

THE NISBET DIVORCE.

A Bill of Particulars Finally Filed by the Woman's Husband.

SOME OTHER UNHAPPY MARRIAGES

Heavy Sentences Imposed Yesterday in Speak-easy Cases.

GENERAL NEWS OF THE COUNTY COURTS

Councilman W. W. Nisbet filed a bill of particulars yesterday in his divorce case against his wife. He says she was unduly intimate with Dr. E. A. Wood on several occasions, the first being on September 23, 1888, at the house of Captain S. S. Brown, near Uniontown, Pa., again at the house of Mr. Nisbet on Washington avenue or Dr. Wood's house on Sarah street and at his office on Penn avenue. Beside this he alleges she told him on one occasion that another person or persons had been intimate with her.

A petition for divorce was filed by Alberta B. Brown, yesterday against Mungo C. Brown. She alleges they were married at Council Bluffs, Iowa, in June, 1877, and lived together until August, 1888, when he deserted her. She has learned that he has been intimate with one Anna Muller, of East Uniontown, a colored street, New York, and pray for a separation.

Lillie A. Grundy sues for a divorce from her husband, Robert L. Grundy, alleging desertion on his part for the past two years. John O'Keefe sues for a divorce from his wife, Annie. He alleges she neglects her children through drink and has attacked him with a knife and threatened to set fire to the house.

Decrees were granted in the cases of Catherine Cross vs Edward R. Cross, Abuse and general ill treatment were alleged, and Mary J. Anderson vs William Anderson, desecration.

Commissioners were appointed in the divorce proceedings of Carrie Jones vs A. D. Jones, E. H. Russell, Esq., being appointed; Jacob Eitzen, Esq., and John G. Hobbs, Jr., Esq., commissioners; Anna Ballard vs Edward E. Ballard, J. R. Schweitzer, commissioner; Sophia Nolden vs Peter Nolden, J. P. Peterson, commissioner, and Elizabeth Harlan vs Franklin Harlan, W. B. Herron, commissioner.

IT WAS SENTENCE DAY.

A Large Number of Offenders Were Retired Yesterday.

Judges White and Magee passed sentence yesterday on a number of persons convicted in the Criminal Court during the week. Charles McClure and Isaac Brown, the colored men who were convicted of conspiracy, were the first called. The evidence showed they had practiced bringing suits against speak-easy keepers before Alderman Porter, and took money to settle them. Constable Canaway was implicated through the testimony.

McClure and Brown protested their innocence, which Judge White was inclined to listen to. He placed the burden of the offense on Alderman Porter and Constable Canaway, and said they were at least equally to blame. He sentenced McClure to a term of six months of confinement at the Alderman's home, and the woman repeated her story. McClure was then given two years to the penitentiary and Brown one year to the workhouse.

Bridget Flaherty was convicted of keeping a speak-easy at McKeesport. She had sold and gave money to the bar to allow him to continue to operate, so she would not be turned over to the grand jury. These men were present, and the woman repeated her story. They denied it, but said they received money from her to pay a butcher's bill. Her landlord bears a good name in the town, and was very anxious to be rid of her. While she believed the woman, and excused her contempt for constables and others who extorted money from women and encouraged them to break the law. After some plain talk to all the parties, the Judge said he would consider the case further before pronouncing sentence.

In Harry, J. Walsh and L. Fork were sent to the workhouse for one year each on charges of larceny. Harry Dougherty, for the same offense, got three years. J. Ryan, for assault and battery, was fined \$500 and sent to the workhouse for four months. Elijah Hart, for illegal liquor selling, was fined \$500 and sent to the workhouse for three months. James Aldridge, for the same offense, was fined \$500 and sent to the same institution 1 year and 90 days. Aldridge, also for illegal liquor selling, got a three months' sentence to the workhouse and was fined \$500.

MRS. REED'S REPLY.

She Says She Tried No Fraud in the Creamery Company.

Mrs. Sarah A. Reed yesterday filed her answer to the equity suit brought by William Scalf and others against the Charters Creamery Company, herself and others. She states that the charge that the judgment for \$15,400 confessed by the company to her was not with the intention of defrauding other creditors, but was made in good faith. She claims that she loaned the money to the company and the judgment was in payment.

