but it is being promoted by A. B. Clay of Lima.

During the past week a large number of men were engaged in the work of excavating for the proposed building, and from ten to twelve teams were kept busy. The plant when completed will have an output of one hundred squares a day, and in time it is intended to employ about one hundred men.

The plant is to be situated in the heart of a district under which lies a valuable vein of shale and clay, hence the product of the company will be almost without an equal in the country.

## Victory For Jockey Club.

New York, Nov. 20.—In a test case brought by the district attorney of Kings county to determine application of the anti-race track gambling bill, the appellate division of the supreme court gave a decision this afternoon which says that it affects timed stakeholders, bookmakers and pool sellers, but not private betting. Individuals can make wagers where no receipt or other record is given or made. A victory for Brooklyn Jockey club.

## Two Farms Sold.

Dennis & Young report the sale of the Samuel Suffecool farm of 140 acres, one mile northwest of Middlebranch, to Jacob Luthie, of Canton. Consideration private. They also sold the Wearstler farm near the Wearstler church, 67 acres, for \$137 per acre.

## Wells Fargo Boosts Rates.

An increase of about 12 1/2 per cent the express rates were ordered Friday by the Wells Fargo Co. on shipments of 500 pounds or over. The rate becomes effective Dec. 10, about the time the Christmas carrying begins.

## Trafficking in Babies.

Pittsburg, Nov. 19.—Police today run down a remarkable traffic by women of the town who get possession of babies, make pets of them like puppy dogs and then pass them to some one else. One baby rescued.

## Acquitted and Vindicated.

Asheville, N. C., Nov. 19.—Mr. and Mrs. Baker Edwards were discharged on charge that they had violated the state law six years before marriage. Acquitted and vindicated.

## Sent to Asylum.

Cincinnati, Nov. 19.—Herman Newman who made threats against the life of George B. Cox, sent to the asylum for insane. Newman was recently a resident in Indianapolis.

## District Convention.

A district convention will be held at the Wesleyan church next week. An all day Thanksgiving service will be held.

## Making Brooms.

Chicago, Nov. 19.—Van Vilasong, the forger, is now making brooms at Joliet.

# TROOP

**Highly Entertaining Big Audiences in Lectures on "Jane Austen" and "George Elliott" Under Auspices of the Teachers' Club.**

The third of a series of lectures upon great novelists, Prof. J. G. Carter, of Chicago university, under the auspices of the Teachers' club of Canton, was marked by an attendance exceeding 20 numbers that of any previous number of the series. The lecture was given in the First Presbyterian church on West Tuscarawas street, and the spacious edifice was insufficient to accommodate all those who clamored for admittance, and several of the smaller ante rooms of the church had to be pressed into service.

All of the teachers, and others who composed the audience, showed remarkable preparation of the subject which Prof. Troop discussed, and consequently they were able to appreciate the lecture to the full extent of its value. In the late afternoon, the lecture was upon the life and work of George Elliott. The speaker devoted his time to "George Elliott." The evening lecture was scheduled to be ended at 8 o'clock, to allow those present to attend the Symphony concert, but when that time came scarcely a dozen of the audience left the church, and the speaker was persuaded to continue.

In his lecture upon Jane Austen, Prof. Troop gave a description of her character, and devoted the remainder of his time to a discourse upon her chief novels. The best of her books is "Pride and Prejudice," and the speaker gave the plot, the style, the language, and the moral import of the work. In literary circles there has been quite a revival in favor of Miss Austen during the past year and her books are again beginning to come back into favor.

As an introductory to his lecture upon George Elliott (Mary Ann Evans) the speaker gave a brief analysis of her character. He said "The character and works of George Elliott are among the most striking of the moral phenomena of her age. She was remarkable for her faculty of humorous observation, and unique for her teaching from philosophy to fiction. The main purpose of her teaching was to show by dramatic illustrations human life as the education of the soul."

