

FINED \$1,250 IN BAIL BOND CASE

Leo Polikoff, of Newark, was fined \$1,250 today by Judge John Boyd Avis in the United States District Court on charges of misrepresentation of bail bonds.

TRENTONIAN FINED, JAILED FOR LIQUOR

Three More Summoned by Judge Bourquin—Others Also Penalized

Joseph B. Ricciani, of 227 Tyler Street, Trenton, was sentenced to serve five months in jail and to pay a fine of \$500 by Judge Bourquin in the United States District Court this afternoon on charges of transportation of liquor.

Bench warrants were issued for five men, three being Trentonians, who failed to appear today and answer to charges of possessing property designed for manufacturing liquor.

They are Barto Massano, 207 South Clinton Avenue; Samuel Dipaza, 648 South Joes Avenue, and Joseph Stallone, of 256 Elmer Street, Trenton; Charles Fazakas, of Cream Ridge Road, Burlington County, and Joseph Cutena, of New York.

Harry Moore, of Philadelphia, was sentenced to jail and to pay liquor law violation.

Clinton Ryerson, of Long Island City, was fined \$100; Camden, was fined \$100; Harry Endres, of Camden, were serve four months in jail and to pay a fine of \$500; Joseph Tooles, of Newark, was sentenced and \$400 fine; Henry Tooles, of Newark, was ordered to pay \$500 for liquor law violations.

FARMINGDALE ROAD STILL CONFISCATED

FREEHOLD, Nov. 20.—In a raid on the Charles Roselle Farm, on the Colt's Neck-Farmingdale Road, Federal officers and State Police seized a 1,000-gallon still and arrested Roselle and Antonio Raneur, of New Rochelle, New York.

Raneur allegedly was operating the still when the officers swooped on the place. Roselle was taken into custody later as the owner of the premises. The still, together with 7,500 gallons of mash, boilers, a motor and other devices, were destroyed. The two prisoners were taken to Newark for arraignment before a United States commissioner.

The raid was made by Agents James, Helmsman and Williams, of the Newark dry enforcement headquarters, and Lieutenant Wallace, Detective Corporal Horn and Trooper Lamberton, of the Freehold State Police.

TRUCKS NABBED IN DRY RAID MUST BE RE-SOLD; NO EVIDENCE OF FRAUD

Federal Judge John oyd Avis, in an opinion handed down today, ordered that five trucks which had been sold by the United States marshal should be re-sold because of the inadequacy of the price received.

The trucks were included among "fourteen, seized by Prohibition agents in a raid in Hoboken June 16 and were sold in Newark by the marshal a month ago.

At the same time, Judge Avis advised the marshal that in the future he should not feel that he ought to sell trucks to the highest bidder if the prices offered seemed inadequate.

"The marshal has full control of the sale and to use his discretion in the same manner as if the property offered for sale was his own," said the court.

The opinion came as a result of a suit by Max Abramson, of Newark, who declared that he had paid for the five trucks but that the marshal was keeping both money and vehicles.

The opinion grew out of a protest of the Federal prohibition administrator who alleged there was "fraud, intimidation and irregularity and gross inadequacy of the amount bid" in the sale.

"The testimony of witnesses produced for the purchaser and the government has been heard," Judge Avis stated. "The deputy marshal, who conducted the sale, testified that he was not in any way intimidated and that the sale was conducted regularly, although it appears by his testimony that there probably was an effort on the part of some of the parties present to discourage competitive bidding."

The motion was argued recently in the United States District Court by United States Attorney Phillip Forman and Richard M. Glassner, of Newark, counsel for Abramson. Mr. Forman had asked that the trucks be resold and that was granted by the court.

The price paid for the five trucks was \$2,200, whereas, it was charged, the approximate value of the trucks was \$8,000.

"It is claimed that this difference," Judge Avis stated, "indicates fraud, actual and implied, sufficient also to justify the court in setting aside the sale and ordering the trucks resold."

in a raid in Hoboken June 16 and were sold in Newark by the marshal a month ago.

At the same time, Judge Avis advised the marshal that in the future he should not feel that he ought to sell trucks to the highest bidder if the prices offered seemed inadequate.

