

## CHANCERY NOTICE.

State of Michigan.  
In the Circuit Court for the County of Oakland.—In Chancery.  
No. 3034.

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.

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 satisfac-  
torily appears to the Court that  
the defendants above named, or  
their unknown heirs, devisees,  
legatees and assigns, are neces-  
sary and proper parties in the  
above entitled cause; and

It further appearing that after  
diligent search, inquiry and in-  
vestigation it cannot be ascer-  
tained, 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, inter-  
est, 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 representa-  
tives or heirs living, or where  
they or some or any of them may  
reside, or whether such title, inter-  
est, claim, lien, or possible  
right has been disposed of by  
Will; and further, that the pres-  
ent whereabouts of such persons,  
their heirs-at-law, personal repre-

sentatives, 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 and 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 appear-  
ance 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  
plaintiff within fifteen days after  
service upon them, or their at-  
torneys, 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  
or 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 fif-  
teen (15), in Town one (1) North,  
Range eight (8) East, excepting  
seven (7) acres described as fol-  
lows: Beginning at the center of

the Grand River Road, on the West  
line of the Southeast quarter of  
Section fifteen (15); thence run-  
ning North on said line fifty-six  
(56) rods; thence Easterly paral-  
lel with Section line twenty (20)  
rod; thence South to center of said  
road; thence to the Place of be-  
ginning, except also what is oc-  
cupied by the Flint and Pere Mar-  
quette 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 Coates; 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

Order for Publication—General.  
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  
27th day of May, A. D. 1920.  
Present: Hon. Ross Stockwell,  
Judge of Probate.  
In the matter of the estate of  
William Risner, Deceased,  
Frank Durfee, administrator of  
said estate, having filed in said  
Court a petition praying for the  
examination and allowance of his  
final account, determination of  
the heirs of said deceased, assign-  
ment of the residue of said estate  
and the discharge of said adminis-  
trator;

It is ordered, that the 28th day  
of June, A. D. 1920 at eight o'clock  
in the forenoon, at said Probate  
office, be and is hereby appointed  
for hearing said petition.  
It is further ordered, that pub-  
lic notice thereof be given by  
publication of a copy of this or-  
der, for three successive weeks  
previous to said day of hearing, in  
the Farmington Enterprise, news-

paper printed and circulated in  
said County.  
Ross Stockwell,  
Judge of Probate.  
A true copy.  
Dan A. McGaffey,  
Probate Register.  
18 Jun 20

## Local News

Mrs. Maynard was a Detroit  
visitor Thursday.

Miss Minnie Toomey was in De-  
troit Wednesday.

Mrs. Forest Pierson was a De-  
troit visitor Tuesday.

The much needed and long look-  
ed for rain has arrived.

Joe Graham had the misfortune  
to lose one of his best cows last  
week.

Ernest Ham was home a couple  
of days this week on account of  
sickness.

Bert Crocyden, of Detroit, spent  
the week-end with Harry Moore  
and family.

The Post Office moved Wednes-  
day evening into the office of the  
Owen House.

Mr. and Mrs. Sheldon, of Clyde,  
visited with W. H. Connor and  
wife over Sunday.

Mrs. Rudolph Langbecker is  
not improving as fast as her many  
friends would wish.

Mrs. Elva Sherman is spending  
a few days with her sister, Mrs.  
Florence Bachelor.

Next Tuesday evening the Pro-  
gressives will meet with Mr. and  
Mrs. Donald McDonald.

Leon Green and wife attended  
the Cummings and Brinker wed-  
ding in Detroit Wednesday.

Mrs. Frank Smith and little son  
have returned from a week's visit  
with her sister, in Jackson.

Mrs. Will Pagel is suffering  
with an abscess, her mother, Mrs.  
John Thayer, is caring for her.

Born to Mr. and Mrs. L. C.  
DeGroot, Tuesday, June 15th, a  
9 1-4 lb boy, named Harold  
Leslie.

Mr. and Mrs. Carl Parker en-  
tertained his father and mother,  
Mr. and Mrs. Jess Parker, of New  
Hudson, Sunday.

