

DAMAGES DEMANDED.

JACOB KURTZ WANTS \$20,000 FROM J.E. BOERSTLER.

INJURIES RECEIVED AT A BARN RAISING — DIVORCES ASKED FOR AND GRANTED—OTHER COURT NEWS.

Judge E. P. Green was on hand in the Common Pleas Court this morning and disposed of two divorce cases.

Edmund H. Swetman, of the Cleveland Tribune, called at THE BRACON office to-day to say that he was not lodged in jail as stated yesterday. Sheriff Bunn went to Cleveland yesterday to serve Mr. Swetman with the warrant issued under the grand jury's indictment, but instead of bringing him here he made arrangements with him to come here to-day to be arraigned before Judge Green and enter into a new bond. Mr. Swetman was here on that business to-day.

The following new cases have been filed in the Common Pleas Court:

No. 4654. The Valley Railway Co., vs. Apolonia Orth. Appealed on error from the docket of the Probate Court.

No. 4655. Jacob Kurtz vs. Jacob E. Boerstler. Amount claimed \$20,000. Plaintiff says defendant was the owner of premises in Norton township, this county, and that while he was engaged in building a bank barn on said premises on May 28, 1889, he with others gratuitously attempted to raise the barn, but through the faulty construction of the mortices and the rotten sills at the north end of the building the bent which was being raised and weighing more than four tons tore out and fell upon him. That he was confined to his bed for eight weeks and to the house for a period of over eight weeks, and that it permanently injured his neck, back and spine and caused concussion of the brain and caused his left arm to become paralyzed; that he is not able to work, cannot go out in the hot sun, and cannot dress himself; that he was compelled to employ a male nurse at a cost of \$3 per day for three weeks, and a female nurse at \$2 per day, and on account of the injury he will never be able to earn a living. Geo. W. Sieber and E. F. Voris attorneys for plaintiff.

No. 4656. Sarah E. Houffer vs. Daniel W. Houffer et al. Divorce. Plaintiff says they married at Madison, Wayne County, O., Nov. 11, 1886, and she alleges as cause for separation extreme cruelty; that Aultman, Miller & Co. owe him \$1,200 on a promissory note, the Citizens' Savings & Loan Association \$200 upon a certificate of deposit; that he is also the owner of real estate and is about to dispose of and encumber all to defeat her in obtaining alimony. Wherefore she prays that she may be granted a divorce, reasonable alimony, and that he be restrained from disposing of or encumbering said property. Restraining order allowed as prayed for. Voris & Voris attorneys for plaintiff.

No. 4657. Clarence E. Davis vs. Dr. Sweitzer et al. Appeal. Defendant appellant from the docket of William Anderson.

CASES DISPOSED OF.

No. 4655. Martha J. Sholly vs. Frederick Sholly. Divorce granted with \$500 alimony.

No. 4587. Florence A. Cook vs. James H. Cook. Divorce granted.

THE TERMS