

NEW GRAND

PATTON, PA.

THURSDAY NIGHT OF THIS WEEK—

"THE WORLD'S APPLAUSE"

A picture that is guaranteed to please the most discerning of theatre patrons, and one that is well worth seeing. Showing with a good two reel comedy screen, "CHOP SUEY."

FRIDAY NIGHT OF THIS WEEK—

"WESTERN BLOOD"

Featuring PETE MORRISON. Here a picture that is full of action and is teeming with interest to the finish. Lovers of the Western features should not miss this program. Showing with it is No. 3 of the JACK DEMPSEY Series of Pictures, entitled, "WEST OF THE WATER BUCKET." These Dempsey pictures each are a complete story in themselves, and give you all a chance to see the world's champion pugilist in action.

SATURDAY NIGHT OF THIS WEEK—

The LONE CHANCE

This picture features JOHN GILBERT, the well known Fox Star. He is said to be at his best in it. Full of pathos and heart-rending situations, but withal, a large portion of comedy is woven into the threads of the story. Two reel comedy also, "A RAMBLING ROMEO."

MONDAY NIGHT, SEPTEMBER 22—

"A GENTLEMAN OF LEISURE"

Famous Players present JACK HOLT and a good cast in this picture. We feel certain you'll like it. Showing with one of the best two reel comedies the market affords, "PAIN AS YOU EXTER." Monday Night's Program is a good one.

TUESDAY NIGHT, SEPTEMBER 23—

SIX DAYS

Adapted from the book of ELINOR GLYNN of the same name. Frank Mayo and Corine Griffith are the Stars in this picture. Two reel comedy, "GET BUSY."

WEDNESDAY NIGHT, SEPTEMBER 24—

SMILING ON

Here's another Western Pep picture in which PETE MORRISON again shines. "Smiling On" will please you just as much as "Friday's program of "Western Blood." The comedy is a two reel and is entitled "INBRED THE SAILOR."

THURSDAY AND FRIDAY OF NEXT WEEK

"Womanproof"

The great special attraction that most of you have heard so much about. THOMAS MEIGHAN heads the cast and supported by many picture celebrities.

Don't overlook the fact that the Grand Theatre, Patton is showing some of the latest and best screen attractions on the market and that from time to time the PALMER ORCHESTRA of Patton, furnishes music during the programs. Prices, too, are reasonable, and, in fact lower, than you can see first run pictures anywhere else in Northern Cambria. Prices are 10c, 15c and 25c.

HAPPENINGS IN THE COUNTY COURTS OF LAST WEEK GIVEN

All Three Judges and the Jurors Are Kept Exceedingly Busy With Cases of Minor Nature.

The court calendar of the latter part of last week, was an exceedingly busy one and all three Cambria county Judges and the jurors were kept on the jump, as the length of a few of the cases caused them to fall a day behind the court schedule.

Frank Certo was found not guilty and Pietro Azoli and Tony Pandolfi were convicted of violation of the liquor laws. Certo was sentenced to pay the costs. The other two were sentenced to pay a fine of \$50 and serve one year in the county jail.

Joseph Orzello, of Moss Creek, was convicted in Judge McCann's court of felonious assault and battery upon Albert Mays and was sentenced to pay the costs and to spend six months in the county jail. In a fit of anger Orzello shot Mays above the heart and he was dealt with in a lenient manner, upon recommendation of the jury, it was announced by the court.

Charles Brown was convicted on a charge of larceny in Judge McCann's court. He was ordered to make restitution of the quantity of clothing and was remanded to the county jail.

James Calullo was found not guilty on a charge of assault and battery and the costs were divided between the defendant and the prosecutor.

Andy Vares and Steve Grazzozzo pleaded guilty to a violation of the liquor laws and were fined \$200 each and costs.

Andy Magula was found not guilty in Judge Reed's court of a charge of violation of the liquor laws. The prosecutor was instructed to pay the costs.

Charles Thompson pleaded guilty to a charge of violation of the liquor laws and was sentenced to pay a fine of \$100 and costs.

Curtis Long was found not guilty of a violation of the liquor laws but was ordered to pay half of the costs.

Joseph Bullet, charged with robbery and receiving stolen goods was found guilty. He was sentenced to pay the costs, make restitution, and serve six months in the county jail. The information was made by Clyde Northrup, of Hastings, who was robbed of a considerable amount of money while making a taxicab trip to Johnstown with Bullet as a passenger.

