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gives you a certain prestige and standing in the world of business and finance.

There's respect for the man with an

Account in Our Bank

It shows that he has adopted up-to-date business methods, that he saves his money and knows the reliable reputation of

OUR BANK

The People's State Bank of Redford

C. H. KRUGLER, Cashier

S. A. Carpenter, one of the earliest settlers of South Lyon, died last Thursday. He had lived in that vicinity for 81 years.

TRUCKING

I am prepared to do Trucking of all kinds, in village or surrounding territory. Have 2 outfits ready for service.

A. E. Phelps, Phone 15

BROWNS

FOR

Amber Ice Cream

Pop Corn, Lunches

Confectionery

Cigars and Soft Drinks

Only Hand-made Cones in Farmington

The Farmington Enterprise

W. E. Lord, Editor

Published Friday of each Week and entered at the postoffice at Farmington, Oakland County, Michigan, as second class mail matter.

\$1.00 per year, in advance

Devoted to the upbuilding of Farmington and Oakland County

From All Over.

Fruit grown and packed in Michigan this season will, under two new state laws, which have just become effective, be required to sail under its own colors and be all that its label proclaims it to be. Still other provisions of the measures fix standard barrel dimensions and specify the various grades of apples.

Northville to Have County Fair.

Northville is to have a real old-fashioned country fair September 25 to 28, inclusive, with big attractions in the way of horse races, ball games, balloon ascensions, exhibits of live stock, agricultural implements, fruit, vegetables, grain, fancy work, automobiles, etc., and an unusually live midway.

The Fair association has splendid grounds for the exhibits and a fast half-mile track for the live stagers.

Northville is particularly well situated to hold a successful fair, being located on two interurban electric lines out of Detroit and Ann Arbor, besides that, there are state roads leading into the village from all directions.

The business men of the town and the farmers of the surrounding country have united in an effort to make this a big event and Northville has a reputation of doing things in a thoroughly efficient manner.

The Chalmers car, of which E. S. Grace is agent for this section, shattered the best previous record of 18.9 miles in 24 hours, which was made by the Hudson in May 1916. The start of this record-making run was made Wednesday afternoon, August 1. The average an hour for the total time was 79.0833 miles, the old record being 75.8. The stops took up 35 minutes 7 seconds. The actual running time was at an average of 81.09 miles an hour, against the old record of 78.6.

Card of Thanks

Mrs. George P. Ingersoll and family wish to extend their sincere thanks and appreciation to their friends and neighbors for their kindness and sympathy also Rev. Priestley for his comforting words; to the singers and Mr. Horney, who so kindly acted in our self-reverent, and especially thank Mr. and Mrs. George Groth, Mr. and Mrs. Charles Thorne and Division No. 114 of the St. Rye for their beautiful floral offerings.

Pessimistic.

"Did you meet any nice men while you were away?"

"Yes, mother, lots of them."

"Lots of them! There aren't that many in the whole world!"—Detroit Free Press.

Her Self Restraint.

The bridal procession was approaching the altar. Miss Sprossman leaned on the arm of her proud and happy father. "How slowly they move!" exclaimed Miss Gaddens.

"Don't they, though?" whispered Miss Rippman. "The poor thing has been so long for this day that I'm sure she must be so tired as to hurry."—Birmingham Age-Herald.

Physiognomy.

It is impossible to say just when physiognomy began to be a "science." It is said that the celebrated Pythagoras founded the science about B. C. 540. It is spoken of by Hippocrates about B. C. 450, but he does not attempt to go into the discussion of its origin. The first systematic treatise on the subject that has come down to us is that attributed to Aristotle. Throughout the sixteenth and seventeenth centuries there were many publications on physiognomy.—Exchange.

It Wouldn't Sound Well.

An English north country paper frowns upon the known ambition of the mayor of its town to be made a knight for his distinguished services in receiving royalty and narrates for the benefit of the aspirant this anecdote: When Adam Black, the Edinburgh publisher, was asked on one of the subjects of receiving knighthood he said: "Wae nae; it wadna dee. You see," he added, "if a boy cam' into ma shop and said, 'A bapeth o' state pedit, Sir Adam,' it wadna sound weel."

LEGAL NOTICES

Probate Order

Order Appointing Time For Hearing Claims. State of Michigan.—The Probate Court for the County of Oakland. At a session of said court, held at the Probate office in the City of Pontiac, in said county, on

F. H. CARROLL, PRESIDENT. A. A. CORWIN, VICE-PRES. G. E. WALDO, CASHIER.

Raise Your Own Wages

Place a Dollar or more at interest in the Savings Department of the FIRST COMMERCIAL BANK OF PONTIAC and that is just what you have done

the Eighth Day of August, A. D. 1917. Present Hon. Kleber P. Rockwell, Judge of Probate.

