

ACADEMY BOXERS WON FROM COOK ACADEMY.

Before a capacity house, in the Y. M. C. A. building last Friday night, Nils Althin, the Terrible Swede, carried the Bellefonte Academy colors to victory over their ancient rivals, the Cook Academy, in their second boxing meet this season.

The fighting blonde defeated Powers in the second bout of the evening, the class being 145 lbs. and stepped back in the ring in a decision over Balash, clever Cook Academy one hundred and sixty pounder.

In the last bout Althin was outweighed twenty-two pounds and was seriously handicapped by his opponent's long reach, but with tiger like speed and deftness he landed frequent and telling blows.

Callagher, star one hundred and fifteen pounder for the Academy, won a decision over Kartello after three rounds of bitter fighting while Morris, fighting with a new style, almost annihilated his Cook opponent in the 125 lb. division.

The fight between Barry, of Cook, and O'Day, of Bellefonte, went three fast rounds to a decision in favor of the Cook boy, gained in the last two rounds.

Wilson stepped from the school infirmary and took a three round nod after a keen fight with Button. The Bellefonte Academy "jack of all trades," Nevel, former announcer at all Academy boxing matches and Methodist choir singer, added the gentle art of pugilism to his accomplishments and made a good showing against a veteran from the Montour Falls Prep school.

The fight was stopped near the close of the first round when Syke landed a terrific right on Nevel's jaw. It was fought in the 175 lb. weight.

Criscoe and Otto fought a bloody battle to a draw. The fight was marked with keen punching and both boys showed plenty of spirit. This bout was an addition to the regular schedule and was fought in the 145 lb. class.

In the unlimited division, Demshar held his ground against McCusich, expert ringman and veteran of several seasons, but lost a close decision after a snappy comeback in the last round, giving the Bellefonte Academy the meet 5 1/2 to 3 1/2.

The Academy fought with spirit to avenge their only defeat of the season at the hands of Cook in Montour Falls a month ago. Tomorrow night they will close their home season when they will meet the freshmen squad from the University of Pennsylvania, in the Y. M. C. A. gymnasium, at 9:30 o'clock. This should be another series of snappy bouts.

FINAL CASES TRIED IN COMMON PLEAS COURT.

In the case of the Unique Illustrating company vs. Eliza DuBree, trading and doing business as the Blossom Shoppe, tried in court last week, the jury returned a verdict in favor of the plaintiff for \$126.82.

Dr. A. C. Lynn vs. A. G. Dubbs, Mrs. Elizabeth Moffat, et al., heirs of Thomas Dubbs, was a hearing on a bill in equity to settle certain questions submitted by the court for digging on the property of the defendants, and the jury returned an affirmative verdict.

The case of Thomas Morrison vs. The Borough of Bellefonte, an action in trespass to recover damages for alleged injuries in a fall on ice, was continued.

B. H. Savercool vs. Andrew Smith, an appeal. Verdict in favor of the plaintiff for \$80.00.

John O. Todd, Evelyn M. Todd, in their own right, and Hazel Christine Todd, by her parents and next friend, the said John O. Todd and Evelyn M. Todd, vs. F. W. Hoffman, an action in trespass to recover damages for injuries sustained in an automobile collision at Port Matilda on August 2nd, 1928. The plaintiffs were represented by Spangler and Walker and the defendant by E. J. Thompson and S. D. Gtigg. In his closing argument to the jury, Friday morning, N. B. Spangler made a slip of the tongue when he said that the plaintiffs were entitled to \$5,000 damages, and very promptly attorney Thompson asked the court to withdraw a juror, declare a mistrial and continue the case at the cost of the plaintiffs, which was done.

Altoona Tool and Industrial company, a corporation vs. The Collapsible Container company, formerly the Bell Manufacturing company, a corporation, an action in assumption of a verdict was returned in favor of the plaintiff for \$384.29.

Court adjourned on Friday afternoon, and a number of cases that had to be continued will probably be tried at an extra session of court in April.

The baby clinic to be held this Friday, March 13th, in Petrikin hall at 3 p. m. will be in charge of Miss Noll, who will weigh and measure the babies. As Dr. Hoffman will be out of town that day there will be no physical examinations given. The regular clinic, however, will be held on March 20th, with Dr. Hoffman in charge as usual.

SALARIES INSTEAD OF FEES FOR CENTRE CO. SHERIFF.

Somebody is always taking the joy out of life. Just now, when four Democrats and an equal number of Republicans have entered the fight for the nomination for sheriff of Centre county, inspired by visions of the nice fat fees that they have been led to believe are constantly rolling into the coffers of the Sheriff, along comes Representative John Laird Holmes and introduces a bill in the Legislature to place the sheriffs in seventh class counties on a salary basis, the salary to be a flat \$4000 a year, without any chance at perquisites.

