

OPPOSE REMOVAL OF RUTLAND TRAINS

NORWOOD PAPER'S PERTINENT OBSERVATIONS ON THE CASE

The Norwood News says: The early morning train going east on the Rutland railroad leaving here at 6:23 a. m., and the night train west at 11:20 made their last trip Saturday.

These two trains were taken off during the war as a retrenchment move. A year ago the present month a conference of the railroad officials and business men of surrounding towns was held here to see if something could not be done to better the service. As a result the railroad officials, after hearing the case, promised to take the matter before the governing body and report later. On November 1st, the officials managed to put on a train each way which they evidently figured would kill itself if it connected with no other train and carried no mail nor express—it has been simply an excuse for a train.

The Rutland claims it lost \$5,000 per month by running this train, but it is the belief of many that the entire cost of running this train between Malone and Ogdensburg would not amount to that sum.

The officials claim that the average number of passengers leaving Ogdensburg on this train discontinued, was two. Strange, wasn't it? However, the condition is deplorable. The average number boarding the early morning train at this point is around twenty-five. In presenting their case for discontinuing this service, the towns between Malone and Ogdensburg were not consulted in the matter. The officials met at the city, here place the best concerned in the matter, and easily influenced the common council to accept their plea for discontinuance.

It is now believed that these towns "in between" will take the matter before the Interstate Commerce Commission. If the trains stopped can not be restored, it will be asked that the schedule of the local be so changed as to give us an early train east and one that will reach Norwood from the west in time to connect with the New York Central.

HAMILTON GETS CARROLL

Bart J. Carroll of Massena, one of the greatest of gridiron centers in his undergraduate days at Colgate University under the famous Larry Bankart and coach on the strong Colgate line of last season, was Wednesday named coach of the Hamilton College football squad for the coming year.

Carroll is now on a Western trip with Basco's Globe Trotters, and will report on the Hill at the conclusion of the trip, about the middle of next month.

COURT PROCEEDINGS.

(Continued From Page 1)

David Martin of Ogdensburg is under indictment for burglary third degree and grand larceny second. H. J. Donavin his attorney pleaded that he was insane at the time of the commission for the acts charged and asked that a commission be appointed to pass on his sanity. The Court named as such commission: George H. Bowers, Dr. Frederick H. Lund and Dr. Clayton G. Andrews and asked that a report be made at the earliest possible moment.

Howard Dufoe, Raymond Dufoe and Cecil Trudo entered a plea of guilty to burglary third degree and grand larceny second committed at Canton. The Dufoes had criminal records and Trudo had done some things while in jail that are not creditable to him. The trio stole a quantity of fur from Potsdam Cray and took it to Potsdam and sold it to a dealer there. Raymond Dufoe and Trudo had previously stolen on this same fur and sold it to the dealer. The Court did not dispose of their case.

Ralph Perrin pleaded guilty to adultery at Macomb. He formerly lived in this county and married here; he left his wife, went to Ohio, there obtained a divorce from her and married again. He took the precaution to write to a New York attorney and was informed that he and the second wife would violate no statute by coming here. He found his mistake. The Court said he was satisfied Perrin acted in good faith and suspended sentence. Ceylon G. Chaney was his attorney.

Lloyd Seavey of Dekalb indicted for assault first degree in shooting his sweetheart Thelma Paige at Richville last October entered a plea of guilty. His attorney George H. Bowers, addressed the Court to somewhat stating that he was not a criminal, came of a good family; committed the act while crazed by jealousy and asked that he might be permitted to go on a suspended sentence on condition that he would leave the county of St. Lawrence and its associations. A petition to that effect signed by the girl, her parents, four of the five members of the Town board of Dekalb, and other prominent citizens was presented. The district attorney opposed this disposition of the case quite warmly. The court said it had caused him much anxiety and that he knew the family personally. That petition had been presented to him asking a suspended sentence, the existence of which were unknown to either the district attorney or the counsel for Seavey. That in view of all the situation he would suspend sentence but only on condition that Seavey depart at once from the County of St. Lawrence and remain away at least seven years.

In the case of Henry Murray, a Massena boy who was convicted of petit larceny before Justice Chase and sentenced to serve thirty days jail and in whose case an appeal was taken, the appeal was argued by H. B. Chase for the defendant and assistant district attorney Hammer for the people. The Court modified the sentence by imposing a fine of thirty dollars if the place of the jail sentence.

