

OIL REGION FARMERS Overreaching Themselves in Demanding Exorbitant Prices. WHICH ARE PROMPTLY REFUSED.

How the Recent Pennsylvania Gushers Are Holding Up.

A NEW WILDCAT WELL THAT LOOKS DRY

The big wells of the last few days were still putting out hundreds of barrels of oil yesterday, although they had fallen off considerably.

Down at McMurtry. The Fisher Oil Company, Hackett & Shriver's No. 3, on the W. E. Riddle farm, went off to 40 barrels an hour yesterday morning.

In the Wildcat Field. Wildcat—Black & Waterhouse shot their old well on the Whiffles farm in the north-east near the Augusta Oil Company's gusher, and it responded by starting off at the rate of 45 barrels an hour.

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Crozier; Mahoney vs Groesser; Meach vs South Versailles Township; Macomber vs Eskine; Mica et al vs Hill; Huntington vs Everson et al; Oberman vs Steffig; Snyder vs Dely; Indwick vs Ludwick; Kaber vs Weidner.

Common Pleas No. 2—Eider vs Westmoreland and Cambria Natural Gas Co; Neuf vs Gillispie et al; J. H. B. Bingham et al vs Co; vs Klein; Bardsley vs Western Pennsylvania Exposition Society; Bender vs Brown et al; Vetter vs Dunlap; Robinson vs Arthelma Live Stock Co; Barman vs Mutterer; Flagg vs Sauer; O'Bryan vs Lion Fire Insurance Co.

New Mode of Securing Charters. In Common Pleas Court No. 1 yesterday an order was made relative to the filing of applications for charters. It directs that hereafter application must be first filed in open court, and its filing afterward in the Prothonotary's office, and the new rule is made to prevent useless entries on the records.

To-Day's Audit List. Estate of Ellen Cornelius. Accountant. William J. McGregor. Margaret A. McGregor. Susan W. W. E. Jones et al. John Thompson et al. R. D. Thompson et al. Jacob Schaefer. G. C. Burgwin.

Court News Told Briefly. The jury is out in the case of James W. Riddle against W. L. Mellon and others, an action on an oil lease.

The suit of James J. Dunseth against the Pennsylvania Tube Works, an action on an account, is on trial before Judge Stowe.

In the suit of I. F. Brainard against Mellon Bros, an action on a contract, a verdict was given yesterday for \$750 for the plaintiff.

In the suit of John Drew against John Stringer, a landlord and tenant case, verdict was given yesterday for 65 cents for the plaintiff.

A VERDICT of \$22 for the plaintiffs was given yesterday in the suit of Cover & Dism against S. M. Willock, an action on a contract.

A verdict of \$33.92 for the plaintiff was given yesterday in the suit of the Granley Bronze Company against Maloney & Co, limited, an action on an account.

The suit of Carl Huff against the Eberhard and Ober Brewing Company for damages for injuries caused by the fall of an elevator is still on trial before Judge Harry White.

In the United States Circuit Court, yesterday a verdict of \$125 for the plaintiffs was given in the case of the Hughes Steam Pump Company against James Tippman, an action on a contract for an oil machine.

KELLY TRACY yesterday entered suit against R. F. Clements, the proprietor of a circus, for \$5,000 damages. She states that while she was witnessing a performance one of the bear-stealers went and in the fall she broke her left leg.

The suit of Arthur Stuart against the Kruger & Jones Manufacturing Company is on trial before Judge Collier. The case is in the action to recover salary. Stuart was employed by the defendants as a salesman at a salary of \$400 monthly, and was discharged at the end of three months. He claims that he was engaged for a year.

The following executions were issued yesterday: J. H. Negley vs Joseph Bowen and wife, \$56.92; George Cochran, for use of J. H. McQuade, vs Isaac E. Graham and Anthony Jop, \$24.67; Rosa Schwebel vs Charles Sherman, \$71.28; Joseph Wright vs Joseph Dill, \$39. A. J. Jarett and James Campbell, for use of H. C. Geary, vs Peter Dreyer, \$24. FAY POSTER, clerk, \$13.24; S. M. Lonsak vs Jacob Lonsak, \$10.10.

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Does Experience Count? Then we with an unbroken tea record of three generations, with connections in every tea growing country in the world, must have experience.

We Tell You That HE-NO TEA is the successful result of that experience.

FOR SALE BY ALL GROCERS.

MARTIN GILLET & CO., (Established 1811.) Exchange Place, Baltimore, Md.

AMUSEMENTS. DUQUESNE. Pittsburgh's Leading Theater.

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SCINTILLATIONS From the Tailor Shop, Continued. The position of umpire on a baseball field is always a dangerous, but lucrative one.

Tailoring for the American public is much more pleasant, but a great deal less lucrative.

That is why we became tailors. As our space is limited, if you would know more of the how, when, where of our start in life, call and see us at

400 SMITHFIELD ST., Between the hours of 8 and 6.

Medical Institute. EXPRESSION OF GRATITUDE. Followed by facts from the public press.

GRAND RAPIDS, MICH., May 6, 1901. To the Electrical and Medical Institute, 442 Penn. ave., Pittsburg, Pa.

Wm. Van Houten badly injured His Ankle and Is Pronounced Incured by Many Doctors—Entirely Cured at the Electrical and Medical Institute.

Wm. Van Houten is an intelligent Hollander, living at No. 80 Worden street. A year ago last fall he fell from a roof and sprained and badly smashed his right ankle.

The injury was a very painful one at the time, but it was not thought to be very serious. Time passed on and the sprain proved very obstinate, defying the best medical skill in the city.

Dr. Van Houten was skeptical and thought that without a will—his foot was so bad that he was compelled to drag his injured foot after him, there not being strength in his ankle to support his weight.

Last January his friends began to advise him to go to the Electrical and Medical Institute, whom they had heard had made some wonderful cures.

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