

SOFT SNAPS VANISH. Transcribing Clerks to be Paid According to Their Ability. NO NEED FOR A BOARD OF REVISION.

Three Penitentiary and Several Workhouse Sentences. DRIFT OF THE DAY'S DOINGS IN COURT.

The County Commissioners are on a strike, and it is one that would undoubtedly be settled in their favor if those who foot public bills are not subject to boodling influences had their way.

The Commissioners are striking, not against salaries paid for clerical help, but for an equalization of compensation that will give a competent person a better show, and tend to the elimination of the political element that in return for supposed or real political work or influence demands the privilege of going upon the county payroll several weeks each year as clerks, jury service being insufficient to accommodate all who feel that they have a divine and prescriptive right to soldier at public expense for at least a portion of each year.

Heretofore the Commissioners have felt unequal to the task of fighting the horde, but now the exigencies arising under the triennial valuation have so complicated affairs that a remedy of some kind must be had.

Mr. Mercer was delegated to formulate a plan, and he has, and it meets the views of Messrs. Weir and Doyle. For years the transcribing rooms have been cumbered by some incompetents who have a political pull, and these, though doing often less than one-third of the work others did, got the same pay.

As an equalization of value is the cry that the reformers make, so the Commissioners think equalization should rule in the transcribing rooms also.

Accordingly, this session the transcribers will come under civil service regulations, and those who do not do a good day's work will be paid accordingly, and if it is possible to scrape baronies off it will be done.

The Commissioners might stand the annoyance and the cost if it related merely to an ordinary state of affairs, but in the short period intervening between assessors' time for turning in their books and the time when the Commissioners must turn them over to the assessors, a delay of any kind is too costly.

No Board of Revision Needed. In the haste between periods all properties cannot be sufficiently considered and the persistent ones demanding assessment abatement are apt to get a better show than those more modest and in this way the burden is unevenly distributed.

The plan proposed is something that outlined when the creation of a board of revision was contemplated, and it does not mean the employment of a few more clerks regularly and the dispensing to a great degree with a large force, but is assumed to be equally as competent to revise assessments as would be a board of revision and does not add to the county's burden, whereas a board of revision would cost \$15,000 a year.

The Commissioners do not express themselves so radically with regard to bumpers as do the political reformers, and one politician who has given the subject an investigation does, and it was evident that the Commissioners felt as strongly as he, if they did not talk so radically. The trouble is that the system is so deeply rooted in politics that it is difficult to eradicate it.

SOME HEAVY SENTENCES. Three Sent to the Penitentiary and Many to the Workhouse. In Criminal Court yesterday before Judges Porter and Kennedy 12 cases were disposed of, three defendants were sent to the penitentiary and several were given rather severe workhouse sentences.

Henry Kaiser, convicted of stealing a shawl from Alma Covert at Harry Davis' Museum, was sentenced to the penitentiary for three years. Later in the day the sentence was reduced to two years and nine months.

Benjamin Strauss and Charles Ford pleaded guilty of robbing the stores of M. Kinzer and L. S. Moore on Wood street November 24, and were sentenced three years and nine months each to the penitentiary.

Daniel Lynch was acquitted of the charge of assaulting his wife, Mary, but was ordered to pay costs.

Edward McKeon pleaded guilty to stealing a cheque and \$25 from Mary Schupbach on October 22 at Sharshep.

Wachler vs Hebling; George vs McLaughlin; Ulan vs Pleasant Valley Company.

CRIMINAL COURT—Commonwealth vs Harry Chambers, David Larimer, Harry Callaghan, Simon Kaufman, Charles Ross, James H. Brown, Thomas Ward, James Manley, Charles Haver, Henry Steel, Mart Davis, Albert Jones, John King, Michael Dugan.

DIVORCES ASKED AND GRANTED. One Suit Filed and Three Settled by the Court.

Attorney D. B. Maxwell yesterday filed the divorce suit of Rosa L. Belle Corsaro by her next friend, Eugene Massia, against Peter Corsaro. She states that they were married December 15, 1884. He ill-treated her and deserted her two years ago.

A divorce was granted in the case of Dr. Samuel G. Palfreyman against Mary Palfreyman. Dr. Palfreyman is 76 years of age and resides at No. 282 Rebecca street, Allegheny. He was married for the second time 3 years ago. His wife is alleged in the testimony to have been dissipated and deserted him six years ago.

Mrs. Lucy J. Durr was granted a divorce from her husband, Dr. Durr, the market street hotel. The charges brought against Dr. Durr were abuse and infidelity. The respondent in the case was Mrs. Harriet Corbett, wife of A. C. Jarrett, the real estate agent of the South Side, who disappeared from view a short time ago.

Elizabeth J. Richards was granted a divorce from James Richards. Grant treatment at least a portion of each year.

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THE PRODUCERS' PIPE. The Line is Being Laid, and Two Pump Stations are Going Up.

ONE FIFTH AND ONE GORDON WELL. No Fifth and One Found in the Wildcat on the Moorhead Farm.

BIG WELL STRUCK NEAR FAIRVIEW, W. VA. The fact was first published in THE DISPATCH a week ago that the Producers' Oil Company, which is an issue of the Producers' Protective Association, had commenced to lay its pipe line from Coropolis to the McDonald field. This statement was indignantly denied by a contemporary, but nevertheless the new organization has since been pushing the work, and inside of a couple of weeks should have its line in operation.

The rights of way have all been secured, and pipe has been strung over half of the distance, while nearly two miles of it has been put together. There will be two pump stations, which are in course of construction, one on the Ewing farm just east of Gregg station, and the other on the Mevey farm, half a mile northeast of McDonald station. Two receiving tanks and a loading rack will be completed at Coropolis next week.

