

LOCAL AND PERSONAL

A large U. S. Navy plane flew over town on Wednesday morning.

Mr. and Mrs. George Kline, of Altoona, were guests on Sunday at the home of Mr. Kline's sister, Mrs. Margaret Godshall, in Centre Hall.

Miss Flora Love is spending some time with Mrs. W. F. Bradford in Centre Hall. She is living in a Presbyterian home in Hollidaysburg and has nothing but high praise for the institution.

Mr. and Mr. Robert Boal were accompanied from their home in Altoona by Mr. and Mrs. Patterson on a visit to the G. R. Meiss family at Spring Mills. Mr. Patterson is a manager of one of the Schaeffer chain stores in Altoona.

Mr. and Mrs. Guy Harshbarger and Mrs. Small, of Altoona; Mrs. C. A. Bauer and little son Charles, Jr., and Margaret Bradford, were week-end guests of Mr. and Mrs. C. E. Bradford. Margaret will remain with her sister, Mrs. Bauer, at Wilkesburg, for the summer.

Mr. and Mrs. Herman Bailey, of New York City, motored here on Friday, and until Monday were guests of the former's sister and brother in Centre Hall. Mr. Bailey is manager of the New York City branch of the Kelvinator Corporation, whose product is the oldest electric refrigerator on the market.

Dr. H. L. and Mrs. Kine and little son David, of Youngstown, Ohio, came to Centre Hall beginning of the week. Mrs. Kine and her son will remain with Mr. and Mrs. D. A. Boozer for a few weeks. Dr. Kine returned home to take care of the drug store he owns and conducts and which is largely patronized.

The loading of fifteen or twenty thousand baby chicks on the mail train going east and surrounding incidents were filmed by W. W. Keflin, manager of the Grand View Poultry Farm, where the chicks were hatched. Previous to this several reels of local scenes and actions were made and developed with great success.

Russell Goodhart, son of Mr. and Mrs. J. C. Goodhart, returned to his home Sunday after completing a three months' course in embalming in the Cincinnati College of Embalming, at Cincinnati, Ohio. Some time the coming fall he will go back to that city and accept a position in line with the work for which he has qualified.

The dwelling house being erected under contract by W. S. Williams for W. F. MacMarron is assuming shape and presents a pleasing appearance. The foundation walls for the Charles A. Miller dwelling are completed and ready for the framework. William Garis began structural work above the walls for a new home on Hoffer street.

At a recent meeting of Sunset Club members held at their club house in Seven Mountains, J. Shannon Boozer was voted in as a member, filling the quota of members permitted under the charter. Various improvements to the place were made and measures taken looking to the reforestation of the entire plot except that to be devoted to one or more playgrounds about to be constructed.

Mr. and Mrs. D. E. Bible, their daughter, Mrs. R. H. Leonard, and the latter's daughter Jeanne, all of Pottsville, were in town Sunday evening and part of Monday, returning home on Memorial Day by way of Lewistown and Harrisburg. Mr. Bible is manager of a large department store in Pottsville, a place he has held for a number of years. Time is dealing kindly with him and as the years go by he remains young.

Mr. and Mrs. Samuel M. Goodhart and family, on Sunday, came to Centre Hall by automobile and until Monday were guests of Mr. and Mrs. F. V. Goodhart. Mr. Goodhart has been in Johnstown for about twenty years and during all of that time has been employed in the Rother's Store where everything is kept needed in the home except provisions. The firm claims to have one of the most complete stores in the State. On the return of the Goodharts to Johnstown they took with them Mrs. W. F. Keller, Mrs. Goodhart's sister.

Lee W. Frazier, Esq., Mrs. Frazier, and Mr. and Mrs. James Rines, of Painesville, south of Cleveland, Ohio, made an auto trip to Centre Hall, their main purpose being a visit to Mr. Frazier's parents, Mr. and Mrs. Foster W. Frazier, east of Centre Hill, but found the Frazier home quarantined on account of several cases of scarlet fever in the family of Earl Frazier, who live with the Elder Fraziers. While in town the couples were guests of Mr. and Mrs. Daniel Smith Daup. Mr. Frazier is practicing law in Painesville, the county seat of Lake county, and is making rapid strides in his profession. His friend, Mr. Rines, is a civil engineer.

Among the many out-of-town people who were here on Memorial Day, these were observed: C. K. Stahl, of Philadelphia; Mr. and Mrs. James H. Lohr, of Rutledge; Mr. and Mrs. Ed. L. Bartholomew and Miss Mary Ellen Bartholomew, Miss Cora Luse, W. A. Wagner, Mr. Kimpfort, Mrs. Lee Lingle, of Altoona; Miss Mildred Bitts, of Williamsport; Rev. Frederic Moore, of Lewisberry; Miss Lottie Keller, student at Hood College; Mr. and Mrs. John Slack and daughter, of Coburn; Dr. H. L. and Mrs. Kline and son David, of Youngstown, O.; Mr. and Mrs. Thomas Keefer and children, Youngwood; Riley Stover, Miss Mollie Hoffer, Mrs. F. A. Foreman, Jay Foreman, of State College; Mr. and Mrs. Rufus Strohm, of Scranton; Mr. and Mrs. D. R. Foreman, of Bellefonte; Miss Ella Bottorf, of Lemont; I. A. Sweetwood, of Norristown; Lee Frazier, Esq.; Cleveland, Ohio; Miss Laura Bitner, North Lima, Ohio; Mr. and Mrs. Harry F. Hubler, Logck Haven; Rev. R. E. and Mrs. Corman, Sunbury; Isaiah Emery, Mifflinburg; Mr. and Mrs. W. A. Miller, Altoona.

