



## What's become of the prejudice against automobiles because they frightened the horses

**N**OW cars are everywhere. The horses have gotten used to them—and so has everybody else. Think of it! This year the American people will spend nearly a billion dollars on tires alone.

Tires are one of the biggest items on the car owner's bills.

Hardly a Saturday, when you motorists drop in to "tune up" for a Sunday trip, that one or more of you doesn't tell us something of value to our business. Sooner or later it comes back to you in Service.

Service is what the car owners of this community are looking for nowadays.

And especially the small car owners, who put service

first in figuring their motor-ing expenditures.

Just because a man has a moderate-price car is no reason why he should get any less service out of his tires.

We believe that the man with the small car is entitled to just as good tire service as the man with the big car—and both are entitled to the best tire service they can get.

That's why we represent U. S. Tires in this community.

And why more car owners—large and small—are coming to us every day for U. S. Tires.

Come in and talk to us about tires. We're here to help you get the kind of tires you want.

## United States Tires

FRANK HUDSON, 7 Mile & Center Road, Route 2  
OLDNEBURG & WAY  
OLIN RUSSEL

State of Michigan.  
In the Circuit Court for the County of Oakland—In Chancery.  
No. 9095.

Harry S. German and J. Edward Ready, Plaintiffs

vs.  
Rachael Anna Rowand, Joshua Robert Rowand, William Henry Rowand and Peter Reynolds, or their unknown heirs, devisees, legatees and assigns.

Defendants  
At a session of said Court held at the Court House in the City of Pontiac, County of Oakland, State of Michigan, on the 1st day of June A. D. 1920.

Present: Hon. Frank L. Covert, Circuit Judge.

On reading and filing the Bill of Complaint duly filed in said cause, and the affidavit of Clinton McGee, from which it satisfactorily appears to the Court that the defendants above named, of their unknown heirs, devisees, legatees and assigns, are necessary and proper parties in the above entitled cause; and

where he, she or they may reside, title, interest, claim, lien or possible right has been by them, or any of them assigned to any person or persons, and if dead whether he, she or they have personal representatives or heirs living, or where they or some or any of them may reside, or whether such title, interest, claim, lien or possible right has been disposed of by Will; and further, that the present whereabouts of such persons, their heirs-at-law, personal representatives, devisees, legatees and assigns, are unknown and the Post Office addresses of none of them can be ascertained, nor can it be ascertained whether any of them are minors or incompetents:

On motion of Pelton & McGee, attorneys for plaintiffs:

It is ordered that the appearance of each and all of the foregoing defendants, be entered in this cause within three months from the date of this Order and in case of their appearance, or the appearance of any of them, that they cause their answer to the Bill of Complaint to be filed, and a copy served upon the attorneys for plaintiffs within fifteen days after service upon them, or their attorneys, of a copy of said Bill, and in default thereof that said Bill be taken as confessed by the said

defendants who shall fail to comply with the requirements of this Order.

It is further ordered that the said plaintiff cause this Order to be published within forty days in the Farmington Enterprise, a newspaper printed, published and circulating in said County, once in each week for six weeks in succession, or that plaintiff cause a copy of this Order to be personally served upon each of said defendants herein, at least twenty days before the time prescribed for his, her or their appearance.

FRANK L. COVERT, Circuit Judge

Countersigned:  
Floyd B. Babcock, Clerk.

House Take Notice that this suit, in which the preceding Order was made, involves and is brought to quiet the title to the following described lands situate in the Township of Farmington, County of Oakland, State of Michigan, and more particularly described as follows:

"The West fifty (50) acres of the Northwest quarter of Section fourteen (14), Town one (1) North, Range nine (9) East, excepting therefrom Railroad and Road rights of way."

By Pelton & McGee, Attorneys for Plaintiffs.  
Business Address  
Pontiac, Michigan.

Mortality of Michigan, April, 1920.