It the matter of the estate of Hannah VanAlstyne

deceased. George Francis, administrator of said estate, having filed in said court a petition praying that the time for the presentation of claims against said estate be limited and that a time and place be appointed to receive, examine and adjust all claims and demands against said deceased by and before said court. It is Ordered, That four months from this date be allowed for creditors to present claims against said estate. It is Further Ordered, That the Fifteenth Day of December, 1917, at 2:30 o'clock in the forenoon, at said probate office, be and is hereby appointed for the examination and adjustment of all claims and demands against said deceased.

A True Copy, Judge of Probate, JUDSON A. FREDENBURGH, Clerk.

Chancery Notice

STATE OF MICHIGAN. IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND.—IN CHANCERY.

No. 788. Carl Rienas and Minnie Rienas, Plaintiffs,

vs. Ira Toms, Margaret Ann Gunning, Sophie Essee, Alonzo Sprague, Miranda P. Sprague, the Unknown Wife of Henshackle Collins, or the unknown heirs, devisees, legatees and assigns of each and every of them, Defendants.

At a session of said court, held at the Court House in the City of Pontiac, County and State aforesaid, on the 1st day of July, A. D. 1917.

Present: Honorable George W. Smith, Circuit Judge.

In this cause it satisfactorily appearing to the court by the sworn bill of complaint, and by the affidavit of Chintons McGee, for and on behalf of the said plaintiffs, that the above defendants are necessary and proper parties to said cause, and that the present whereabouts of the defendants, or of their unknown heirs, devisees, legatees and assigns are unknown and cannot be ascertained.

On motion of Patton S. McGee, attorneys for plaintiffs:

It is ordered, that the said defendants, Ira Toms, Margaret Ann Gunning, Sophie Essee, Alonzo Sprague, Miranda P. Sprague, the unknown wife of Henshackle Collins, or their unknown heirs, devisees, legatees and assigns, cause their appearance to be entered in said cause within three months from the date of this order, and that in default thereof the said bill of complaint be taken as confessed by the said defendants, or their unknown heirs, devisees, legatees and assigns.

It is Further Ordered, that within twenty days from the date hereof that the plaintiffs cause a copy of this order to be published in the Farmington Enterprise, a newspaper printed, published and circulating in the said county of Oakland, once in each week for six consecutive weeks; or that a copy of this order be personally served upon each of the said defendants at least twenty days before the time prescribed for their appearance.

GEORGE W. SMITH, Circuit Judge.

Countersigned: FLOYD B. BARCOW, Clerk.

TAKE NOTICE: That this suit is commenced and is brought to quiet title to the following described premises, situate in the Township of Farmington, County of Oakland and State of Michigan, and more particularly described as follows:

All those certain pieces or parcels of land situated in the Township of Farmington, in County of Oakland and State of Michigan, known and described as follows:

Twenty (20) acres of from the east side of the southwest quarter of section twenty-nine (29).

Also the southeast quarter of said section twenty-nine (29), excepting and reserving therefrom a parcel of land in the northeast corner, described as follows: Beginning at the northeast corner of the said southeast quarter of section twenty-nine (29); thence west on the quarter section line, thirty-two (32) chains and fifty (50) links; thence south parallel with the east line of said section twelve (12) chains and thirty-one (31) links; thence east parallel with the quarter section line thirty-two (32) chains and fifty (50) links to the east line of said section; thence north of said east line twelve (12) chains and thirty-one (31) links to the place of beginning.

Also excepting from the said southeast quarter of section twenty-nine (29) a parcel of land commencing at a point in the south line of said section twenty-nine (29), eleven (11) chains, fifty-four and one-half (54½) links west from the southeast corner of said section; thence running north parallel with the east line of said section, two and one-half (2½) chains; thence west parallel with the south line of said section four (4) chains; thence south parallel with the east line of said section, two and one-half (2½) chains to the south line of said section; thence the south line of said section four (4) chains to the place of beginning.

All of the above described land being in Town One (1) North of Range Nine (9) East.

PELTON & MCGEE, Plaintiffs' Attorneys.

Business Address, Pontiac, Michigan.

Probate Order.

STATE OF MICHIGAN.

In the Probate Court for the County of Oakland.

At a session of said court, held at the Probate office, in the City of Pontiac, in said county, on the Thirteenth Day of August, A. D. 1917.

Present: Hon. Kleber P. Rockwell, Judge of Probate.

In the matter of the estate of Butter W. Seward,

deceased. J. Gilman Ludlum, administrator, having filed in said court a petition praying for the examination and allowance of his final account, determination of heirs of said deceased, distribution of the assets of said estate and discharge of said administrator. It is ordered that the

Eighth Day of September,

A. D. 1917, at 2:30 o'clock in the forenoon, at said probate office, be and is hereby appointed for hearing said petition. It is Further Ordered, That public notice thereof be given by publication of a copy of this order, for three successive weeks previous to said day of hearing, in the Farmington Enterprise, a newspaper printed and circulated in said county.

