

A WIFE IN BROOKLYN. Secretary Cake, of the Window Glass Workers, Is Held for Court ON A CHARGE OF BIGAMY.

Strange Story Told in the Office of a Southside Magistrate.

A MARRIAGE FIFTEEN YEARS AGO.

L. A. 300 to Investigate the Accusation Against Their Officer.

DEFENDANT DECLARES HIS INNOCENCE

George L. Cake, Secretary of L. A. 300, Window Glass Workers' Association, was yesterday held for court in \$1,200 bail on the charge of bigamy. The information was made before Alderman King by Mrs. Julia Cake, of Brooklyn, N. Y., who asserts that the Secretary deserted her in 1881, and later married Miss Ada Morgan, with whom he is now living.

Mrs. Cake No. 1 produced a marriage certificate showing she had married George L. Cake in New Jersey in 1877. She says they lived happily together until 1881, when Mr. Cake began to neglect her and finally deserted her, leaving her in New Jersey and coming to Pittsburgh. During this time they had two children, who are now 12 and 14 years of age respectively, and who have for the past year or so been able to partially support their mother. She had been deserted while in want, and was compelled to take in washing and do housework in order to support herself. During the whole time neither the defendant nor his wife spoke to each other.

APPOMATTOX DAY CELEBRATION.

How the Veterans Will Celebrate the Close of the War.

The 9th of April, the anniversary of the surrender of the South at Appomattox, has been made a special day for celebration by the various encampments of the Union Veteran Legion and organizations of three-year soldiers. In Pittsburgh extensive preparations have been made by Encampment No. 1, of Pittsburgh, and No. 6, of Allegheny, for the event to-night at the Auditorium on Penn avenue, and the celebration of the evening's entertainment and a fine musical program and concert has been arranged by General A. L. Pearson, A. B. Hay, W. W. Fullwood and General Wallace.

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Mr. Cake refused to testify and waived a hearing for court. Bail was fixed at \$1,200, which was promptly furnished by Henry Mueller.

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A member of the organization said that very little had been done in the matter, but that it had been referred to a committee consisting of Daniel Williams, James Campbell and John Johnston to take the matter under advisement and report a set of resolutions setting forth the stand the association desires to take. This committee will meet tonight to present its report on top.

Cake is Calmly Confident. Secretary Cake was seen after the meeting. He refused absolutely to state what had transpired in the meeting owing to his official capacity.

In referring to the suit against him Mr. Cake said: "I have nothing to say under advice of my attorney. My defense will be made in court and I feel assured that I will come out all right. The whole thing is very evident to me. I am not at all trying to get even for some supposed affront, but I am perfectly willing to let the matter rest until it is settled in court."

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Faughenden's Death Friend Pronounces His Burial as Such.

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Myrtle Stein, the girl who last saw Faughenden alive, was yesterday located on Second street. She says she was murdered. Her belief is founded on the fact that she last saw him with some tough characters, who were fighting him. That was on the night of February 13.

PETROLEUM put up in blocks for fuel on ocean steamers discussed in THE DISPATCH to-morrow.

ARGUING FOR THE CITY'S CASH.

The Contractors' Claims for Interest Money Under Discussion.

The arguments were delivered yesterday in the suits of Evan Jones, Sloan & McIlvaine, Both & Flinn and other contractors against the city of Pittsburgh for interest on the money due them for street improvements completed before the Supreme Court struck down the acts of 1887 and 1889 under which the contracts were let. The city being unable to pay the money which it had intended to collect from the abutting property, the contractors were compelled to wait until the expiration of the two-year limit provided in the contract for their money.

The suits were brought to compel the city to pay interest on the money due them from the time the work was completed until the date the money was paid. Many thousands of the city's cash is involved.

Attorneys John McCleave and White represented the contractors, and City Attorney Moreland argued for the city. An early decision in the case is looked for.

COMMANDER BARBER, of the Monastery, who protects our Missionaries in China, writes for THE DISPATCH to-morrow his idea of the Progress and need there.

