

MORE ARRESTS HINTED IN NORTH PENN BANK FAILURE; PROBE REVEALS DEFICIT OF \$900,000

More Arrests Seen in Failure of Bank

Continued From Page One  
ing that he might make arrangements to get bail.

Up to District Attorney  
Commissioner of Banking John S. Fisher, by whose order the bank was closed on Friday and whose instructions led to Moyer's arrest, said today that the entire matter of prosecution was now in the hands of the district attorney here.

At 11:20 o'clock Moyer, accompanied by his brother and counsel and a city detective, left the office of the district attorney and proceeded slowly to the hearing room.

When he entered the court room Mr. Taulane, who had proceeded Moyer, escorted him to the bar of the court. The cashier appeared agitated and extremely nervous.

He removed his straw hat when he entered the court room and kept the brim of it continually at his mouth while facing the magistrate. He wore a dark serge suit and a light gray necktie.

During the hearing Moyer kept his eyes continually upon the magistrate. In the prisoner's dock he appeared to be well above medium height, standing nearly six feet tall. His complexion is dark and his eyes pleasant and sparkling. He wears a small black mustache.

His general appearance is that of a successful business man, well dressed but not flashy. A lodge pin worn in the lapel of his coat was the only ornament he wore.

Handed Copy of Affidavit  
Mr. Taulane handed a copy of the affidavit to the magistrate and explained that the district attorney's office was not then prepared to continue with the case. He asked that he be fixed at \$25,000 for Moyer's appearance for a further hearing next Tuesday. This Mr. Taulane said was the amount of bail agreed upon.

The magistrate then held the cashier in bail.  
Counsel for Moyer stated that the defendant had been accused of criminal acts, and as such was the case. The cashier had the right to refuse to give any information to the bank examiners because any statement might be judged incriminating.

This right Moyer will waive, his counsel stated, and added that the cashier would proceed directly to the bank after bail is furnished. However Moyer would allow the examiners in straightening matters out, it was said.

Just after the hearing Milton Moyer, the accused man's father, appeared at City Hall. He and the cashier's brother had been sent for, but through some misunderstanding went to the North Penn Bank before proceeding to the district attorney's office. The father left a few minutes later without seeing his son.

Depositors in the bank again crowded the pavement in front of the building today. Patrolmen on guard kept the crowd moving. The great majority of the depositors who appeared today were women.

It was announced at the bank that subscribers to Liberty Bonds through the bank who had made full payment and could identify their property would receive the bonds next Tuesday.

It was also said that other subscribers who had made some, but not full payments, could appear at the bank on Tuesday and that they would then be told at what institution payments would be accepted.

Moyer left his home at the corner of Third street and Olney avenue at 8:15 o'clock this morning. He ran from the rear of his house, leaped a hedge to the pavement and climbed into an automobile that drove off rapidly.

He refused to answer any questions, indicating by waves of his hand and shakes of his head that he had nothing to say.

Accompanied by Lawyer  
He was accompanied from his home by Mr. Montgomery, and went directly to City Hall, where they entered Mr. Taulane's private office to wait for Mr. Taulane.

Moyer is a native of Dauphin county, having been born in Lykens, where his father and his grandfather, J. D. Moyer, were engaged for many years in the tannery business.

Moyer worked in one of the Lykens banks for a number of years after the tannery was closed. His father at that time engaged in the real estate business. The family moved about eight years ago to Harrisburg, Pa., where they lived for a short time, and then came to Philadelphia.

At 9 o'clock James W. MacBurney, receiver for the bank, and R. P. Ferguson, a bank examiner, visited the private office of District Attorney Moyer in the Liberty Building and went from

HOME OF NORTH PENN BANK'S CASHIER



Dwelling of Ralph T. Moyer, Third street and Olney avenue

there to the office of Mr. Taulane in the West End Trust Building. Here they conferred with Mr. Taulane.

Mr. Montgomery explained that although he was an attorney, he preferred to have a lawyer who was a friend and not an enemy. He said that it was his intention to expedite a hearing and provide for bail.

Mr. Montgomery, who is listed as appearing as a friend of Moyer's, stated that his attorney, as a friend, would furnish a surety bond for Moyer's appearance. Following the hearing today he is expected to be back here at the residence.