Miss June Johnson entertained  
several of her little friends in  
honor of her seventh birthday on  
Tuesday afternoon.

Miss Edessa Warner entertained  
Thursday afternoon in honor of  
Mrs. Helen Gauker and Mrs. Harry  
Clippert, of Detroit.

Mr. and Mrs. Bicking and Alma,  
are spending the week with her  
parents, Charles Bly and wife at  
their Walled Lake cottage.

Mr. and Mrs. Lorenze and N. E.  
Cady and wife, of East Lansing,  
visited over the week-end with  
Mr. and Mrs. R. G. Adams.

Mrs. Howard Warner entertain-  
ed a few of her girl friends Wed-  
nesday afternoon in honor of Miss  
Isabel Christian, of Pontiac.

Mr. and Mrs. Harry Bartlett  
and son, Floyd, spent Sunday  
evening with her sister, Mrs. Roy  
Cox and family, at Clarenceville.

Mrs. Allie Phelps and daughter,  
Helen, Mrs. Lewis Schroeder and  
daughter, Mary Jane, and Mrs. El-  
ton Randall, were Pontiac visitors  
Saturday.

Mr. and Mrs. Roy Wilson, of De-  
troit, and Mr. and Mrs. Lewis  
Schroeder and daughter spent the  
day Sunday with their parents,  
Herman Gaddy and wife.

Mr. and Mrs. Ira D. Ward and  
Mr. and Mrs. Claude Cressy, of  
Detroit, and Claude Lessitor, of  
Windsor, were Sunday guests at  
the home of R. J. Auten and wife.

Mr. and Mrs. D. T. Lapham, of  
Detroit, and Mr. and Mrs. A. R.  
Angell and Mrs. Alice Jones, of  
Novi, and Mrs. Alice Biglow, were  
entertained at the home of Mrs.  
J. S. Jone, on Tuesday.

The Mystic Workers, of East  
Farmington, will hold their June  
meeting at the home of Mrs. Kate  
Utely, Thursday, June 24th, for  
supper. This being the annual  
meeting, all members are urged to  
be present. Conveyances will  
meet the 2 o'clock cars from both  
ways.

C. C. Clark left Thursday for  
Portland, Oregon, with the De-  
troit Shriners to attend a conven-  
tion. He will be gone 10 days.  
Mrs. Clark and daughter, Jean,  
and the former's sister, Miss Ella  
Bullen, of Detroit, will visit rela-  
tives in Cleveland and Elyria, O.,  
during his absence.

The Fairview Ladies Sewing  
Circle met with Mrs. John Johnson  
last Saturday afternoon. A large  
number were in attendance. Mrs.  
Wallen being the guest of honor.  
After a social hour a delicious  
and bountiful luncheon was serv-  
ed. The meeting adjourned to  
meet with Mrs. Harry Lewis at  
the next meeting.

CHANCERY NOTICE  
State of Michigan.  
In the Circuit Court for the County  
of Oakland.—In Chancery.  
No. 3035.

Harry S. Norman and  
J. Edward Ready,  
Plaintiffs  
vs.  
Rachael Anna Rowand, Joshua  
Rowand, William Hend-  
ry Rd and and Peter Rey-  
nolds, or their unknown  
heirs, devisees, legatees and  
assigns.

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 satisfac-  
torily 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 en-  
titled cause; and

It further appearing that after  
diligent search, inquiry and in-  
vestigation 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 some  
or any of them assigned to any per-  
son or persons, and if dead  
whether he, she or they have per-  
sonal 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 dis-  
posed 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 incom-  
petents:

On motion of Pelton & McGee,  
attorneys for plaintiffs:  
It is ordered that the appear-  
ance of each and all of the fore-  
going 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 af-  
ter service upon them, or their at-  
torneys, 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 circula-  
ting in said County, once  
in each week for six weeks in  
succession, or that plaintiff cause  
a copy of this Order to be per-  
sonally 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 Farmington,  
County of Oakland, State of Michi-  
gan, and more particularly de-  
scribed as follows:  
The West fifty (50) acres of  
Northwest quarter of Section  
fourteen (14), Town one (1) North,  
Range nine (9) East, excepting  
therefrom Railroad and Road  
rights of way.