ELLA HELED FOR MURDER.

Coroner's Jury Finds Him Guilty—Denying Testimony Not Produced—Doubtful if It Was an Accident—More Evidence to Be Gathered Before the Trial.

The Coroner's jury yesterday found Jacob Ellik guilty of murder for the shooting of his sweetheart, Ida Engel. There was a large attendance at the inquest, and when Ellik was brought from the jail into the coroner's room and faced the dead girl's family he broke down and wept.

Henry Schomber, brother-in-law of the deceased, testified to the facts of the shooting as published in THE DISPATCH the morning after. He lives at 151 Spring Garden avenue, where the tragedy occurred. He was with the deceased at the time she was shot. Police Officer Glenn testified to the facts as published heretofore. The jury was only out ten minutes before it returned its verdict. Coroner's jury will be held in court to jail on a charge of murder, although no important evidence was offered against Ellik it is known that some other evidence will be taken at the trial, a clear upon which strong case may be made against him when it comes before the court. It was stated yesterday that on the afternoon of the shooting, Mrs. Engel's father, a workman on the Pennsylvania Railroad, in the painting business, and who is now a brakeman on the Pennsylvania Railroad, called at her stall in the market and talked to her for about two hours. During this time Ellik frequently looked out of the door, and after the man left he and Ida had a quarrel. Ellik finally turned to go into a room and shut the door in her face. Shortly after he went to a stall and bought an apple. The woman in charge of the stall asked him, "What do you get your apples from your girl?"

"Oh, to— with the red-headed— I can't get anything to do with her," was the reply.

Several other stories of a similar character are to be investigated. The dead girl's body was interred yesterday afternoon.

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ARRANGEMENTS TO BURN GAS.

Arrangements Made to Supply Port Huron With Artificial Fuel.

PITTSBURGH BONDHOLDERS PAID.

Capt. Archer Claims He Can Make a Good Article for the Same Cost.

NEED NOT RETURN TO THE USE OF COAL.

The directors of the Port Huron Gas Company met in the Monongahela House yesterday, and made arrangements to supply the Michigan city with the Aroclor fuel gas. The inventor of the process, Captain J. B. Archer, of New York, was present, and the deal was closed. The necessary machinery will be supplied in a few days. The stock of the Port Huron Gas Company is held principally by Pittsburghers, and the history of the concern is an example of too much enthusiasm and bad judgment.

Several years ago natural gas was struck near Port Huron. The people went wild over the discovery, and in a remarkably short time the town was piped at an expense of \$90,000.

PITTSBURGERS PUT IN THEIR MONEY.

Bonds were issued to cover the indebtedness, and a number of wealthy Pittsburgh gentlemen bought them. Among them was John D. Scully, of the First National Bank. When the plant was finished and the gas turned on, the painful discovery was made that there wasn't enough of the fuel to roast a turkey. The pipes were not disturbed, however, and the holders of the bonds concluded they would have to stand the loss.

About three months ago another company was formed here, with George W. Wilson, of the Western grocery, as President. This company bought the plant, and will endeavor to supply the town with fuel gas.

Gas Made From Oil and Water.

Captain Archer's gas is made out of oil and water. He claims he has improved it in the last year so that he can produce natural gas, or mix the one with the other in the same pipe. J. B. McGinley a week ago questioned that this could be done. Mr. Archer says he intends to go into the business of supplying towns with fuel gas where the natural article has played out. He thinks it will be some time before the failure will occur in Pittsburgh, but he is not at all sure. The people need not return to the use of coal. As to price, he figures that he can make fuel gas for domestic and illuminating purposes for 20 cents per thousand feet, the rate now charged for natural gas.

The fuel can be forced into the natural gas pipes by means of exhausters.

FRIDAY'S AMBULANCE CALLS.

Walls From the Many Wounded in the Two Cities Yesterday.

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VOTED FOR TILDEN.