The sandstone refinery at Heat place will be finished before the first of the year, and the new pipe line will be an established institution.

The new line was measured up yesterday and its length will be about 15 miles, ten miles from Coropolis to the Ewing farm pump station, and four and nine-tenths miles from the Ewing to the Mevey farm station. It is the intention to ship oil in tank cars from Coropolis over the Pittsburg and Lake Erie Railroad.

One Fifth and One Well. Although there are a number of wells located in what is supposed to be good territory, just on top of the fifth sand, but one of them were drilled in yesterday.

The McDonald field is a broken wheel which could be replaced. The only fifth sand producer reported was the Royal Gas Company's No. 1, on the Mary Holt farm, located nearly a mile northwest of McDonald station, and one of the farthest wells to the west in this locality.

The Forest Oil Company's No. 5 Horton was on top of the fifth sand last night and will be drilled in today. The fifth sand is on the top of the fifth sand, and the fifth sand is on the top of the fifth sand.

A Pair of Patent Cases. A bill in equity was filed in the United States Circuit Court yesterday by the Cowles Electric Smelting and Aluminum Company, of Cleveland, against the Pittsburg Reduction Company. The suit is brought to restrain the defendant firm from using certain patents for smelting ores by electrolysis.

John Woods Still After His Father. Yesterday was set for a hearing on the third petition de lunatico inquirendo relative to John Woods, whose son William wants taken in charge, but no testimony was taken and the hearing was adjourned a week.

More Actions for Salaries. Precipices were filed in Common Pleas No. 1 yesterday in the case of Sheriff McCleary, Recorder Von Bonnhorst, Register Conner and Clerk of Courts McGunagle against Allegheny county to recover the salaries provided for in the act of 1883, the Philadelphia salary act.

Court News Cut Short. The suit of D. F. McCarrae against Stripeke & Bro., an action on a contract, is on trial before Judge Collier.

The suit of Thomas Barrets against the Pennsylvania Company, a vendor's action for the defendant, is on trial before Judge Collier.

A VERDICT OF \$200 for the plaintiff was given in the case of F. C. Saners against A. Moserky, to recover architect's fees.

The suit of Lyon, McKee & Co. against the Pittsburgh Gas Company, an action on an account, is on trial before Judge White.

Wesley Barber was sent to the workhouse for two years for assaulting Barbara Mathews on the Southside.

Edward McKeon pleaded guilty to stealing a cheque and \$25 from Mary Schupbach on October 22 at Sharshep.

Martin Lynch was sent to the workhouse for two months for aggravated assault and battery on David Clark at Second avenue and Ross street, November 18.

pany's well on the Brown farm one-fourth of a mile from this place, and near the South Penn Oil Company's No. 5 J. York, is making 50 barrels a day.

Gas of the Wells. The gauges of the big wells yesterday showed the following to be their average per hour: Guffey, Jennings & Co.'s No. 1 Mathews, 60; Mathews heirs, 135; their No. 1 Herron, 60; Nos. 3 and 4 Herron, 300; Bell No. 3, 25; Bell No. 10, 10; Oakdale Oil Company's No. 1 Baldwin, 10; Nos. 1 and 2 Wallace, 10; No. 3 Wallace, 75; Wallace No. 4, 20; No. 1 Morgan heirs, 10; No. 16 Morgan heirs, 10; No. 14; Guffey, Murphy & Gale's No. 1 Elliott, 200; No. 3 Elliott, 200; Forest Oil Company's No. 1 J. James Sturgeon, 60; Forest Oil Company's No. 1 Pitts, 60; No. 1 J. M. Glenn, 20; No. 1 Shaffer, 30; No. 16 Morgan heirs, 10; No. 4 Herron, 100; Forst & Greenlee's No. 1 Mevey, 40; No. 4 Mevey, 35; No. 1 Gamble, 35; Devonian Oil Company's No. 1 Elliott, 35; Hoffman & Co.'s No. 2 Moore, 10; Woodland Oil Company's No. 1 Gamble, 35; W. F. Bond's No. 1 Brown, 10; Forest Oil Company's No. 1 Guckert & Steele's No. 3 Meyers, 25; Patterson & Jones' No. 3, 20; No. 4, 20; No. 5, 20; No. 6, 20; No. 7, 20; No. 8, 20; No. 9, 20; No. 10, 20; No. 11, 20; No. 12, 20; No. 13, 20; No. 14, 20; No. 15, 20; No. 16, 20; No. 17, 20; No. 18, 20; No. 19, 20; No. 20, 20; No. 21, 20; No. 22, 20; No. 23, 20; No. 24, 20; No. 25, 20; No. 26, 20; No. 27, 20; No. 28, 20; No. 29, 20; No. 30, 20; No. 31, 20; No. 32, 20; No. 33, 20; No. 34, 20; No. 35, 20; No. 36, 20; No. 37, 20; No. 38, 20; No. 39, 20; No. 40, 20; No. 41, 20; No. 42, 20; No. 43, 20; No. 44, 20; No. 45, 20; No. 46, 20; No. 47, 20; No. 48, 20; No. 49, 20; No. 50, 20; No. 51, 20; No. 52, 20; No. 53, 20; No. 54, 20; No. 55, 20; No. 56, 20; No. 57, 20; No. 58, 20; No. 59, 20; No. 60, 20; No. 61, 20; No. 62, 20; No. 63, 20; No. 64, 20; No. 65, 20; No. 66, 20; No. 67, 20; No. 68, 20; No. 69, 20; No. 70, 20; No. 71, 20; No. 72, 20; No. 73, 20; No. 74, 20; No. 75, 20; No. 76, 20; No. 77, 20; 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