It is also claimed that the order of court discharging the rule obtained by Scalf and others to have the judgment given her stricken off, is a bar to this suit, as it is brought practically for the same purpose.

THEY ARE INSANE.

Committees Necessary to Manage Property for Two Persons.

Mrs. Eleanor Farnstock yesterday filed a petition for an injunction in lunacy on her son, George W. Farnstock. She states that he is 21 years old, and has been insane for three years. He is now confined in the State Hospital. He is one of the heirs of the late B. L. Farnstock, and it is necessary to have a committee to care for his property.

The result of the inquest as to the sanity of John E. Patterson was returned to court yesterday, Patterson being declared to be a lunatic. W. A. Herron was appointed a committee to take care of him, to give bond in the sum of \$1,000.

Balding Disease.

Mrs. Helena Whiting yesterday filed a bill in equity against Charles Sanders and Mrs. Murphy & Hamilton, contractors. Mrs. Whiting and Sanders own adjoining lots on Ninth street. Mrs. Whiting claims that she has an agreement made with a former owner that a three-foot alley is to be left between the houses. Sanders has torn down his building and is about to rebuild it to his original height, thus, the Mrs. Whiting states it will seriously injure her property, and she asks for an injunction to restrain Sanders and Murphy & Hamilton from going on with the work.

Mr. Mellon's Protest.

James R. Mellon yesterday appealed to court from the report of the Board of Viewers assessing fees for a sewer on Center avenue, Twentieth ward. Mellon owns 23 lots in the Baum plan on Center avenue and was assessed \$2,600. He states that he constructed the sewer and the amount was sufficient for the purpose and it was approved by the city. He claims that they have no right now to make him pay for another sewer for his property, and that he never received credit for the one he did pay for.

Mellon's Trial Lists.

Common Pleas No. 1—Rutledge vs Sigmond; Hauboldt Insurance Company vs Brucker; Weisheit & Son vs Hunter; Murphy vs Patrick; Baier vs Wardens; Weinman vs Loudermilk;

Huckenstein & Co. vs Whiting et ux; Fausett vs Hilliard; The Schomaker Furniture Company vs Younker; Sellers vs Gardner; Donaldson vs Kelly; Evans Bros vs Haworth et al.; Boyd & Beatty vs Reighard; De Haan vs De Haan.

Common Pleas No. 2—Ingold vs Delaney; Robertson's administrator vs Duncan executrix; Kraus vs Pennsylvania Railroad Company; Criminal Court—Commonwealth vs Joseph Thomas Whaler et al.; Charles Kunkel, John Melville, Michael Snell (2), Barrett Able, Edw. Beatty, William Scott, C. Cooper (3) vs John Krantz (2); John Mack vs Fred Heidrick; Charles Wachter, McClayton Williams, Louis Fork, Dorcas Casten, John W. Callahan, Stewart Brown.

What Lawyers Have Done.

Mrs. KATE REAGAN yesterday entered suit against James Butler for \$500 damages for a verdict. A captain was named.

MAURICE J. COXON and John Carroll entered suit in ejectment yesterday against Austin L. Thompson for a lot in North Fayette township.

A MOTION was made yesterday for a new trial in the case of the J. Kaufman Co. vs John Hellings. The plaintiff received a verdict for \$2,000 due on empty barrels.

A DECREE was made yesterday dissolving the firm of the Franklin Electrical Supply Company, composed of Emma E. Miller and William H. Miller, because when there is so much litigation.

W. N. ROBBINS & Co., coal operators, yesterday entered suit for \$5,000 damages against the McKeesport and Bellevue Railroad Company for injury to the firm's property in Lincoln township.

A. L. MINNIE KNAPPER and Jessie Jones yesterday entered suit against William Murray for \$500 damages for a verdict. The plaintiff was named.

MICHAEL JOYCE was discharged from the workshop yesterday on a writ of habeas corpus. He had been committed for a day by Magistrate Broken on a charge of disorderly conduct. The court thought the conduct was not deserving of the penalty imposed, and discharged him.