Testimony That a Republican Election Officer Swore He Was a Democrat—Closely of the Oliver and Booth Hearing—A Decision to Be Made To-Day.

The hearing in the case of Martin Oliver and James Booth, charged before Alderman McAdams by ex-Senator Rutan with misdemeanor in holding the last Republican primary election in the Third district, Fifth ward, Allegheny, was continued yesterday afternoon. W. H. Callers testified that he had lived in the Fifth ward and Third precinct for the last six years, and was engaged actively in politics up until the last year. Mr. W. B. Rodgers, attorney for the plaintiff, ran over a list of about 40 names of the voters in that precinct, asking the witness if he knew them and if he knew all of them with a few exceptions. Oliver and Booth were held back there, but could not state positively how they voted at the last state election, as he was at the polls but a few minutes.

Edward Carpenter testified that he had acted as Judge of Election at the last Democratic primary in the Third precinct of the Fifth ward and knew Mr. Booth.

Mr. Patterson jumped to his feet and intended to know that the prosecution intended to prove that Mr. Rodgers replied that the prosecution intended to prove by the witness that Mr. Booth, who was selected as an inspector at the Republican primary election, two weeks later voted at the Democratic primary election and swore that he was a Democrat.

Mr. Patterson cross-examined him. "Did you ever know Mr. Booth to vote the Democratic ticket before?"

"No, sir; I never knew of him voting any ticket."

The case was then submitted to the Alderman, Mr. Patterson asserting that no case had been made out, and asking for the discharge of the defendants, while Mr. Rodgers asserted that the evidence fully proven that the defendants had broken their oath to receive none but Republican votes. A decision will be rendered to-day.

MILITARY SCHOOLS.

For the Instruction of National Guard Officers in the New Tactics.

Adjutant General W. W. Greenland passed through the city yesterday, bound for Cleveland, to attend a conference on the new tactics. He is in a great hurry, but said he would be back on Monday to attend a meeting of the officers of the Second brigade at the Monongahela House to discuss the condition of the military and suggest improvements.

The subjects to be considered are the new tactics really adopted. The indications are that schools of instruction for the men will be established. Such a school has been started for the benefit of the officers, and they will meet for the first time to-morrow.

PAID SENDAY IS THE SUBJECT OF A SERMON BY REV. GEORGE HODGES IN THE DISPATCH TO-MORROW.

Beckey Republicans Going to the Support of President Harrison.

Ex-Congressman George W. Crouse, of Akron, registered at the Monongahela House last evening. He says the Ohio Republicans are settling down to support Harrison since Blaine refuses to run. There is some question about the four delegates at large. Mr. Crouse says he gets the fully McKinley and Foraker will be the third, either Sherman or Foster will be the fourth, but he is not certain which of the party workers. The chances are he will not be selected.

Marlowe Is in Jail Once More.

George Marlowe, of Chicago, is once more in the clutches of the law. Several months ago he was arrested for stealing a pair of cuff-buttons from Ed Morris, the ball player, but was acquitted. Yesterday he stole an overcoat at the Carson Hotel, Federal street, and sold it to a second-hand dealer on Penn avenue. Phillip McDougall, the proprietor, was notified by the police officer Riley, of Union station, who caught the man just as he was leaving for Youngstown, O.

New Position in the High School.

The High School Committee last evening recommended Miss Lida E. Gray for the position of assistant teacher in drawing. The report of the committee was fully approved by the board.

Small Boys Retain Their Equality White on Trial for Assault.

Alderman Donovan's office was crowded last night with children ranging from 5 to 14 years of age. The cause was the hearing of Andrew Robb and Martin Gillig, aged 14 and 9 years respectively, charged by Mrs. Stober with assaulting her 12-year-old son. Mrs. Stober alleges that the Robb boy held her son while the Gillig boy beat him over the head with a stone.

The boys were not impressed with the gravity of the situation, and the Gillig boy testified that young Stober hit him that he retaliated by "whipping" him with a stick. The case was dismissed.

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