He occupied a good portion of his time in dwelling upon her two best novels, "Adam Bede" and "Silas Marner." The former appeared in 1859 and is a "story of old fashioned provincial life, charged with humor, pathos and tragedy." Silas Marner, he said, was "a simple story of great charm as to being out of its spiritual tragedy, the moral situation unfolded with great skill—a cruelly warped nature reconstructed by a fresh and deep human interest."

On December 4 the topic of discussion will be "Robert Louis Stevenson." Following this lecture will be given by Prof. Troop upon "Thomas Hardy" and "The Short Story." While the teachers' club is in session, subjects relating to selections of topics to be discussed, it is regretted by many that "Sir Walter Scott" has not been chosen.

## TWO OUT DEC. 1

**And One Holds Until Next September is Opinion of Atty. D. E. Daniels Regarding Terms of County Commissioners.**

In the midst of the discussion as to when the terms of the county commissioners expire Attorney D. L. Daniels, associated with Prosecutor-elect Charles Krichbaum, submits the following opinion which differs from others which have been submitted.

The tangle in the terms of county commissioners has its solution in the constitution rather than the statutes. By the adoption on November 7, 1905, of "Article XVII" as an amendment of the state constitution, the people definitely decided some things, and empowered the legislature to do what was necessary to carry those things into effect.

It was provided by that amendment—first, that county commissioners should be elected in the even numbered years, to hold office for an even number of years not exceeding four; second, that commissioners holding office when the amendment was adopted should hold such office for the full term for which they were elected and until their successors were elected and qualified as provided by law.

The general assembly was given power to fix the terms of office of county commissioners, and the time when those terms would begin.

To the general assembly was also given the power to extend existing terms only so far as it was necessary to the incumbency of those offices until their successors could be elected in even numbered years.

Beyond this point the general assembly had no power to extend any term of office.

The supreme court has held that a commissioner elected on November 7, 1905, the day the amendment was adopted, "was elected for the term provided by the law existing at that time." (73 O. S. 305). The term of a county commissioner provided by the law at that time was three years.

On April 2, 1906, the general assembly, acting under the authority conferred by this amendment, extended or attempted to extend existing terms of county commissioners, which would otherwise expire in an even numbered year, to the third Monday of September of the following year.

This act, so far as it operated to carry the constitutional amendment into effect, was valid, and no further.

The general assembly further provided in the same act that the board of county commissioners shall consist of three persons to be elected biennially, who shall hold office for two years beginning on the first day of December next after their election, and that such election should be held in the even numbered years as provided in the constitutional amendment.

These are the provisions controlling the terms of county commissioners. Applying these provisions to our local situation, we arrive at the following results:

Mr. Hay was an elective officer holding office when the amendment was adopted, and was guaranteed his full term of three years by the amendment itself.

The legislature having fixed the beginning of the term of his successor for December 1, 1908, and the regular biennial elections for commissioner having been fixed by the constitution for that even numbered year, it was only competent for the legislature to extend his term from the third Monday of September, 1908, to December 1, 1908. The attempt to extend his term beyond that date was without constitutional authority.

Mr. Hay's term, by election and authorized extension, will, then, expire December 1, 1908.

Mr. Burnheimer was elected the day

## CRAWFORD BACKED BY FORAKER FOR SPEAKER

Cincinnati, Nov. 20.—Contending Republican factions in the Ohio senate fight are formally aligning for the fray.

The candidacy of Dr. A. J. Crawford, Athens, for speakership of the house, shows that Foraker is forming his battle lines. Crawford is accepted as the Foraker candidate against Franville Mooney, Ashtabula, whose alliance with Burton is suspected.

Foraker is going to fight for the speakership with Senator Dick and Charles Kurtz, of Columbus, leading the field forces. This means a sharp fight all along the line, and an involving of the succession of Foraker in as bitter a fight as the Hanna melee.

## CATTLE QUARANTINED IN NEW YORK AND PENNA.

Washington, Nov. 20.—Word has reached the department of agriculture that physicians at Danville, Pa., fear five children have contracted the terrible foot and mouth disease of cattle.