Should the bill pass and become a law sheriffs in all seventh class counties would draw the same salary as those in fifth and sixth class counties. All fees would then have to be turned over to the county and the sheriff get his pay check from the treasurer.

BILL TO CREATE COUNTY POOR HOME.

Another bill which is not finding favor in many sections of Centre county is one introduced by Senator Scott to abolish the district method of caring for the poor and establish a county poor home to be under the care of the county commissioners or regularly elected poor directors. The bill is an amendment to an act passed in 1925, and under its provisions the county commissioners would be empowered to lay a tax not exceeding ten mills for keeping up the home, paying the salaries of those in charge as well as salaries to the three directors.

Opposition to this bill is most pronounced through Pennsylvan and various other sections of the county. That it would mean increased taxation, should it be enacted into a law, is almost certain. At the present time the millage in Bellefonte for support of the poor is but three mills, and there is hardly any doubt but that it would have to be increased if a county unit should prevail. In fact there is probably not a district in the county that now has a ten mill poor tax, the amount that could be assessed if the Scott act is passed.

TRAINMAN TOOK A LOOK AT IRENE SCHROEDER'S BODY.

Funeral director E. E. Widdowson has filed a protest with the Pennsylvania Railroad company and the American Railway Express company against the actions of a trainman in opening the shipping case to look at the body of Irene Schroeder, electrocuted for the murder of highway patrolman Brady Paul, after it had been shipped from Bellefonte to Wheeling, W. Va.

It will be recalled that funeral director Widdowson had a guard of highway patrolmen stationed in front of his house on the day of the electrocution to keep persistent newspaper men and photographers, as well as others, from entering his establishment to see the body of the "trigger woman." He had promised the woman's father and brother not to leave anyone see the body and faithfully kept his promise.

The body was not shipped to Wheeling until Tuesday afternoon and somewhere between Bellefonte and Altoona the shipping case was opened by the trainman who not only took a look himself but permitted at least two others, it is alleged, to see the body. Just what will be the outcome of Mr. Widdowson's protest remains to be seen.

APPEALS ARE TAKEN FROM VIEWERS AWARDS.

The County Commissioners, on Saturday, through their attorney, Arthur G. Dale Esq., filed notices of appeal from the awards made by the board of road and bridge viewers in three cases for damages for the rebuilding of the State highway between Milesburg and Bellefonte. The members of the board who made the view and assessed the damages were J. Kennedy Johnston Esq., H. B. Shattuck and Howard E. Holzworth, who fixed the amounts as follows:

John McCoy, who wanted \$13,000, \$500; Carrie Barnhart, \$700; John H. Wilson and wife, \$850; Clara E. Barnhart and children, \$950, and William A. Thomas, \$2000.

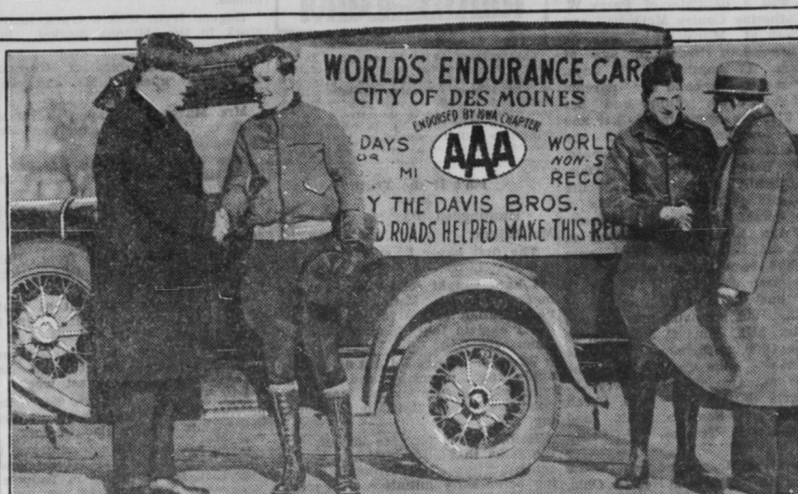
The Commissioners have appealed from the awards allowed Clara E. Barnhart, et al., Carrie Barnhart and John H. Wilson and wife.

The viewers awarded Mrs. George Emerick \$1400 for damages to her farm in Potter township by the relocating of the State highway between Potters Mills and State College, and Annie Zelnick, of Pleasant Gap, \$450 for taking a portion of her property for school purposes.

The next offering scheduled in the artists concert course at the Pennsylvania State College will be the glee club of the college, with Sylvia Lent, violinist, as guest artist. Miss Lent is said to be "the best equipped woman violinist now before the public." She is scarcely out of her teens, but has an astonishing command of technique and tone. The concert will be given in the auditorium at the college next Tuesday night, Mar. 17.