CIVIL CASES IN COURT.

Reiber vs. Campbell Auto Case Closes Session Saturday Afternoon.

The second week of court was a busy one, and to close the business before Sunday a Friday night session was held.

C. E. Hartsock vs. E. W. Winston, an action in trespass, it appears that Mr. Hartsock was driving his catfish to pasture near his home in Potter township, and that Mr. Winston came over the brow of the hill in a car and drove his car between two cows and injured both of them so that they had to be killed. The defendant denied liability. Verdict for the plaintiff for \$200.

Philip D. Foster vs. J. D. Musser, being an action in replevin. The scene of which case is laid in State College and grows out of a purchase by a Mr. Koon from the defendant of a Jewett sedan automobile in 1924. Mr. Koon selling with Mr. Musser by turning in another auto, making a lease for part of the pay to a finance company and the balance still due Mr. Musser carried on a note by the defendant. The purchaser of the automobile succeeded in paying off the defendant in the finance company and having the title cleared of incumbrance, then executed a conditional sales contract with the defendant for the balance due the defendant, including other accounts due the defendant. About this time the defendant was pressed on other claims against him, judgment secured and execution issued, and this automobile levied upon. Notice was given at the constable's sale that the title for the automobile was in the defendant for this suit, when the constable sold the automobile by selling the right, title and interest of Mr. Koon; Mr. Musser never surrendering the automobile which was in his garage, and the plaintiff who was the purchaser at the constable's sale brought this action in replevin. Verdict in favor of the plaintiff.

George A. Reiber vs. R. P. Campbell, Della Reiber and George A. Reiber vs. R. P. Campbell. Both of these cases are actions in trespass and the scene of which is laid in Centre Hall. The first case being brought to recover damages for injuries to the plaintiff, and the second case being brought for the value of the plaintiff's automobile. This action grows out of a collision on the main street of Centre Hall on April 29, 1926, at about 8:15 P. M., when the plaintiff alleges that the defendant was driving south on Main street and the defendant, George A. Reiber, going south at the same time, but to the plaintiff's rear; that he thought the defendant was turning left off of the main street when he attempted to pass the plaintiff on plaintiff's right. That the defendant did not turn left but immediately turned right and hit the plaintiff's automobile and crashed it up against a tree, so damaging the automobile that it was worth nothing but junk, and that George A. Reiber had received cuts about the

face and head, and his right shoulder injured, and that he was unconscious. From the testimony it appears that he walked into the doctor's office at Centre Hall, became unconscious and when the telephone rang in the doctor's office he jumped up and answered the telephone, so that those present thought the plaintiff was perfectly rational, and that he subsequently walked out of the doctor's office but later in the evening became unconscious until sometime in the early morning of the next day. The testimony on the part of the defense being that the defendant was driving south on Main street, having with him his wife and another lady, and that he was going south on the right-hand side of the street and went to turn left at the juncture of the street and Alley as he intended to stop at the residence of a Mr. Moore; that he was about to turn right in the alley when an automobile flashed by him on the right and hit a tree. Further showing that no injury appeared on the automobile of the defendant with the exception of a dinged hub cap, and that the defendant had in his automobile a basket of eggs and none of them broken, and denying that he had hit the plaintiff's automobile but that the plaintiff had hit the hub cap of the defendant's automobile but not with any force sufficient to break the eggs in defendant's automobile.

The case was on trial Friday afternoon and Saturday at about five o'clock a verdict was rendered in favor of the defendant in both cases.



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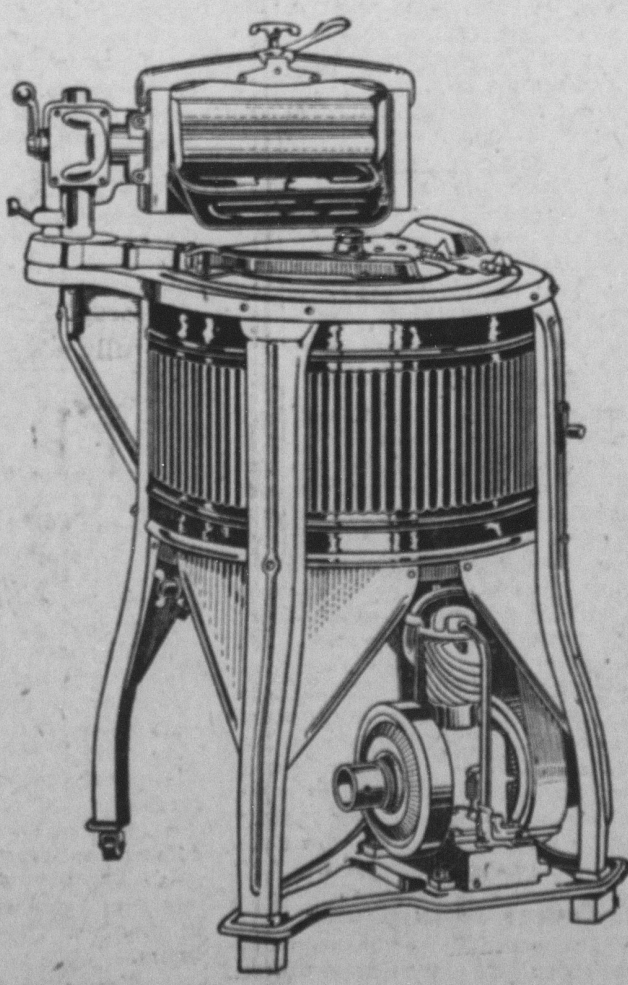
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