Secretary of Agriculture Wilson ordered the bureau of animal industry to send all its energies toward suppressing the outbreak, and has quarantined both New York and Pennsylvania.

The foot and mouth disease appeared first in the winter of 1902, when it affected portions of Massachusetts, Vermont, New Hampshire and Rhode Island. Through prompt action of the federal and state authorities it was stamped out there.

## CLOSE QUESTION PUT TO JUSTICE

William Stump has commenced a peculiar action in Justice Barrick's court against his wife, Jessie Stump. It appears that the pair have been dwelling under separate roofs; that they have a little child, and that William has been paying \$2 per week for its support, under an arrangement made whereby his wife is to stop annoying him. He now says that his wife continues to send him some of those horrible postal cards and that some of them are sent to his mother by her and that his wife calls up the mother by telephone and through this instrument she is attempting to provoke a breach of the peace. Whether this can be done over a telephone is a close legal question that the justice is now considering. Constable Rohn will usher the fair Jessie into the presence of the court today.

## Ohio Man Marries Negress.

Delaware, O., Nov. 20.—Putting into practice his theory for the solution of the race problem, George Wells, brother of Deputy Sheriff William Wells, has just returned home with a negress wife.

His parents, who are well-to-do and respected, have refused to receive the pair, and are heartbroken. Wells believes the human race has deteriorated since the time of Christ through the failure of the races to intermarry. He is 35 years of age.

## W. C. T. U.

The new constitution of the W. C. T. U. was the principle work of Friday's meeting. Some sections were adopted while others were rejected. The literary program was opened by Mrs. E. O. Buxton who took for her subject "Scientific Temperance Instruction." An interesting discussion by several members followed. In the absence of the president the secretary presided. "The Laboring Question" will be the topic for discussion next Friday.

## Mrs. H. P. Gardner is with Canton friends.

Mrs. H. P. Gardner is with Canton friends.—Mrs. Ralph Moore and guest, Mrs. Tysman, of Canton, are visiting relatives at Berlin Center.—Attorney Austin Lynch of Canton was in Alliance Friday.—Alliance Review.

## Mrs. Margaret Dillon, of Canton, who has been nursing Mrs. Clyde Bryan the past ten days, returned to her home on Thursday evening.—Salem Herald.

# SOCIAL EVENTS

**The Daughters of the American Revolution, recently organized, but who have not yet been formally installed into the state or national association, met Friday afternoon at 2:30 o'clock in the Woman's Exchange rooms. The name adopted was the Canton Chapter of the Daughters of the American Revolution. On December 10 the officers of the chapter will be installed if this date is agreeable to the state regent of Columbus who will have charge of the exercises. A committee will be appointed by the regent to make arrangements for a place in which to hold this meeting.**

## JAPANESE SOCIAL.

The Standard Bearers of the First Methodist church gave a Japanese social in the church parlors Friday evening. The Standard Bearers is a missionary organization composed of about 50 young girls who are supporting an orphan in Palang, Malaysia. The social was given for the purpose of interesting the boys of the church in missions. A musical program was given. The girls were all dressed as Japs and Japanese decorations were used. Light refreshments were served.

## SUMMER BRIDGE CLUB.

Miss Margaret Clark, of 1314 North Market street acted as hostess for the Summer Bridge club Friday afternoon. Refreshments were served by the hostess. The club will be entertained on December 4 at the home of Mrs. David Day, of North Market street.

## OCTO DECIMO CLUB.

Mrs. Arthur Knoefer, of 1240 Oxford street, entertained the ladies of the Octo Decimo club at her home Friday afternoon. The time was spent in fancy work and socially. Refreshments were served by the hostess at 4 o'clock. Mrs. C. A. Weirich was a guest. The club will meet on December 4 at the home of Mrs. Sells of West Tuscarawas street.

