

A LIST OF APPEALS.

Numerous Arguments Heard by the Supreme Court Yesterday.

MORE DIVORCE SUITS ENTERED.

Fanker Dill, of Clearfield, Indicted on a Second Charge.

VARIOUS MATTERS FROM THE COURTS

Thirteen cases were argued in the Supreme Court yesterday. An argument was heard on the appeal of J. H. Bailey, assignee of Graf, Bennett & Co., from the decree of Common Pleas No. 2. The suit was on mechanics' liens against Graf, Bennett & Co.'s mill.

The two cases of Charles Jutte vs. the Keystone Bridge Company, appealed by the plaintiffs from Common Pleas No. 2, were argued. They were cases for damages for the loss of boats wrecked by colliding with temporary piers of the Beaver bridge.

An argument was heard on the appeal of the Monongahela National Bank of Brownsville, in the matter of the distribution of the estate of Catherine Goe, from the Orphans' Court.

An argument was heard in the case of Hickenstein & Co. vs. C. C. Willey, appealed by the plaintiffs from Common Pleas No. 2, an action on a mechanic's lien.

The case of E. Wrasse vs. the Citizens' Traction Company, appealed by the defendant from Common Pleas No. 1, was argued. The suit was for damages for injuries received by the plaintiff in a fall while getting out of a car.

The suit of J. C. Geisinger and wife vs. J. Getty, Jr., appealed by the defendant from Common Pleas No. 1, garnishes proceedings were argued.

An argument was heard in the case of J. C. Hinnan vs. James Walton, appealed by the plaintiff from Common Pleas No. 2, a suit in ejectment.

The case of Arbuckle & Co. vs. F. A. Chadwick, an action on an account, appealed by the defendant from Common Pleas No. 1, was argued.

An argument was heard in the case of Park Bros. & Co. vs. Joseph Matthews, appealed by the plaintiffs from Common Pleas No. 2. The suit was to recover a balance of salary claimed to be due under a contract.

An argument was heard in the case of Samuel Bing vs. C. L. Willey, appealed by the defendant from Common Pleas No. 1. The case was to recover \$200 given by Bing to Willey to take the latter on the bond of a man named Wabble, an applicant for liquor license. Wabble was refused a license, and Willey kept the money.

The appeal of the Western Union Telegraph Company from Common Pleas No. 2, was argued. The suit was brought by D. S. Tobin for damages for a trip to South Carolina, caused by a mistake in a telegram giving the wrong address for the placing of a wire.

The case of Anna Hilland vs. William Jenkins, appealed by the plaintiff from Common Pleas No. 2, was argued. The suit was to recover a bill for groceries, was argued.

CRIMINAL COURT WORK

A Small Number of Cases Come Up for Settlement.

In Criminal Court yesterday before Judges Ewing and McClung, Henry Lehman was acquitted of the charge of malicious mischief preferred by John Whitmore, but was ordered to pay the costs.

Patrick Connelly pleaded guilty to stealing a shirt from J. E. Fisher, and was sent to the workhouse for 30 days.

Wilson Wiley was found guilty of the charge of stealing \$50 from Annie Powell, at Wood's Run, and was sentenced to the workhouse for six months.

Gilbert Wilson was convicted of entering the house of Otilia Heinger, of Lower St. Clair township, with intent to commit a felony.

John Miller was acquitted of the charge of pointing firearms.

M. Geffen pleaded guilty of perjury in the case of S. Balkin, and was fined \$100 and sentenced to the workhouse for 30 days by Judge McClung. Joseph Goodman was acquitted of the same charge.

Benjamin Spangler, Chief of the Bradford police force, was acquitted of a charge of perjury, preferred by Daniel Geiger, and the prosecutor was ordered to pay the costs.

Second True Bill Against Dill. In the United States District Court yesterday the grand jury returned another true bill against W. H. Dill, President of the First National Bank of Clearfield, Pa., charging him with embezzling bank funds and altering accounts to deceive a United States bank examiner. Dill is accused of embezzling at least \$22,000. Paul Conrad and other officers of the Louisiana State Lottery were also indicted for using the United States mail in a lottery scheme. When their returns had been made the grand jury was discharged.

Two Divorces Suits Entered.

Two suits for divorce were entered yesterday. Attorney Edmundson filed the suit of George R. Owings against Emma Owings. They were married September 3, 1884, and, it is charged, she deserted him on January 3, 1890. Attorney Al Spitzer filed the suit of C. W. Marsh against Maggie E. Marsh. They were married November 19, 1872, and, it is alleged, she deserted him in September, 1888.

Damages for Bad Drainage.

Henry McC. Savage, of 65 Taylor avenue, Allegheny, entered suit yesterday in Common Pleas Court against J. L. Meyers and M. Mackin, his neighbors, claiming \$1,000 damages to his property, results from bad drainage on the property of the defendants.

A Traction Company Sued.

James Hugesman, whose horse and wagon were struck by a Fifth avenue cable car on Tuesday, October 13, filed a suit in Common Pleas Court yesterday for \$1,000 damages.

To-Day's Trial List.

Criminal Court—Commonwealth vs. Henry Fryberger, W. P. Marks, William McMillan, Thomas Caslett, John McGrew, Phillip Meeks, Berkey Ritoko, William Addison, Frank Slavost, Joseph A. Smart, James D. Dazell, Jerry Haggerty, Anwar Brosi, Thomas O'Neill, Mary McGuire, Charles Hoshack, Charles Marks, Tee Tang and Lizzie McD. Farland. Common Pleas No. 1—Wall vs. Guffy, Hochwender vs. Steiner, Pittsburg Photo Engraving Company vs. Galtier et al, Metzner vs. Daub, Chin, Jr. vs. Torsman, Owen vs. Munster, and vs. Gleason, Fairfax vs. Keller et al, Wheeler vs. Order of Solon, McKelvey vs. Order of Solon, Sauer vs. Mocerak, Miller township vs. Carnegie Natural Gas Company.

SEALSKINS WILL BE CHEAPER.

The Fall Sales in London Reveal a Glut in the Market. VICTORIA, B. C., Oct. 28.—Sealing men are feeling a very blue over the condition of the market for sealskins. The fall sales at London, which determine the prices for the year, were held Monday, and, instead of sealskins being in strong demand at high figures, the market proved to be overstocked and purchasers considered 60 shillings excessive. The ruling quotation was 57 shillings, or about \$13, and at this price the only business done was transacted. Eighteen dollars was the standard price last year. The low prices in London can only be accounted for in one way. The reports of the large number of seals met with in Bering Sea this season reached the principal buyers

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BUSY AS THE BEE!

We are busy people indeed, but just as surely as business increases we add to our facilities for waiting on customers. Come when you may, courteous clerks are always ready to take care of you.

RIBBON DEPARTMENT.

Such bargains as we announce in Ribbons just now aren't to be had every day. Note these offerings:

6-mch All-Silk Watered Ribbons, suitable for fancy work, at 29c; never sold below 75c.

No. 16 (2 1/2 inches wide), pure Silk, Satin and Gros Grain Ribbon, choicest shades, always selling at 25c, now only 15c.

No. 22 (3 inches wide), finest quality pure Silk, Satin Edge, Gros Grain, most desirable shades, at 23c. It's well worth 35c.

No. 16, heavy pure Silk Gros Grain, in drab and tan shades, at 15c. This beats all for a bargain.