This week last year was so mild that vegetation had started growing. There was plenty of rain and the streams were swollen and cloudy.

Iowa Brothers Set New World's Record in Ford



Governor John Hammill of Iowa (left) and Walter Ferrell, executive secretary of the Iowa chapter of the American Automobile Association (extreme right), congratulating the Davis brothers on the establishment of a new world's non-motor, non-wheel stop automobile endurance record.

IOWA state officials and civic leaders witnessed the establishment of a new world's non-motor, non-wheel stop automobile endurance record recently, when Ralph and Roland Davis, brothers, brought their Model A Ford to a halt at the east entrance of the state capitol in Des Moines after 2,775 hours and 46 minutes of continuous driving.

When Governor Hammill, standing with Walter Ferrell, executive secretary of the Iowa Chapter of the American Automobile Association, gave the signal to stop, the Ford had traveled a total of 47,138.3 miles over all sorts of roads in all sorts of weather and had exceeded by 33,650 miles

and more than 2,335 hours the American non-stop endurance record which, theretofore officially recognized, was made by a much heavier car under almost ideal conditions on the Indianapolis speedway last year. In the course of the endurance run, the car, known as "The City of Des Moines," covered practically the entire state of Iowa.

Engineers who examined the Ford at the conclusion of the run asserted that neither engine nor chassis showed evidence of the grueling strains to which they were subjected during the 116 days of continuous driving. Both apparently, according to the engineers, would have been good for another 50,000 miles or more.

MANY WORLD WAR VETS BORROWING ON BONUS.

According to members of the American Legion from fifty to sixty per cent of the World war veterans in Centre county are taking advantage of the recent act of Congress which permits them to borrow fifty per cent of the present face value of their bonus certificates. As there were from 1800 to 2000 young men in Centre county who saw service during that epochal struggle it will mean that a thousand or more ex-soldiers will make application for the loan.

The face value of the bonus certificates vary according to the length of service of the soldier, but at the Veterans' Bureau, in Washington, it is stated that the average amount which the veterans are entitled to borrow is \$426. Some, of course, are less than that amount and some more. Figuring on that basis if one thousand veterans in Centre county take advantage of the law it will mean the bringing into the county of \$420,000.

Not every soldier who is borrowing the money is in actual need of it for necessary living expenses. With the government the certificates are drawing four per cent interest, compounded semi-annually, while the soldiers claim that by borrowing the fifty per cent on their certificates they can invest the money to yield them from five to six per cent. Thus they will be able to pay the government its 4 1/2 per cent interest on the loan and still make from one-half to one and a half per cent on their money.

Of course quite a number of the soldier boys are drawing the money because they really need it to tide them over until business becomes better and work more plentiful.

TWO MEN FORFEIT DINNER TO ESCAPE FROM ROCKVIEW.

Two prisoners forfeited their dinner, last Saturday, in a successful dash to escape from Rockview penitentiary, and up to the time this item was written not a trace had been found of them. The men were Irving Gilinsky and George Tomachsky, both of Allegheny county. Gilinsky was serving a term of four to eight years for feloniously entering a building and Tomachsky five to ten years for robbery.

As the inmates were being marshaled to the dining hall for the noonday meal, between 11:30 and 12 o'clock, the two men dropped out of line without being seen by the guards and hid behind a building. When the prisoners and guards were in the dining hall they scaled the stockade and made a getaway. Officials noticed two empty chairs at the tables but it was one o'clock before a checkup could be made and an alarm given.

The Watchman is without a peer in the newspaper field.

NEW ADVERTISEMENTS

SHERIFF'S SALE.—By virtue of a writ of Fieri Facias issued out of the Court of Common Pleas of Centre County, to me directed, will be exposed to public sale at the Court House in the Borough of Bellefonte on FRIDAY, March 27th, 1931.

The Following Property: ALL that certain message, tenement and tract of land, situate in Central City, Boggs Township, Centre County, Pennsylvania, bounded and described as follows, to-wit:—

ON the South by Front Street, on the East by lot of John Whithill, on the West by lots of Daniel Rhodes, and on the North by an alley. Being known as Lot No. 121 in the general plot or plan

of the town known as "Central City." BEING the same premises which Daniel Poorman and George Musser trustees of Bald Eagle Grange, Patrons of Husbandry No. 151, granted and conveyed to Newton Lauck, Claude Poorman and James Wentzel, Trustees of the Ojibwak Tribe, No. 498, Improved Order of Red Men, by deed dated September 13, 1920, and recorded in the Recorder's Office in Centre County, Vol. 126, page 159.

Seized, taken in execution and to be sold as the property of Claude Poorman, J. C. Wentzel, et al.

Sale to commence at 1:30 o'clock P. M. of said day.