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

A Business Letter.  
The following was written to a St.  
Louis business man by one of his  
employees:

"Dear Sir:—I will kin-  
dly write you a  
few lines. Mr. Doe I explain this  
preparation to you in a good  
square way. Everything is so high  
now and it looks like everything  
is going up yet. The only thing is  
I stayed with this firm so long now  
almost four years and don't want to  
leave this firm except I have to. I  
wanted to be right every way. Mr.  
Doe I wanted you first. I bin of-  
fered to me here lately \$25.00 a week  
and straight up. I'm a well educat-  
ed clerk. Mr. Doe I don't think that  
is much for a man that knows the  
business like I do. I'm certainly willing  
to stay with this firm if you think you  
pay me \$25.00 a week straight time per  
week. I'm always at the job rain or  
shine except I'm sick or have to lay  
off. and I don't mind the work either.  
I do anything what you want me to  
do and I will not ask you any more for  
a raise. So I will close forever.  
Yours truly,"

"Tours truly,"  
Read the advertisements.

Order for Publication—Probate  
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 the  
14th day of June, A. D. 1920.  
Present: Hon. Ross Stockwell,  
Judge of Probate.

In the matter of the estate of  
Thomas H. Russell, Deceased.  
Willis H. Lewis, having filed a  
petition, praying that an instru-  
ment filed in said Court be ad-  
mitted to Probate as the last will  
and testament of said deceased  
and that administration of said  
estate be granted to Willis H.  
Lewis, executor named in the will  
or some other suitable person.

It is ordered, That the 12th day  
of July, A. D. 1920 at eight o'clock  
a. m., at said Probate Office is  
hereby appointed for hearing said  
petition.

It is further ordered, That Pub-  
lic notice thereof be given by  
publication of a copy hereof for  
three successive weeks previous  
to said day of hearing in the  
Farmington Enterprise, a news-  
paper printed and circulated in  
said County.

Ross Stockwell,  
Judge of Probate.  
A true copy.  
Dan A. McGaffey,  
Register of Probate. 2 July 20

Order for Publication—Appoint-  
ment of Administrator.  
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 the  
9th day of June, A. D. 1920.  
Present: Hon. Ross Stockwell,  
Judge of Probate.

In the matter of the estate of  
August Ash, Deceased.

Elsie M. Ash, having filed in  
said Court a petition praying that  
the administration of said estate  
be granted to George E. Roberts,  
or to some other suitable person.

It is ordered, That the 12th day  
of July, A. D. 1920 at eight in the  
forenoon, at said Probate office,  
be and is hereby appointed for  
hearing said petition.

It is further ordered, That pub-  
lic notice thereof be given by  
publication of a copy of this order  
once each week for three succes-  
sive weeks previous to said day of  
hearing, in the Farmington Enter-  
prise, a newspaper printed and  
circulated in said County.

Ross Stockwell,  
Judge of Probate.  
A true copy.  
Dan A. McGaffey,  
Register of Probate. 2 July 20

RED REGIME RAPPED  
BY SAMUEL GOMPERS

Washington.—Writing in "The  
Federationist," official organ of the Amer-  
ican Federation of Labor, Samuel  
Gompers condemns Bolshevism "com-  
pletely, finally and for all time."

"It is not necessary," says Mr. Gom-  
pers, "for Americans to know at all  
times just what were the exact condi-  
tions in Germany before passing judg-  
ment on the form of government  
existing in Germany. It was neces-  
sary only to know what was the form  
of government and under what rules  
it operated."

"We do not have to wait for infor-  
mation about the form of government  
existing in what is called Soviet Rus-  
sia. All the information necessary to  
the passing of judgment on Bolshevism  
and the system of government and  
as a part of society is at hand from  
sources that are authentic. The plea  
of those misguided persons in America  
who say 'Wait for facts before passing  
judgment' is nothing more than an ex-  
cuse which it is hoped will put the  
case for the Russian experiment and en-  
able it to spread to other countries."