"The marshal has full control of the sale and to use his discretion in the same manner as if the property offered for sale was his own," said the court.

The opinion came as a result of a suit by Max Abramson, of Newark, who declared that he had paid for the five trucks but that the marshal was keeping both money and vehicles.

The opinion grew out of a protest of the Federal prohibition administrator who alleged there was "fraud, intimidation and irregularity and gross inadequacy of the amount bid" in the sale.

"The testimony of witnesses produced for the purchaser and the government has been heard," Judge Avis stated. "The deputy marshal, who conducted the sale, testified that he was not in any way intimidated and that the sale was conducted regularly, although it appears by his testimony that there probably was an effort on the part of some of the parties present to discourage competitive bidding."

The motion was argued recently in the United States District Court by United States Attorney Phillip Forman and Richard M. Glassner, of Newark, counsel for Abramson. Mr. Forman had asked that the trucks be resold and that was granted by the court.

The price paid for the five trucks was \$2,200, whereas, it was charged, the approximate value of the trucks was \$8,000.

"It is claimed that this difference," Judge Avis stated, "indicates fraud, actual and implied, sufficient also to justify the court in setting aside the sale and ordering the trucks resold."

into the cellar of a house at 67 Aleya Street. The line was discovered again by excavators at a depth of 11 feet below the surface of the street as it led out of the house at the curb of Aleya Street, and then allegedly located leading into the rear of the brewery. A jury will decide whether beer flowed through that pipe.

After the Line in 'Drop'

After the line was discovered in the cellar of a house at 67 Aleya Street, the line was discovered again by excavators at a depth of 11 feet below the surface of the street as it led out of the house at the curb of Aleya Street, and then allegedly located leading into the rear of the brewery. A jury will decide whether beer flowed through that pipe.

termed the "investment," and to obtain a brewery as a means of soil and water conservation. The officials also "sides being" the digging unemployment.

pipe line started a beer drop. A four-inch pipe line ing platforms of a side wall and

"The country So sp tana, w out with cases. Not o slap at when he

"In has ne the un the vocifer voke at "It v for the a spear amount received alarmin perimen In sho extreme teenth A Constitut

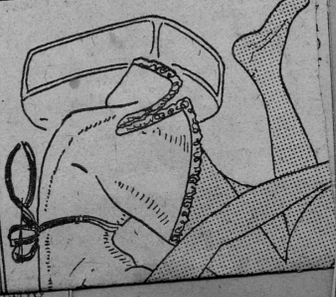
Yet even he would hardly say that prior to prohibition this country was the "most criminal on earth."

And what is most curious, is the contempt which this jurist shows for the fourth and fifth amendments, at the same time he denounces the public for the same sort of attitude toward the eighteenth!

11/18/31 Camden Courier



Yes! SHOP



Handle Ma In Feder

Judges Avis and Ten Weeks Dis Usually Req

Figures showing the cases disposed of in Judges John Boyd A Bourquin, visiting ju during the Septemb nounced today by torney Phillip Forman

JERSEY

Miss Plunkett Reaches III Dandled by Scott as Baby

Prevent Race Rings

Horses' Nose Prints

James R. MacColl

James R. MacColl, seventy-five, cotton

Business in Last Year Averages Average in Year; Bourquin and Avis Lauded

concerned with violations of the Eighteenth Amendment.

So firm was Judge Bourquin in handling liquor trials that only 22 acquittals were returned as compared with 85 convictions.

Liquor cases alone brought in a harvest of \$135,525 in fines and resulted in sentences of 1,086 months and 25 days in jail.

Other criminal cases resulted in 68 pleas of guilty and 42 trials by jury, in which there were 29 convictions and 12 acquittals. In this division a total of \$45,479.87 was collected in fines and sentences aggregated 644 months and 25 days in jail.

"The Government business," said Forman in his report, "transacted September term of the United District and Judge Bourquin assigned here by

much.

the Eight District recour

and one was de

LAWMAKERS DAN COURSES

Nov. 23 (P)—Deciding that there

OPPOSE SALE TAX

and medicine for five years.

James R. MacColl

James R. MacColl, seventy-five, cotton