A True Copy, Judge of Probate, JUDSON A. FREDENBURGH, Clerk.

Chancery Notice

STATE OF MICHIGAN. IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND.—IN CHANCERY.

At a session of said court, held in the Court House in the City of Pontiac, on the 6th day of August, 1917.

Present: Honorable George W. Smith, Circuit Judge.

Finnd Pinnow, Charles Pinnow and William Ludlum,

Plaintiffs,

vs. Jonathan Willets, his unknown heirs, devisees, legatees and assigns; Ira L. Power, his unknown heirs, devisees, legatees and assigns; Gideon Power, his unknown heirs, devisees, legatees and assigns; Francis H. Power, his unknown heirs, devisees, legatees and assigns; Otis H. Power, his unknown heirs, devisees, legatees and assigns; Louisa Pinkerton, his unknown heirs, devisees, legatees and assigns; the unknown wife, if any, of Francis H. Power, deceased; Louisa Pinkerton, his unknown heirs, devisees, legatees and assigns; the unknown wife, if any, of Marvin Power and his unknown wife, if any; Eugene Power, his unknown wife, if any, of Otis Power, Defendants.

It having been made to appear by the verified bill of complaint filed in this cause, that the Defendants, Louisa Pinkerton, Marvin Power and Eugene Power are not residents of, but reside out of the State of Michigan; and that Louisa Pinkerton resides in the City of Glenwood, State of Minnesota; that Marvin Power resides in the State of California; that Eugene Power resides in the City of Tacoma, State of Washington.

It further appearing from said verified bill of complaint, that the Defendants, Jonathan Willets, Power, Gideon Power, Francis H. Power and Otis Power are not known to be living, and if living, their places of residence are unknown, and that the names of the other Defendants therein are not known and cannot be ascertained, after diligent search and inquiry; on motion of John D. Harger, Attorney for the Plaintiffs, it is ordered that the aforesaid Louisa Pinkerton, Marvin Power and Eugene Power be taken as confessed by the said Defendants.

It is Further Ordered, that within three months from the date of this order, and the aforesaid Defendants Jonathan Willets, Ira L. Power, Gideon Power, Francis H. Power and Otis H. Power, the unknown wife, if any, of Francis H. Power, the unknown wife, if any, of Otis Power, the unknown wife, if any, of Eugene Power, the unknown wife, if any, of Marvin Power, if living, and if not living, their respective unknown heirs, devisees, legatees and assigns cause their appearance to be entered herein, within three months from the date of this order, and that in case of their appearance they cause their answer to the Plaintiff's bill of complaint to be filed, and a copy thereof to be served upon the Plaintiff's attorney within fifteen days after service upon them of a copy of said bill of complaint, and notice of this order, and that in default thereof, the said bill of complaint be taken as confessed by the said Defendants.

And it is Further Ordered, That within twenty days the said Plaintiffs cause a notice of this order to be published in the Farmington Enterprise, a newspaper printed, published and circulating in said county, and that such publication be continued three, at least once in each week for six weeks in succession, or that said Plaintiffs cause a copy of this order to be personally served on the Defendants at least twenty days before the time above prescribed for their appearance.

GEORGE W. SMITH, Circuit Judge.

JOHN D. HARGER, Attorney for Plaintiffs.

12 McGraw Bldg., Detroit, Mich.

A True Copy, MARTHA E. MAURER, Deputy Clerk.

The proceeding in which the above order is made involves the title to, and is brought to quiet the title to the following described lands, to-wit: The east one-half of the northwest one-fourth of Section 20, Town 1 North, Range 9 East, containing 80 acres more or less, situated in the Township of Farmington, County of Oakland and State of Michigan.

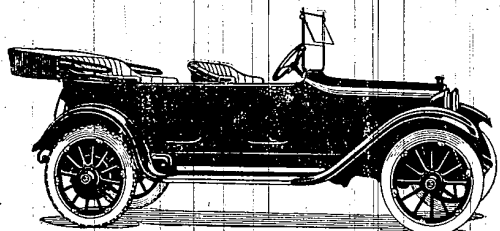
JOHN D. HARGER, Attorney for Plaintiffs.

21sept17

DODGE BROTHERS

CLOSED CAR

It Speaks for Itself



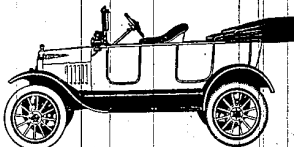
CHARLES H. ELY,

Sales Agent for Farmington and Vicinity

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