H. E. DUNLAP, Sheriff, Bellefonte, Pa. 76-10-31

SHERIFF'S SALE.—By virtue of a writ of Fieri Facias issued out of the Court of Common Pleas of Centre County, to me directed, will be exposed to public sale at the Court House in the Borough of Bellefonte on FRIDAY, March 27th, 1931.

ALL that certain message, tenement and plot of ground situate in the Borough of State College, Centre County, Pennsylvania, bounded and described as follows, to-wit:—

BEGINNING at the Northwest corner of property now of A. F. Markle, formerly known as the Daniel Maritz property on East College Avenue; thence North 50 degrees West 50 feet along center of College Avenue to an Iron Stake; thence South 40 degrees East 17 feet to public street; thence North 50 degrees East 50 feet along Calder Alley to the line of the aforesaid premises of A. F. Markle; thence North 40 degrees West 177 feet to the center of College Avenue, the place of beginning.

THE above premises became vested in John D. Struble by deed from A. F. Markle dated January 19, 1910, and is recorded in the Recorder's Office of Centre County at Bellefonte, Pa., in Deed Book Vol. 106, at page 106.

Seized, taken in execution and to be sold as the property of John D. Struble.

Sale to commence at 1:30 o'clock P. M. of said day.

H. E. DUNLAP, Sheriff, Bellefonte, Pa. 76-10-31

NOTICE OF SATISFACTION.—In re: Satisfaction of mortgage on property of F. P. Barker deceased, situate in Haines Township, Centre County, Pennsylvania.

In the Court of Common Pleas of Centre County, No. 374, February Term 1931.

To William H. Harter or his legal representatives, or whoever may be the holder or owner of the mortgage hereinafter mentioned:

Take notice, that on the 21st day of February, 1931, Harry C. Zeigler, Administrator of F. P. Barker deceased, presented his petition to the Court averring that he is the owner of all that certain lot of ground, situate in Haines Township, Centre County, Pennsylvania, bounded and described as follows, to-wit:—

BEGINNING at a spruce, thence by land of M. Evert, et al. 82 degrees East 188 perches to a spruce; thence South 29 degrees East 94 perches to a beech; thence North 68 degrees East 45 perches to a white oak; North 11 degrees East 22 perches to a white oak; North 40 degrees East 105 perches to a spruce; North 20 degrees East 24 perches to a chestnut oak; thence North 70 degrees East 224 perches to a hemlock; South 89 1/2 degrees East 6 perches to a gum; North 62 degrees East 174 perches to a white pine; North 18 degrees West 74 perches to a pine; South 80 degrees West 180 perches to a pine; South 18 1/2 degrees East 22 perches to a chestnut oak; South 78 degrees West 122 perches to a post; thence South 77 degrees West 218 perches to a post and thence by land of Ebenhuth South 40 degrees East 150 perches to the place of beginning. CONTAINING seven hundred forty-six acres and fourteen perches and allowances.

That an unsatisfied mortgage upon the premises remains of record in the office of the Recorder of Deeds of Centre County given by Elijah Burd to William H. Harter, Administrator of George Fowler, late of Haines Township, deceased, date the first day of December, 1881, and recorded, in said office in Mortgage Book "R", page 603, etc., and that twenty-one years have elapsed since the principal of said mortgage has been due and payable and that no demand has ever been made on either principal or interest on said mortgage for satisfaction thereof.

Wherefore the said Court ordered that notice of said facts be served by the Sheriff of Centre County on William H. Harter, or the legal representatives, or the known holder or holders of said mortgage, if to be found in said County, and whose residence or residences are known, and if not then to have advertisement by public notice requiring them to appear in Court on the 30th day of March, 1931, to answer said petition and show cause why proper decree should not be granted and mortgage satisfied of record.

HARRY E. DUNLAP, Sheriff of Centre County, Gettysburg, Pa. 76-10-41



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To half pint of water add one ounce bayrum, a small box of Barbo Compound and one-fourth ounce of glycerine. Any druggist can put this up or you can mix it at home at very little cost. Apply to the hair twice a week until the desired shade is obtained. It will gradually darken streaked, faded or gray hair and make it soft and glossy. Barbo will not color the scalp, is not sticky or greasy and does not rub off.

ATTORNEYS-AT-LAW

S. KLINE WOODRING.—Attorney at Law, Bellefonte, Pa. Practices in all courts. Office, room 18 Crider's Exchange. 51-17

J. KENNEDY JOHNSTON.—Attorney-at-Law, Bellefonte, Pa. Prompt attention given all legal business entrusted to his care. Offices—No. 5, East High street. 57-44

J. M. KEICHLINE.—Attorney-at-Law and Justice of the Peace. All professional business will receive prompt attention. Offices on second floor of Temple Court. 45-5-17

W. G. RUNKLE.—Attorney-at-Law, Consultation in English and German. Office in Crider's Exchange, Bellefonte, Pa. 58-3

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