William Logan pleaded guilty to a charge of larceny and was sentenced to pay the costs and further sentence suspended.

Charles Thompson pleaded guilty to a violation of the liquor laws and was sentenced to pay a fine of \$100 and costs.

Joseph Perilli, Joseph Pring, James Trapini, and Steve Gacumo pleaded guilty to a larceny charge and were ordered to pay the costs of prosecution and further sentence suspended.

Calvin Smith, prosecuted for an offense against morality, on information of the county prosecutor, was convicted and sentenced to pay the costs, a fine of \$50, and to serve from three to six months in the county jail. Smith was arrested during the raid of the boarding house of James Ross in Franklin borough on August 2, the latter appearing on a charge of conducting a house of prostitution and possessing liquor. He was found guilty of violation of the liquor laws.

Mary Flagg and Thelma Teis, charged with being inmates of the Ross house, also were found guilty. Ross drew a fine of \$50 and will undergo imprisonment in the county jail for a period of nine months. The two girls will also serve nine months in the county house of correction.

David Howe, of Johnstown, convicted on a charge of fraudulent conversion, but recommended to the mercy of the court, was ordered to pay the costs of prosecution and further sentence suspended.

William Shutek pleaded guilty to a charge of assault and battery and was sentenced to pay the costs and serve 60 days in jail.

Dalton Rankin, Eddie Boyer, Charles Hyde, and William Eversole, prosecuted by County Detective John M. Gross, for the burglary of a number of gasoline stations in an area around Johnstown, pleaded guilty, and because of their youth, and owing to the fact that this was their first offense, asked for leniency. The court, the 2 judges sitting, however, ordered them to make restitution, pay the costs, and serve six months in jail. They also were told that it would be futile to apply for parole.

Joseph Bradbury, proprietor of a general merchandise store at Big Bend convicted on several indictments involving violation of the state liquor laws, was sentenced to pay the costs of prosecution, a fine of \$500 and to undergo one year's imprisonment in the county jail. His wife, Clara Bradbury, convicted on the same charges, was also sentenced at this time, but was discharged pending good behavior. Sentence was suspended on some of the charges against the husband.

The Bradburys were convicted by a jury which deliberated several hours on the case. The jury, returning its verdict, was praised by Judge Reed for reaching a "very just verdict." In passing sentence Judge Reed characterized the place cornered by the defendants as one of the worst dens of crime ever known in that section of the county, and both defendants were severely reprimanded by the court, who stated that he reluctantly pronounced that Mrs. Bradbury acted under the coercion of her husband, but said that he was bound under the law to make that pronouncement.

Sam Slavovich, found guilty of a charge of assault and battery was sentenced to pay the costs of prosecution and a fine of \$50.

Goldie Hughes, charged with robbery, was acquitted.

The jury returned a verdict of not guilty in the cases of Paul Friedhoff, Clarence Seymour and Dave Folevich, charged with violation of the liquor laws. The costs were placed on the prosecutor, Officer George Williams, but the court, believing the officer had acted in good faith in the discharge of his duty, relieved him of the cost and placed them on the county.

John Colick was found not guilty

THE PATTON DOUBLES

of violation of the liquor laws but the costs were divided equally between him and the prosecutor.

By direction of the court, Alfonso Paul was found guilty of violation of the liquor laws, but his brother, Mike Paul, convicted by the jury, was sentenced to pay the costs and to serve sixty days in the county jail.

C. V. St. John, of Moss Creek, pleading guilty to a violation of the liquor laws, was ordered to pay the costs and a fine of \$100 each.

Basili Perilli and Liguetti August on a plea of guilty of violation of the liquor laws, were sentenced to pay the costs and a fine of \$150 each.

Frank Nietri, who also pleaded guilty to a violation of the liquor laws, was sentenced to pay the costs, a fine of \$200 and to serve thirty days in the county jail.

William J. Keatinge pleaded guilty to operating a gambling device in a fraternal organization's rooms, and was ordered to pay the costs and further sentence suspended. The court, however, said it was not in sympathy with gambling devices in fraternal organizations, and that similar sentences would be handed out hereafter in such cases.

Read Supervisors Acquitted. Charged with maintaining a public nuisance because of the alleged impassable condition of two roads in Allegheny township, the supervisors of the district, James A. Farabaugh, Raymond Mayoy and Edward Lentz, were found not guilty by a jury in criminal court and the costs of prosecution were divided equally between the defendants and the prosecutor, T. J. Bigg, a resident and taxpayer of Allegheny township.