At a "New Cabaret"  
Last night Mr. Montgomery and his wife were dining at the cabaret, the West End Trust Building, when the cashier's brother, Milton Moyer, was seen. He was seen in the lobby of the hotel and had Mr. Montgomery's name written on his coat.

Mr. Montgomery stated that he had seen Milton Moyer at the cabaret and that he had seen him at the bank. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

Mr. Montgomery stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret. He stated that he had seen Milton Moyer at the bank and that he had seen him at the cabaret.

TEXT OF AFFIDAVIT ACCUSING CASHIER OF FRAUD IN BANK

The complete affidavit against Ralph T. Moyer, cashier of the North Penn Bank, follows:  
Robert P. Ferguson, a bank examiner for the state of Pennsylvania, deposes and says that Ralph T. Moyer is and has been for the last two years and upward cashier of North Penn Bank; that the said Ralph T. Moyer did, within two years last past, commit willful and malicious perjury in that he signed and made affidavit to divers reports of the condition of the said North Penn Bank to the banking commissioner as required by law, which said reports were false and untrue in divers and many particulars well known to the said Ralph T. Moyer at the time he made said reports, signed and swore to them.

And, further, that the said R. T. Moyer, within two years last past did fraudulently embezzle, abstract and willfully appropriate to the use of other persons and companies money, funds, securities and properties belonging to the North Penn Bank as well as money, funds, securities and property left with said bank as special deposits and otherwise.

And, further, that the said R. T. Moyer, within two years last past did replace and rehypothecate stocks, bonds and securities received by said bank as security for money lent and borrowed without the consent of the parties pledging the same.

And, further, that the said R. T. Moyer, within two years last past did, with intent to defraud, destroy, alter, mutilate and falsify the books, papers, writings and securities belonging to the said North Penn Bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

And, further, that the said R. T. Moyer, within two years last past did receive and conceal from the said bank the proceeds of the sale of the said bank's real estate, and that he did so with intent to defraud the said bank.

rupted institution. The confession, it is feared, with its disclosure of the enormous shortage, will interfere with the carrying out of any of the several propositions. Mr. MacBurney said last night that he had not been informed of the proposals made by the banks, but that this phase of the matter had been placed in the hands of the Governor directly.

Among depositors who were utterly fooled as to the condition of the bank and who removed their money from other banks to put it in the North Penn Bank was Charles Neely, druggist, at Twenty-ninth and Gordon streets. For twenty years he had been in business with sight of the now defunct institution. He was offered a directorate in the spring, and accepted it, on the assurance that the bank was in sterling financial condition.

More Arrests Hinted in Failure of Bank

Continued From Page One  
from its discovery. The latter came when it was found that Insurance Commissioner Ambler had deposited over \$400,000 of state funds in the North Penn.

The loans made by Moyer against this sum are not yet known, but they will be made known publicly within a day or so, it is believed.

The amounts lent on commercial paper were within \$200,000 in round numbers of the total deposits of the bank.

In suite of all secrecy the name of former Commissioner of Insurance Ambler persists in coming to the front in connection with the institution's transactions in the way of liberal loans.

FIRST-CLASS  
AUTO REPAIRING  
Lowest prices consistent with good workmanship.  
WEST ARCH GARAGE  
6237 Arch Street

50  
Upright Pianos  
Slightly Used; Fine Condition, at Special Prices and Terms During July  
\$65 Up  
G. W. HUVER CO.  
1031-33 Chestnut St.

"I'LL STICK TO MY HUSBAND," DECLARES CASHIER'S WIFE

Mrs. Ralph T. Moyer, Whose Husband Is Under Arrest in North Penn Failure, Asserts "Time Will Correct"

The arrest of her husband in connection with the collapse of the North Penn Bank has not caused Mrs. Ralph T. Moyer to waver the slightest degree in her affection or in her confidence in him.

"I'll stick to my husband to the end, but aside from that I have nothing to say," said Mrs. Moyer today at her attractive and comfortable home on the northwest corner of Third street and Olney avenue.

"I may have a statement to make later on, but just now I am waiting developments."

Mrs. Moyer, who is a nice-looking woman, waved aside any questions regarding domestic life and expressed herself as willing to let time take care of the opinion of those interested.

"Time takes care of all such things," she said, "provided the errors are the kind that time can correct."

As Mrs. Moyer was speaking a young girl about twelve years of age passed through the room immediately behind the reception hall.