MRS. SARAH JANE CORNETT yesterday entered suit for \$20,000 against Dr. R. H. Fleming for alleged malpractice. It is alleged that she opened her abdomen to the doctor, but he said, but an entirely different master, and the result of the doctor's treatment was that her health was permanently impaired.

JOSIAH CORNETT will be put on trial tomorrow for the murder of Special Officer William Miller, of Allegheny, last fall. This is the second trial of the case, Demmy having secured a new trial after conviction last spring. At that time he was found guilty of first degree murder.

THE FIRST INTRODUCTION OF Sugar-Coated Popcorn.

A cabledgram from Paris announces the fact that R. W. Bell Manufacturing Company, the famous Buffalo soap and soapstone manufacturers, have won for these goods highest award at the great Exposition.

With the Greatest.

Difficulty we waited on the immense multitude which thronged our stores on Saturday, all coming after our advertised bargains. Our overcoat department was the busiest in the whole store, so we have marked for you to-day a special lot of mohair and melton overcoats from \$25 to \$50 and \$60 at the one price of \$42 for choice.

P. C. C. C., cor. Grant and Diamond streets.

FALL OPENING.

We name a \$14 sale of men's fine imported mohair and kersey overcoats, and we include all our latest styles. All our silk linings are silk faced, and they come in all the new and fashionable shades. (\$4 fourteen dollars) takes your choice to-morrow, and remember it's an offer not to be missed.

O. P. C. C., cor. Grant and Diamond streets, opp. the new Court House.

BEST set teeth \$8. Taft's Dental Rooms cannot be beat at any price.

CABINET photos, \$1 per doz. Lieb's Popular Gallery, 10 and 12 Sixth st. TTSU.

ALL the newest and best makes of kid gloves 25 cent cheaper than elsewhere. Come quick before they are all gone.

F. SCHOFIELD, 612 Penn ave.

For Monday.

R. Stiebel & Sons, Silversmiths, No. 54 Fifth Avenue, Pittsburgh.

Silver, from time immemorial, has been regarded as the emblematic metal, which in various forms has served as souvenirs, both for weddings and anniversaries. It is now a favorite ornament and has come to generation heirlooms of silver, which in families are regarded not only for intrinsic, but also for sentimental value.

The fall of 1878 he became connected with the Cincinnati Exposition and remained with it until 1879 he conducted his business in our first Pittsburgh Exposition, and remained with it year after year until the fire at Smoky Island in 1883, where he sustained a loss of nearly \$8,000.

In 1878 Mr. Baker purchased the exclusive combination of articles in Pittsburgh for Philadelphia, for which he paid a large sum. His friends predicted that this venture would prove a financial failure; and so it seemed for many years. But he persevered in his efforts, Mr. Baker never changed his mind, although his expenses were \$10,000. The result was that he made a profit of \$10,000, not aggregate, \$10, which forced him to go down and add his pocket for the remaining \$100 in order to keep the thing going.

STEVENS' DESK AND CABINETS.

A full line for offices and home use, with chairs to match. No one shows as many styles, no one sells for so small a profit and no one sells for so large a profit. The Stevens' cabinet and desk, ordinary or ornate, is \$25, the melton and mohair overcoats from \$25 to \$60 at the one price of \$42 for choice.

They were outbid at Cincinnati last season, and the party who bought the privilege dropped over \$10,000.

Messrs. Baker & Son are now running the Messengers' business in three Expositions, namely, St. Louis, Indianapolis and here, and their goods are fully popular in the other two places as they are in Pittsburgh.

The Continental Light Steel Binder.

Shown in Mechanical Hall.

This is made by "The Johnson Harvester Co." Batavia, N. Y., and has been awarded the gold medal at Paris.

This superior machine is constructed from diamond wire mesh, so that the binder wire can be used for a police wire, again duly insulated, and provided that properly insulated wires were used for the distribution of the current, and care taken to stop all leakages caused by abrasions—all of which practically no danger existed from freshly bound wire, the binder wire being supplied by the company, but the men seldom used them. An incident was related by a painter who, some three years ago, fell from a scaffolding, severing half of his leg. The wire mesh of the binder wire had become entangled in his stocking. He hung on to them until rescued, and was quite uninjured.

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