The two highways complained of were the township roads from the Cambria township line to Bradley Junction and from the same line to Buck's Mill. From the opening of spring this year to July 18, the two roads, witnesses said, were practically on the entire length of the road, making it impossible during rainy weather, and at the time highly dangerous for cars and wagons to attempt to pass over the highway.

The supervisors were charged by witnesses with the prosecuting with utter neglect of the road and a desire to continue the nuisance in order that they might be haled into court and then allowed to raise the tax millage.

On the stand in his own defense Mr. Farabaugh admitted that the two roads were often in bad condition, but declared that the supervisors had worked on them almost continually and had expended a disproportionate sum of money in an effort to keep them in some sort of condition for the use of the vehicles. He gave figures to the jury indicating that the township was badly handicapped by lack of funds and declared that more than \$300 had been spent on a mile of the roads complained of, leaving only \$450 for the maintenance of the remaining 48 miles of road in the township.

The other defendants corroborated the testimony of the supervisors and added that the condition of the roads, due to neglect, making them impassable and very difficult, especially during rainy weather, to keep the highways dry.

At ten o'clock on Friday evening, verdicts of not guilty were returned by the jury in Judge Reed's court in the Vincombe riot cases growing out of labor disturbances at the Vinton colliery company last April. The costs were placed on Charles Busch, prosecutor, who brought the charges against John Musick and others and Michael Jelonovitsky and others for alleged riotous conduct on the morning of April 24. In the cross-prosecution upon information of John Musick, charging Busch with felonious assault and battery, the defendant was acquitted.

The taking of testimony on this case took up a long time in the court with the result that a large part of the criminal calendar from last week had to be carried over to this week and is being heard now.

Blair Robert, of Johnstown, charged with illegal possession of narcotics, was found not guilty, but was ordered to pay the costs.

The case of Thomas Hawkins, a Johnstown High School lad, charged with assault and battery by Robert Berman, also a student there, was heard before Judge Reed. The defendant was found not guilty and the prosecutor was ordered to pay the costs. The case arose from an argument in the Central High School building last spring over the possession of a certain rank in the cloak room. A fight ensued in which Berman was beaten up, his injuries requiring him to remain at home from school for about ten days. Berman claimed the defendant pushed him in the face, but his statements were refuted by a number of high school students, who charged Berman with starting the trouble.

Frank F. Lewis, of Shannock, was found guilty of a charge of burglary in Judge Reed's court. A heavy sentence was imposed, Lewis being ordered to pay the costs, a fine of \$200, and to serve from three to six years in the county penitentiary. The information was made by Stanley Sopotnik, of Shannock, who testified that Lewis held him up at his home at the point of a gun, taking a trunk containing his possession of value.

Lewis claimed he was drunk at the time and was forced to commit the act by a companion who threatened his life if his wishes were not complied with.

With Judge Reed and McCann on the bench a number of plunders were heard and sentences imposed. Anthony McCabe and John McKinley, charged with stealing an automobile in Johnstown, pleaded guilty and were sentenced to serve one year in the county jail not subject to parole in less than three months. In handing down the sentence the court pointed out that the defendants were being dealt with leniently and that an investigation into their character will be conducted.

Harold Fremont, who pleaded guilty to breaking and entering, was remanded to the county jail to await his transfer to the Washington reformatory.

George Cottle, convicted on a charge of carrying concealed weapons and receiving stolen goods, was sentenced

to pay the costs and serve one year in the county jail on the first count, and was sentenced to a term of one and one half to three years in the western penitentiary on the second offense.

Dominee Francesco, who pleaded guilty to carrying concealed weapons, was sentenced to spend thirty days in the county jail and pay the costs of prosecution. In the case of J. W. LaSalle, charged with fraudulent conversion, on information of Michael Grillo, the jury found the defendant not guilty and placed the costs on the prosecutor.

K. Jackson, colored, charged with pointing firearms on information preferred by F. S. Helfrick, was found not guilty, but sentenced to pay the costs.

Mrs. Josephine Charrick pleaded

guilty to a violation of the liquor laws and was sentenced to pay a fine of \$100 and costs.

Harry Swabhart pleaded guilty to a morality charge in Judge Reed's court, and was given the usual penalty for such offenses.

C. E. Akers pleaded guilty to the charges of fraudulent uttering of a check and to fraudulent conversion before Judge McCann, and was ordered to make restitution and pay the costs.