Court was busy most of the time Wednesday. At the opening of the Commission appointed to determine as to the sanity of David Martin at the time the offense he is charged with was committed, reported that he was sane.

Albert McManus of Canton pleaded guilty to the illegal possession of a revolver. The offense was exceedingly technical in its nature, and he was given a suspended sentence. Leon G. Cray represented him.

Ernest Bristol pleaded guilty to operating a motor vehicle on a public highway at Potsdam while in an intoxicated condition. A fine of fifty dollars was imposed.

Almond Rushorn pleaded guilty to a sale of liquor at Benson Mines. It appeared that the sales were small in quantity and he was let off with the usual fine three hundred dollars. Fred Baldwin of Watertown represented him.

Young Southworth entered a plea of guilty to adultery. Fred J. Flanagan was his attorney. A fine of one hundred dollars was imposed on the alternative of fifty days in jail.

In the case of Lyn Maynard, indicted for violation of Section 1212 Penal Law, Judge Dolan was disqualified and certified the case to the special county Judge. Maynard was a companion of Hunt when the latter was killed by the bullet of a state trooper at Richville last fall. A plea of a prior conviction in a Federal Court was made and held good. George S. McCartin represented Maynard.

Bush Is Acquitted
William Bush of Potsdam was on trial charged with selling him on the 20th of last November. Two state troopers swore that they bought a bottle of intoxicating liquor from him and paid five dollars for it, while the defendant denied any sale as charged, and set up an alibi, namely testified to, that he was at the home of his father some miles away at the time of the alleged sale. An analysis of the liquor showed over twenty-six per cent of alcohol. The jury after considerable absence acquitted Bush, who was defended by Charles A. Murnighan.

In the case of James Brennan, indicted for possessing a revolver but not a license to carry it, defendant pleaded guilty. He had given one year and four months at Dannemora. H. J. Donavin appeared for him. Then several of the defendants awaiting sentence were brought in and their cases disposed of as follows:

Thomas Turner, assault first degree, committed near Ogdensburg, received not less than four nor more than eight years at Dannemora.

Howard Dufoe, burglar third degree and grand larceny second, committed at Canton, had no prior record before, and received four years at Dannemora.

Milford Sherman, assault second degree committed at Canton, drew a sentence of not less than two years and nine months nor more than four years at Dannemora.

William McGatrev, burglary third degree and grand larceny second, committed at Potsdam, received not less than a year and nine months nor more than four years at Dannemora.

Raymond Dufoe and Cecil Trudo, burglary third degree and grand larceny second, committed at Canton, received not less than a year and nine months nor more than four years each at Dannemora.

Thomas Hart, burglary third degree and grand larceny second, committed at Massena, had no prior convictions and was placed on probation three years and received a suspended sentence.

James Two, burglary third degree and grand larceny second, committed at Potsdam, with some hesitation was given a suspended sentence and placed on probation for two years.

Potsdam Man Defendant
The jury was drawn in the civil action of George Graham v. Delmer Christie of Potsdam. The plaintiff resides at Massena, and the action arises out of an automobile accident occurring in the fall of 1920. The plaintiff alleges that the defendant tried to pass him on the road and cut back in head so quickly that he hit the ear of the plaintiff and overturned it in the ditch, damaging the car somewhat, the clothing of the members of the party some, and it was also brought out that the mother-in-law of the plaintiff received quite serious injuries, though of course no recovery can be had for those in this action. The defendant claims that his car did not touch that of the plaintiff at all, but that the plaintiff drove so near the ditch in turning out that his car overturned.

Thursday forenoon the case was finished. There was a flat and

some distance from the buildings and that Easton and Drew remained in the car while the other three went to the barn and broke in. That was the story sworn to by Easton, Drew and Yaddow. Chief of Police Domo of Massena said that he saw the car that night on the street of Massena, and recognized three of the persons in it one of whom was defendant. They seem to have been at a dance in the Pine Grove locality earlier in the evening, and Vail asserts that he remained there, and did not go to the barn or into an automobile that night. He produced several witnesses who saw him at the dance, and whose evidence he believed, rather precluded his having been with the other boys at the barn in Brasher. There was also evidence as to the character of the defendant which was somewhat conflicting. Considerable feeling got into the case and it was tried for all it was worth and summed up with much vigor by H. W. Main for the defendant and A. J. Hammer for the People.