## QUEEN BEES MEET.

The Queen Bee club was entertained Friday afternoon by Mrs. E. D. Artman of High street. At progressive euchre prizes were given to Mrs. Harry Berger, first; Mrs. Charles Fester, second; and Mrs. Lawson, third. A dainty luncheon was served. The club will be entertained on December 4 at the home of Mrs. Charles Cooper, of Cedar street.

## HARMONY SOCIAL LUNCHEON.

A pleasant social luncheon was enjoyed by the members of the Harmony Linen club Friday at the home of Mrs. U. R. Bitzer of West Fifth street. A three course luncheon was served. On December 4 the club will meet with Mrs. Edward Zintmaster, of Massillon.

## ENGAGEMENT ANNOUNCED.

The engagement of Miss Bessie Fry, of 824 West Lake street, to Marion A. Jackson of this city, was announced at a miscellaneous shower given by Miss Orca Gregory of East Lake street. A unique guessing contest of wedding anniversaries was a feature of the evening's entertainment and Miss Fry was given the prize which proved to be a picture of herself and fiance. The marriage will take place on Thanksgiving morning and the young couple will reside on Meyers avenue.

## CLASS ENTERTAINED.

The Sunday school class taught by Mr. Howard Miller, of Trinity Reform church, was entertained at the home of Miss Mary Zerbe, 1300 Navarre street. Parlor games were played; a luncheon was served by the hostess.

## BIRTHDAY SURPRISE.

Mrs. Thomas C. Harmony was agreeably surprised on her birthday anniversary by a large party of her friends calling at her home at 1014 N. Rex street. Cards were played and a luncheon was served. The guests were: Mr. and Mrs. Lewis H. Smith, Mr. and Mrs. Frank Harmony, Mr. and Mrs. Harvey Barth and family, Mr. and Mrs. Peter Hahn, Mr. and Mrs. Albert Baker and family, Mr. and Mrs. Thomas Higgins, Mr. and Mrs. M. E. Molon and daughter, Virginia, Mr. and Mrs. Harry Higgins and family, Mr. and Mrs. Ira Smith, Mr. and Mrs. Wm. J. Miller, Mr. and Mrs. Herman Roderick, Mr. and Mrs. Ellis Haak and daughter, Dorothy, Mrs. Adolph H. H. Buchman, Mrs. Adam Oberlin and daughter, Edith, Mrs. Joseph Haak, Herman and Hilda Hahn and Thelma Harmony.

## Business in the Courts.

**NEW CASES.**  
19382—Mame Fitzpatrick vs. the City of Alliance and the McGinty Construction company. Hart & Koehler, attorneys.

## NIGHT PROWLER SHOT BY EAST END WOMAN

Janos Vanhuser, a Slav, is lying at Mercy hospital in a precarious condition, the result of a shot fired from a revolver by a woman living on Cutter avenue, about 10:30 o'clock Friday night. Cutter avenue leads to the northeast from Lake street, at a point where the Harvard Dental Chair works is located, running to a point beyond the Malleable Iron works. This avenue is populated by many foreigners, who at times have created some trouble for the Americans that reside there also. The story in this case is best related by Mrs. Frank A. Masson, who lives at 2501, who did the shooting. She related the circumstances to Captain Patterson, Detective Bour and Patrolman Penley. She said that about 10:30 o'clock she was attracted by a knock at the rear door of her home. She was afraid to open the door and asked who was outside. "It's me, George," came back the reply in a broken tongue. Believing that it was one of the foreigners she told him to go away and then all was still for a moment. Then she heard a noise at the front door and made up her mind to see what was wanted. Her husband, who is employed at one of the mills in the east end, was not at home at the time and she was alone with her little children. Slipping on an old coat belonging to her husband, she picked up a revolver that had been bought for her protection and started for the door. When she opened the door the person was visible, but upon walking around the house she noticed two men, who started to run as she neared them. She fired one shot and as the men proceeded to run she fired another and then went into the house, not being aware that she had shot either of the men. One of these men was Vanhuser, who boards at 2427 Cutter avenue, not far distant

# SOCIAL EVENTS

**PROBATE COURT CALENDAR.**  
In the matter of the trusteeship of Evelyn Dimon, first account filed.  
In guardianship of Edwin Lythe, the appraisal of real estate ordered.  
In trusteeship of Mary J. Riblett, appraisal of real estate ordered.