Edward Hutz charged with aggravated assault and battery on information of W. C. Bressler, was found guilty. He was sentenced to spend six months in the county jail and to pay the costs of prosecution.

Mrs. John Gunther pleaded guilty to a charge of gambling and was sentenced to pay the costs with further sentence suspended. The same sentence

was handed to Frank Sanders who entered a plea of guilty to a violation of the liquor laws.

In the case of Edward Gross, who was charged with rape and adultery, the defendant pleaded guilty to both charges. He was sentenced to pay the costs, a fine of \$25 and to serve one year in the county jail on the latter charge, sentence on the first charge being deferred.

Andy Barba was found not guilty on both counts on charges of fornication and violation of the liquor laws. He was ordered to pay half the costs the other half to be paid by the prosecutor.

James Catallo, of Gallitzin, charged with assault and battery by his wife Mary Catallo, was found not guilty, and the costs were divided equally between them.

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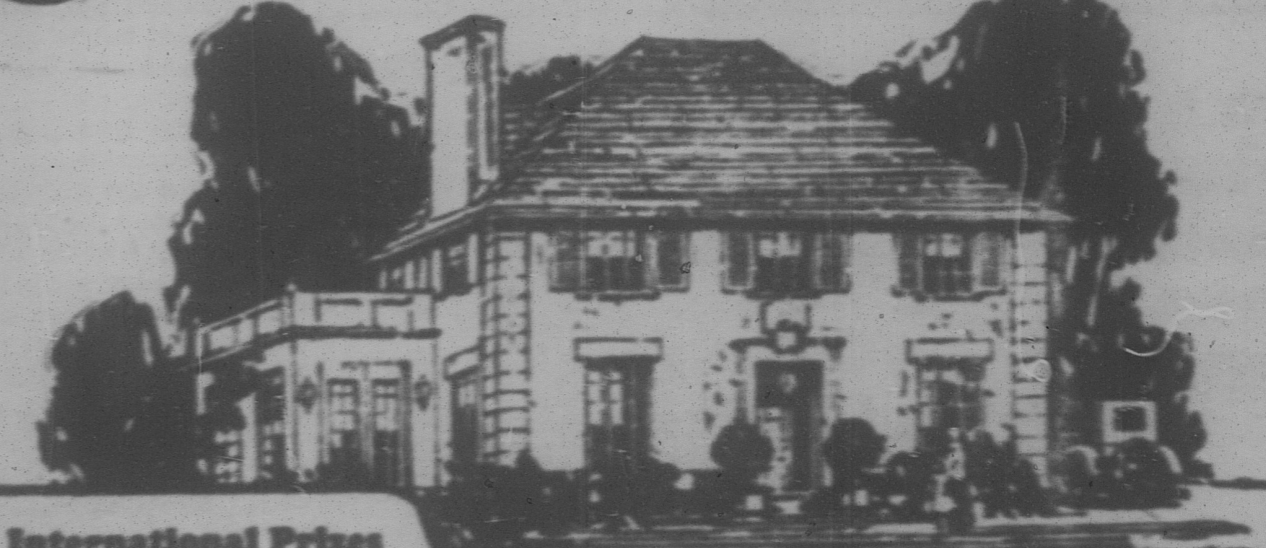
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- Two Second Prizes—1 Boy—1 Girl \$1200 each (Cash or University of accepted standard)
- Two Third Prizes—1 Boy—1 Girl \$600 each (Cash or University of accepted standard)
- Two Fourth Prizes—1 Boy—1 Girl \$300 each (Cash or University of accepted standard)
- Two Fifth Prizes—1 Boy—1 Girl \$150 each (Cash or University of accepted standard)
- Two Sixth Prizes—1 Boy—1 Girl \$75 each (Cash or University of accepted standard)

Home to be given FREE!

All of the school boys and school girls of this city over ten years of age have a chance to win this \$15,000 home. The home is a lot of scholarships to boys and girls of the United States and Canada in the home lighting contest. The purpose of this home lighting contest is to preserve the eyesight of the children, improve lighting in the home is injurious to eyesight. Teaching the children the proper use of light will help to solve the problem.

October 1 marks the beginning of the Home Lighting Contest in this city. Remember this date and watch this newspaper for further information.

Boys and Girls! In order to enter the contest you must first get this Home Lighting Primer. Be sure to read the newspapers for the announcement of where you can get this primer. TO WIN YOU MUST HAVE A PRIMER.

Cambria County Electrical Interests