Friday morning the case went to the jury, which in a remarkable short time rendered a verdict of guilty, and the Court imposed a sen-

AFTER EVERY MEAL

WRIGLEY'S P-K

CHERRY-SWEET

This new sugar-coated gum delights young and old.

It "melts in your mouth" and the gum in the center remains to aid digestion, brighten teeth and soothe mouth and throat.

There are the other WRIGLEY friends to choose from, too:

- WRIGLEY'S SPEARMINT
- WRIGLEY'S DOUBLEMINT
- WRIGLEY'S JUICY FRUIT

28

square contradiction, the witness for the plaintiff insisting that as the car of the defendant passed that of the plaintiff it cut in ahead and struck one hub of the plaintiff's car, overturning it into the ditch. The defendant and his witnesses said there was no cutting in front, and that the cars never touched, and that the car of the plaintiff was overturned by reason of the fact that it ran too near the ditch and slid off and capsized. The jury was not out very long, returning a verdict in favor of the defendant. In the court below the plaintiff was successful. B. S. O'Neil represented the plaintiff, H. B. Chase the defendant.

James McCarthy, indicted for arson, was in jail for default of bail, and on parole from Elmira and it had because he failed to report. His case was put over and he was permitted to go on his own recognizance, the court telling him, however to report regularly to Elmira. Earl Baxter was his attorney.

The People moved that the case of James Shuman of Edwards, indicted for assault second degree, go over the term on account of the absence of a material witness Shuman also is in jail, and the Court ruled, the motion being opposed by Mr. Bancroft, his attorney, that unless Shuman could obtain bail, he would deny the motion, and hold it until morning.

Tessie Janko of Massena, indicted for a violation of Section 1212 Penal Law, was tried last fall and the jury disagreed. As her behavior has been good since the indictment against her was dismissed.

John Vail of Massena was placed on trial charged with burglary third degree committed on the 7th day of February, 1921. There seems to be no doubt that on that date three persons broke into the barn of a farmer named Laclair in Brasher presumably searching for liquor, and that being disturbed by the return of Laclair who had been away for the evening, one of them fired a shot. Earl Baxter and John Yaddow were tried last fall and convicted. The People assert that Baxter, Yaddow, defendant, and two other boys named Easton and Drew, went in the car of the latter, and three went to the barn and broke in. That was the story sworn to by Easton, Drew and Yaddow. Chief of Police Domo of Massena said that he saw the car that night on the street of Massena, and recognized three of the persons in it one of whom was defendant. They seem to have been at a dance in the Pine Grove locality earlier in the evening, and Vail asserts that he remained there, and did not go to the barn or into an automobile that night. He produced several witnesses who saw him at the dance, and whose evidence he believed, rather precluded his having been with the other boys at the barn in Brasher. There was also evidence as to the character of the defendant which was somewhat conflicting. Considerable feeling got into the case and it was tried for all it was worth and summed up with much vigor by H. W. Main for the defendant and A. J. Hammer for the People.

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ence of not less than a year and six months nor more than two years and four months at Dannemora. Harold W. Main of Malone represented him.

Then James Shuman of Edwards was placed on trial charged with assault in the second degree, committed at Edwards on the 5th of last November. The occurrence on which the indictment is based occurred at the meat market of one David Dulack. The jury was out but a short time, returning a verdict of guilty. A sentence of not less than a year and nine months nor more than two years and six months at Dannemora was imposed. Earl Bancroft was attorney for Shuman.

Lawrence ("Larry") Woods, who pleaded guilty to forgery, was sentenced to serve in Clinton prison at Dannemora for not less than one year and four months nor more than one year and nine months. Woods comes from Brooklyn and went to Massena to work. Whom work became scarce there he drifted down to Norwood and not having any work, money or friends to borrow from, he said he forged checks. He has been in the jail since November 23 last. Woods is 31 years old.

Fred Garver charged with destruction of personal property in Massena, was not on probation for six months. Attorney Thomas J. Shea made a plea for him.

HEAVY LOSS IN FIRE
Thirty Four Head of Cattle and Fine Barn Prey To Flames.
Fumes from a gasoline engine coming in contact with a lighted lantern started a fire on the farm of Abner Collins in Burke which destroyed the building. The carrier lost one horse and sixty hens Friday night. All the buildings were modern.

