

NORTHEASTERN PENNSYLVANIA

MONTROSE.

Special to the Scranton Tribune.

Montrose, Feb. 4.—The second week of January has seen a number of cases of smallpox...

SENTENCES.

At this morning's session Judge Searle pronounced sentences as follows: Henry Roscheck, who entered plea of guilty to assault and battery...

Stephen Vavera, who entered plea same as above to same charge, was sentenced to pay a fine of \$10, costs of prosecution, and be imprisoned in the county jail for sixty days.

Patrick Lathay, convicted of larceny and receiving, was sentenced to pay a fine of \$10, costs of prosecution, and be imprisoned in the county jail for sixty days.

Patrick Dwyer, who entered a plea of guilty to charge of embezzlement, was sentenced to pay a fine of \$10, costs of prosecution, and be imprisoned in the Eastern penitentiary for the period of one year and one month.

In the case of the Commonwealth vs. Daniel Reardon, a charge of larceny and receiving, charged with larceny and receiving, the jury, after being out all one night and most of the next day, returned a verdict of guilty against Reardon and acquitted Chamberlain.

William Smith, convicted of mayhem, was sentenced to pay a fine of \$10, costs of prosecution and undergo imprisonment in the Eastern penitentiary for the period of one year and one month.

Commonwealth vs. Thomas Boyle, charge, assault and battery, jury found defendant not guilty and divided the costs equally between the defendant and Michael Rople, the prosecutor.

Commonwealth vs. Anstorf Rollins, charge, assault and battery, jury found defendant not guilty and divided the costs equally between the defendant and Joseph Rople, prosecutor.

Commonwealth vs. Cortis Stone, charged with illegal trafficking, jury found the defendant guilty as charged in the indictment. Rule for new trial pending.

Commonwealth vs. Alvin B. Burton, assault and battery, jury found defendant not guilty and divided costs equally between the defendant and Michael Rople, prosecutor.

Commonwealth vs. John G. Graw, charge, larceny and receiving, jury found defendant not guilty and divided costs equally between the defendant and Michael Rople, prosecutor.

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