## ANSWERS.

19266—The Brown Lumber company vs. William Bantz et al. W. E. N. Hemperly, attorney for defendant, the Massillon Loan & Building company.  
18961—William E. Davis, as receiver of the Electric Filter company, vs. A. J. Tice. William M. Roach, attorney.  
19271—Oscar Rex vs. Elese J. Rex et al. John T. Blake and Edward L. Smith, attorneys for defendant, Carrie M. Raymond.

## REAL ESTATE MORTGAGES.

Eugene F. Diekerhoof and Anna C. Diekerhoof to the Citizens' Building & Loan company, part of northeast quarter of section 16, Canton township, \$500.  
William Dannemiller and Louisa H. Dannemiller to the Central Savings Bank company, lot 2252, Canton, \$2500.  
Jacob W. Lonas and wife to Samuel F. Lonas, west half of northeast quarter of section 17, Bethlehem township, \$2000.  
Louisa Mader to the Massillon Loan & Building company, part lot 1052, Massillon, \$50.  
Lucy C. Fox to the Massillon Loan & Building company, lot 200 in Duncan, Wales and Skinner's addition to Massillon, \$100.

## REAL ESTATE TRANSFERS.

Samuel F. Lonas and wife to Jacob W. Lonas, west half of northeast quarter of section 17, Bethlehem township, \$2800.  
Ella M. Reinhart and August Reinhart to Louis H. Dannemiller, lot 2252, Canton, \$5000.  
George Schneider to Mary Singer, lots 4 and 5 in the McInnes addition to North Industry, \$1100.  
Minnie Sauvageot to Jacob Friedy, lots 202 and 203, Louisville, \$400.

## Great Fundamental Truths.

Youngstown, Nov. 20.—At the Garfield banquet held here last night Secretary Garfield, in his speech, declared that the Republican party must recognize in the socialistic arguments some great fundamental truths and must be able to meet them. He declared for a merchant marine and a strong navy and the conservation of water supply by the protection of forests and mines. Workmen incapacitated by old age or disease must be taken care of, he said, by the industries. He declared that the integrity of the country must be maintained and educational conditions among farming people improved.

## Buy in Canton.

Osnaburg, Nov. 20.—C. E. Lotz has sold his farm of 30 acres near Mapleton to J. H. Palmer of Wilmet for \$5000 and has bought from the Wilmet Banking Co. the three story brick building and eight lots adjoining said property on East Ninth street, Canton, for the consideration of \$6500. Mr. Lotz will have sale and will move to his new home in the near future.

## Case Dismissed.

Some time ago an affidavit for a search warrant was sworn out in Justice Barrick's court by William Street, who is the agent for a certain window strip, charging that Henry Anthony had infringed and was in possession of some of his company's patents. This case has now been dismissed for the want of prosecution at the expense of the plaintiff.

## Chicago Worse Than London.

Chicago, Nov. 20.—Tests made by the city chemist show that Chicago atmosphere is fouler, more smoke laden and unhealthy than in London. Four hundred feet above street level on a big building shows a deposit of dust and smoke equal to three and one-half tons yearly on an acre of ground.

## Effort to Annul Marriage.

Norfolk, Nov. 20.—Counsel for Mrs. Baker Edwards number one to take depositions in New York to try and show the divorce illegal and annul marriage to Mrs. Eastman.

## Akron—Summit county needs a new children's home and will try and combine with Portage and Medina counties.

# SOCIAL EVENTS

**19383—Susie Konya vs. Fernes Konya. Hart & Koehler, attorneys.**

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