The fire started after Lawrence Collins had gone to the dairy barn to start the gasoline engine which furnishes power for the operation

of the milking machine. He carried a lighted lantern which was set down in the barn while he got the engine in readiness to start. Gasoline was put in the tank for the engine and it is believed by Mr. Collins that the gasoline fumes caused the lantern to explode, thus starting the conflagration. The flames shot upward and instantly caught in the upper part of the building.

PEOPLE WE MEET.
CHARLES BANCROFT

The Merchant is wondering, if there isn't no Hell, where his business has gone to. The Power it gets, the Less he Advertises and the Less he Advertises, the Power it gets

HERE IT IS!

BULLARD CREAM CO., INC.

Ice Cream Community Chocolate BAR

POTSDAM EVERY TASTE TASTES BETTER WATERTOWN

By Far the Best Treat of Them All

You Will At Once Appreciate the Difference

Community Ice Cream Chocolate Bars are made on honor by a New Improved Process--so far beyond comparison that a first trial will convince you of their Superior Excellence.

Milk Chocolate Covering Genuine Solid Centre of Genuine COMMUNITY ICE CREAM

"You Can't Go Wrong on Community"

Manufactured Exclusively by

Bullard Cream Company

Potsdam, N. Y. Watertown, N. Y.

On Sale at Kenney's, Anabel's, Mrs. Hall's, Stuart & Dixon.

Flour, Feed, Hay, Grain, GOAL

If you are looking for Prompt Service, Quality Goods and Low Prices. We Can Serve You

Occident FLOUR Wise King Gold Medal Pansy

ALL GOOD FEEDS AND GRAINS:

Scratch Grains, Laying Mash \$2.75 per 100 lbs
Cane Molasses Feeding Masses, \$25.00 per ton
in good Strong Barrels

Lehigh and Scranton Anthracite Coal

Soft and Smothing Coal, Hard and Soft Wood

Potsdam Feed & Coal Co.,

Main Street, Potsdam, New York

CURED MY FATHER

Malone, N. Y., Sept 5, 1917
A. J. Phillips, Norwood, N. Y.
My Dear Sir--You will remember that my father took your A. J. P. Rheumatism Remedy several years ago, he was not able to walk but after he took your remedy he was entirely cured and has not had any rheumatism since. You know he is eighty years old. I know of many others here that have been cured. The A. J. P. Rheumatism Remedy is what they need if they have rheumatism.

A. J. Nicholson
Your druggist has it.
A. J. P. no-smell rat and roach killer is for sale at T. H. Perrin & Co's Drug store.

Effect of Floods in the Potomac.
The volume of water in the Potomac river which flows past Washington is sometimes 250 times as great in flood as in low water.

The OLD RELIABLE REMEDY FOR COLDS

Breaks Colds in 24 Hours
Lays Grippe in 3 Days

World's Standard for Two Generations

QUICKEST to take effect--the safest and most dependable remedy for Colds, Grippe and La Grippe. Never be without HILL'S C. R. Q. Tablets. Have them handy--prevent illness by taking them at the first sign of a Cold or Headache.

HILL'S Coughs, Bronchitis, Quins, Tablets are pleasant to take and sure to act. No bad after effects. For "Sore Throat".

Subsequent every member of the family against winter complaints. Demand and buy bearing Dr. HILL'S portrait and signature.

At All Druggists--30 Cents
H. H. HILL COMPANY, DETROIT, MICH.

Treat Catarrh new way

Head colds, too, yield to the double action of Vicks VapoRub

Apply Vicks up the nostrils. Snuff it well back. Also melt some Vicks in a spoon or tin cup and inhale the vapors. At night repeat and rub on neck. Vapors will be inhaled all night.

Sufferers from chronic catarrh will get welcome relief and better sleep thru this treatment, and persistency will be well rewarded.

Head colds are checked or completely vanquished if thus treated at the onset.

Vicks combines in salve form the old, time-tested remedies--Camphor, Menthol, Eucalyptus, Thymine and Oil of Turpentine. It is the most universal treatment today for all cold troubles as well as cuts, bruises and itching skin troubles.

Just rub it on and breathe in the vapors

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Furnish your Kitchen.

Make your kitchen bright with our New Labor Saving Utensils. They will save you work and make you proud of your kitchen.

Come in and see our big Stock of Enamelware, Aluminum and other kitchen things that you need.

At the Low Prices we put on our goods, you can afford a New Outfit.

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