Quoting from the new Bolshevist  
constitution, Mr. Gompers points out  
that while the fifth Pan-Russian con-  
gress declares for a dictatorship of  
the proletariat and the poorest peas-  
antry, a great portion of the peas-  
antry is disfranchised and the largest  
Bolshevist estimate of the proletarian  
number of peasants is only one-fifth of  
the population. Even a fairly  
prosperous working man, by this cal-  
culation, Mr. Gompers says, is not a  
proletarian. Bolshevist statistics, he  
says, show that the Bolshevists have  
no idea how even to represent the masses  
of factory workers in Moscow, the  
Bolshevist stronghold.

He quoted as the most direct infor-  
mation a dispatch from a Russian  
trade unionist to W. A. Appleton,  
president of the International Fed-  
eration of Trade Unions, which de-  
clares that Bolsheviki have split up  
the reserve funds of trade unions,  
throttled the labor press, killed labor  
organizations, split up trades unions  
as a class and put down strikes by  
"force of arms and plentiful execu-  
tions."

"We know about Russia," We know  
about Bolshevism. We know the pit-  
iful story of cruelty and intolerance  
and we know the autocratic concept  
that underlies the minority dicta-  
torship which is hailed to the world by  
its dupes and advocates as the most  
perfect state of society yet devised.  
We know about it, and we condemn  
it completely, finally and for all time."

Read the advertisements.

## What Is Telephone Service

It is because the telephone is so intimately yours—because the daily  
benefits from this service are so far-reaching and vital, that we are coming  
to you with a message.

This is in line with our wish to give the people of Michigan the very best  
and most extensive telephone service that could possibly be desired. And  
to do this we must have your friendly and complete co-operation.

In order to give that co-operation you naturally need and are justified in  
making an intelligent understanding of the telephone business.

It is our purpose, therefore, in this and succeeding announcements, to tell  
you, among other things, exactly what the Michigan State Telephone  
Company is, what the giving of service involves, and to discuss with you  
present conditions and plans for the future.

The conduct of any public service cor-  
poration carries its share of unending prob-  
lems—problems that are so vital to the  
public which it serves as to the company  
itself.

These problems center and, in fairness,  
should not be solved by the corporation  
alone. The public is too vitally interest-  
ed and where public interest is so intimately  
involved, the public's judgment must  
have every consideration.

It is our purpose, therefore, to make these  
announcements as though we were all in  
council, where all have free opportunity  
of discussion.

Among the problems that will undoubtedly  
come before us are matters of service—  
why it is that there sometimes are  
apparent delays in getting service, why  
you sometimes get the wrong number, etc.

The problem of telephone extensions also  
is a very vital one. Everyone should  
know why it is impossible under present  
conditions to install apparatus promptly  
for every new subscriber.

And we will want to discuss with you  
frankly the real problem and tell the  
real story that confronts us in the face of  
constantly increasing costs of labor and  
material.

But it is neither our desire nor our intention  
to limit the discussion to published state-  
ments of our own.

We invite you to ask us by letter about  
those points that we may overlook or may  
not have made sufficiently clear.

To care for these answers promptly, we  
have established a special service to provide  
you with the necessary facts.

Where a large number of questions on any  
one subject indicate a general interest in  
that point, we will publish the questions  
and answers in these columns.

We will likewise be pleased to have you  
visit any of our exchanges and see for  
yourself some of the things telephone  
service involves, and how we endeavor to  
meet the demands placed upon us.

It will be our purpose to speak frankly, to  
acquaint you with every phase of the  
"telephone problem," and to maintain  
this open-minded attitude permanently.

We believe that this will result in a  
relationship that will make our company  
ideal of good telephone service for Michi-  
gan a practical reality.

MICHIGAN STATE TELEPHONE CO.

Frank B. Kuhn  
President