There were 4,220 deaths reported to the Department of State as having occurred in the State of Michigan during the month of April 1920. This number corresponds to an annual death rate of 16.7 per 1,000 estimated population. In addition to the above there were 289 stillbirths returned as deaths.

By ages there 688 deaths of infants, under one year of age; 262 deaths of children aged one to four, inclusive; 1,856 deaths of elderly persons, aged 65 years and over. Upon comparing the number of deaths with those of the previous month it is noted there is a decrease in the number returned for the above ages.

There were 7,177 births reported to the Department as having occurred in the State during the month of April, 1920. This number corresponds to an annual birth rate of 26.7 per 1,000 estimated population. A slight decrease is noted in the number of births as compared with the month immediately preceding. In addition to the above there were 231 stillbirths returned as births.

There were 284 certificates of birth returned for births occur-

ing during the month of March, returned with the April returns. Eleven certificates of deaths of infants, under one year were also returned.

### Rural Carrier Examination

The United States civil service commission has announced an examination for the County of Oakland, Mich., to be held at Oxford, Holly, Pontiac and Detroit, on June 12, 1920, to fill the position of rural carrier at Farmington, Orion and Walled Lake, Mich., and vacancies that may later occur on rural routes from other post offices in the above-mentioned county. The examination will be open only to citizens who are actually domiciled in the territory of a post office in the county and who meet the other requirements set forth in Form No. 1977. Both men and women, if qualified, may enter this examination, but appointing officers have the legal right to specify the sex desired in requesting certification of eligibility. Women will not be considered for rural carrier appointment unless they are the widows of U. S. soldiers, sailors or marines or the wives of U. S. soldiers, sailors or marines who are physically disqualified for examination by reason of injuries received in the line of military duty. -Form No. 1977 and application blanks may be obtained from the offices mentioned or from the United States civil service commission at Washington, D. C. Applications should be forwarded to the commission at Washington at the earliest practicable date.

State of Michigan.  
In the Circuit Court for the County of Oakland—In Chancery.  
No. 9096.

George Campbell, Plaintiff

vs.  
Jonathan Goodenough, Daniel M. Cadwell, the unknown wife of Elam S. Hitchcock and the unknown wife of Joseph T. Booth 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 of Oakland, State of Michigan, on the 1st day of June A. D. 1920.

Present: Hon. Frank L. Covert, Circuit Judge.

On reading and filing the Bill of Complaint duly filed in said cause, and the affidavit of Clinton McGee, from which it satisfactorily appears to the Court that the defendants above named, or their unknown heirs, devisees, legatees and assigns, are necessary and proper parties in the above entitled cause; and

It further appearing that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where he, she or they may reside if living, or whether the right, title, interest, claim, lien or possible right has been by them, or any of them assigned to any person or persons, and if dead whether he, she or they have personal representatives or heirs living, or where they or some or any of them may reside, or whether such title, interest, claim, lien or possible right has been disposed of by Will; and further, that the present whereabouts of such persons, their heirs-at-law, personal representatives, devisees, legatees and assigns, are unknown and the Post Office addresses of none of them can be ascertained, nor can it be ascertained whether any of them are minors or incompetents:

On motion of Pelton & McGee, attorneys for plaintiff:

It is ordered that the appearance of each and all of the foregoing defendants be entered in this cause within three months from the date of this Order and in case of their appearance, or the appearance of any of them, that they cause their answer to the Bill of Complaint to be filed, and a copy served upon the attorneys for plaintiffs within fifteen days after service upon them, or their attorneys, of a copy of said Bill, and in default thereof that said Bill be taken as confessed by the said defendants who shall fail to comply with the requirements of this Order.

It is further ordered that the said plaintiff cause this Order to be published within forty days in the Farmington Enterprise, a newspaper printed, published and circulating in said County, once in each week for six weeks in succession, or that plaintiff cause a copy of this Order to be personally served upon each of said defendants herein, at least twenty days before the time prescribed for his, her or their appearance.

FRANK L. COVERT, Circuit Judge.

Countersigned:  
Floyd B. Babcock, Clerk.