Sitting back perhaps twenty feet from the street, the home of the Moyers is a large, detached frame and stone house,

For real enjoyment  
"Exceptional"  
A splendid 15c smoke 4-5 actual size  
EL PRODUCTO  
THE G.H.P. CIGAR CO. PHILADELPHIA  
Reduce the Dangers of Motorboating to a Minimum  
There is always danger of a gasoline engine catching fire. Be ready for such an emergency. Equip your boat with one-quart extinguishers, Fire Extinguishers, Recharges and Refill Liquid for all types.  
Send us your address for a free copy of "Suggestions for Fire Prevention," issued by the National Board of Fire Underwriters. Free inspection by fire-fighting experts.  
James M. Castle, Inc.  
Lincoln Building  
Philadelphia  
Filbert 4327  
Base 3597

CHILDREN'S WALL TENT  
Erect a tent for the front or back yard, the size you want, in 15 minutes. Lots of fun. Best quality. Write for catalog on larger sizes and camp supplies.  
ARMY SUPPLY CO., 881 MARKET

Corns [How to Remove]  
For 15 years A. F. Pierce's Corn Plaster has been sold on a positive money-back guarantee to remove corns without pain or inconvenience. There's no need to experiment with harsh, dangerous acids. There's no need to wear bulky, bungling, thick plaster. A. F. Pierce's Corn Plaster fits the foot snugly. The sticking and shoe may be worn without inconvenience. The pain will stop almost immediately and the corn may be removed in a few hours. Take no chances. Buy the old reliable corn remedy. Ask for A. F. Pierce's Corn Plaster, at 25c per box, or smaller size package at 10c. If not convenient to buy of your druggist we will send them by mail. Winthrop Sales Co., 116 West 32nd St., New York City.

THE WHITE ENAMEL  
Porcelite  
FOR WOOD-METAL OR PLASTER  
AT ALL STORES OF  
Thomson Wood Finishing Co.

READING  
SUNDAY EXCURSION  
\$2.50  
NEW YORK  
SUNDAY, JULY 27, 1919  
Philadelphia & Reading Railroad

REFINED  
Entertainment & Dancing  
TONIGHT  
HOTEL ADELPHIA  
ROOF GARDEN  
PRINCE ILMA QUARTETTE  
In Their Caravan Songs  
MAURICE  
Idol of the New York Four Hundred  
MARGARET CALVERT  
Dancing Violinist From Ziegfeld Follies  
FRANK SHERMAN  
Instantaneous Comedian  
HELEN BRENNAN  
Queen of Rag  
EDDIE FORD  
Novelty Cartoonist  
MME. LIBRA  
The Mystery Woman  
The Coolest Spot in Town  
Cover Charge One Dollar  
Dancing Begins 9.30

FORBES  
1115 CHESTNUT ST.  
(OPPOSITE KEITH'S)  
The Summer Sale of FURS  
A SMALL DEPOSIT WILL RESERVE YOUR PURCHASE UNTIL DESIRED  
The Fur Coats  
Marmot Coats \$97.50  
Trimmed Marmot Coats \$125.00  
Natural Muskrat Coats \$125.00  
Australian Seal Coats \$127.50  
Australian Seal Coats \$195.00  
Hudson Seal Coats \$195.00  
Trimmed Hudson Seal Coats \$325.00  
Trimmed Mole Coats \$375.00  
Natural Squirrel Coats \$375.00  
The Scarfs  
Wolf—Sale \$24.50  
Mink—Sale \$27.50  
Fox—Sale \$32.50  
Stone Marten—Sale \$45.00  
Hudson Bay Sable—Sale \$67.50  
Fisher—Sale \$89.50  
The Stoles, Best Values Ever!  
Seal—Sale \$47.50  
Mink—Sale \$67.50  
Mole—Sale \$75.00  
Natural Squirrel—Sale \$97.50

Sealed tight - Kept right  
WRIGLEY'S  
The largest-selling gum in the world naturally has to have a package worthy of its contents.  
So look for WRIGLEY'S in the sealed package that keeps all its goodness in. That's why The Flavor Lasts  
WRIGLEY'S JUICY FRUIT CHEWING GUM  
WRIGLEY'S SPEARMINT THE PERFECT GUM  
WRIGLEY'S DOUBLE MINT CHEWING GUM