House Take Notice that this suit, in which the preceding Order was made, involves and is brought to quiet the title to the following described lands situate in the Township of Novi, County of Oakland, State of Michigan, and more particularly described as follows:

"After taking thirty-six (36) acres off the North side of the Northeast fractional quarter Section one (1), then the North half of the remaining part of said quarter section, and being eighty (80) acres more or less, Town one (1) North, Range eight (8) East, Oakland County, Michigan."

Pelton & McGee, Attorneys for Plaintiff.  
Business Address,  
Pontiac, Michigan.  
16 July 20

State of Michigan.  
In the Circuit Court for the County of Oakland—In Chancery.  
No. 9094.

Herman Greger, Plaintiff

vs.  
Joab Guile, Joseph W. Torrey, the unknown wife of Henry VanAmbergh, the unknown wife of Randall Colvin, John Perkins and Joseph Perkins or the unknown heirs, devisees, legatees and assigns of each and every of them and Stella Miller.

Defendants  
At a session of said Court held at the Court House in the City of Pontiac, County of Oakland, State of Michigan, on the 1st day of June A. D. 1920.

Present: Hon. Frank L. Covert, Circuit Judge.

On reading and filing the Bill of Complaint duly filed in said cause, and the affidavit of Clinton McGee, from which it satisfactorily appears to the Court that the defendants above named, or their unknown heirs, devisees, legatees and assigns, are necessary and proper parties in the above entitled cause; and

It further appearing that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, except Stella Miller, are living or dead, or where he, she or they may reside if living, or whether the right, title, interest, claim, lien or possible right has been by them, or any of them assigned to any person or persons, and if dead whether he, she or they have personal representatives or heirs living, or where they or some or any of them may reside, or whether such title, interest, claim, lien, or possible right has been disposed of by Will; and further, that the present whereabouts of such persons, their heirs-at-law, personal representatives, devisees, legatees and assigns, are unknown and the Post Office addresses of none of them can be ascertained, nor can it be ascertained whether any of them are minors or incompetents:

On motion of Pelton & McGee, attorneys for plaintiff:

It is ordered that the appearance of each and all of the foregoing defendants be entered in this cause within three months from the date of this Order and in case of their appearance, or the appearance of any of them, that they cause their answer to the Bill of Complaint to be filed, and a copy served upon the attorneys for plaintiffs within fifteen days after service upon them, or their attorneys, of a copy of said Bill, and in default thereof that said Bill be taken as confessed by the said defendants who shall fail to comply with the requirements of this Order.

It is further ordered that the said plaintiff cause this Order to be published within forty days in the Farmington Enterprise, a newspaper printed, published and circulating in said County, once in each week for six weeks in succession, or that plaintiff cause a copy of this Order to be personally served upon each of said defendants herein, at least twenty days before the time prescribed for his, her or their appearance.

FRANK L. COVERT, Circuit Judge.

Countersigned:  
Floyd B. Babcock, Clerk.

Please Take Notice that this suit, in which the preceding Order was made, involves and is brought to quiet the title to the following described lands situate in the Township of Novi, County of Oakland, State of Michigan, and more particularly described as follows:

"The West half of West half of Southeast quarter of Section fifteen (15), Town one (1) North, Range eight (8) East, excepting seven (7) acres described as follows: Beginning at the center of the Grand River Road, on the West line of the Southeast quarter of Section fifteen (15); thence running North on said line fifty-five (55) rods; thence Easterly parallel with Section line twenty (20) rods; thence South to center of said road; thence to the Place of beginning, except also what is occupied by the Flint and Pere Marquette Railroad, more particularly described as follows: bounded on the South by Grand River Road and Tile Yard; on West by Tile Yard and Monroe; on the North by Coats; on the East by Whipple, supposed to contain twenty (20) acres of land, the same more or less."

Pelton & McGee, Attorneys for Plaintiff.  
Business Address,  
Pontiac, Michigan.  
16 July 20