

nington Enterprise BROWN, Owner-Publisher

FRIDAY, JULY 7, 1922

THE ILLINOIS MINE RIOT

It is interesting to note that the onerous jury which held the inquest over the bodies of the men killed in the miners' strike riot at Herrin, Ill., returned a verdict that the coal company was responsible for the massacre.

Newspaper men got out of the district with their lives, and they were fortunate to do so, after menacing indictments of the union miners which ought to mean the deportation of every foreigner in the district.

Care of Child's Defects Urged

Two months hence when the "ole" swimming hole and care-free vacation days perform a fade-away and the merciless and exacting school bell ushers in a season of parted hair and clean hands, every child in Michigan should have been examined and declared to be physically fit.

A Little Ramble

By AUSTIN FLEET

Mr. Bramwell, meet my friend, Mr. Johnson, said Mr. Haynes. "Mr. Johnson's an Englishman."

"You see," said Mr. Johnson, "I made my pile in the drapery line, and I thought I'd give myself the pleasure of going to America. I'd always wanted to see your great country."

"I've got \$5,000," said Mr. Johnson sweetly, putting his hand into his pocket. "Never trust a bank. They burst, you know."

"See here," said Bramwell, "suppose each of us \$2,500 here in turn, and each of his \$2,500 here in turn, and they walk round the block with it and then return to pay their taxes. I guess that's too hard to test you, though Johnson?"

"Let Mr. Johnson carry it," he suggested. "I'm agreeable," answered Bramwell. "Haynes delivered his \$2,500 into the hands of the Englishman."

"When they came back it was arranged that Mr. Johnson and Mr. Haynes should walk round the block with Mr. Bramwell's money."

"I think you Americans are wonderful," said Mr. Johnson. "You want till we get our old extortion plan in order," answered his companion.

High-Stepper. Observing a lady amazingly bedecked with glittering ropes and bands at the opera the other evening, our mind reverted to the remark made by the empress of Austria. P. Z. An ambassador having expressed admiration of her beautiful jewels, she said: "When they bring them to me I feel like a horse that is going to be saddled."

EMERY STILL ACTIVE FOR WORLD WAR VETS



JOHN G. EMERY

John G. Emery, of Grand Rapids former national commander of the American Legion, still retains his interest in Legion affairs, and is a member of the board of the Legion tuberculosis hospital at Battle Creek, one of the largest in the country. It is being enlarged to accommodate 400 patients.

LEGION TO CARE FOR VET'S ORPHANS

Cottage Group Planned Where Children May Find a Home.

Detroit.—Tentative plans for a children colony in Michigan where the American Legion will care for orphans of men killed in the war of 1914-18, and for those who have become destitute, have been formulated by state officers of the Legion.

Under the present plan the colony, said to be a precedent in American Legion activities will be in operation within a year.

The plan has been adopted as an ideal program by the national Legion organization.

Six Michigan communities already have offered free sites to the colony, and have pointed out the advantages of their respective locations.

An effort will be made to obtain land near a lake in order that the children cared for will have diversified recreational advantages.

The children will live in semi-detached cottages of several rooms each, between six and nine youngsters being assigned to each home. A cottage mother, probably the widow of some war veteran, is to be placed in charge of each cottage. She will receive shelter, food and clothing as recompense for becoming the "mother" of the children.

As conceived by Paul Martin, Battle Creek newspaper man and state commander of the Legion, the plan provides for making each cottage a memorial to some dead war veteran, the name being provided by relatives of the victims as memorials to them.

LEGION OPPOSES INTOLERANCE

The American Legion is based on the Constitution of the United States, which was drawn up to secure the liberty of an American citizen, the American Legion is sworn to uphold the Constitution of the United States. This means that the Legion has set its face against all intolerance. Against economic intolerance, political intolerance and religious intolerance the Legion has declared itself beyond the vestige of doubt.

KELLEY FAVORS BONUS



PATRICK H. KELLEY

Nearly all of Michigan's Congressmen voted for the soldiers' national bonus, which was reported by the American Legion. All are candidates for re-election except Rep. Brennan of Detroit and Patrick H. Kelley, of Lansing, and the latter is seeking a seat in the Senate.

Old M. Benson

By CHARLES E. BARTER

By CHAS. E. BARTER. "Old M. Benson put on his hat. "I think I'll just go for a little stroll, mother," he said, putting his wife on the shoulder. "Look, I'm clearing."

"How had it all come about? Personally, an athlete, he had many friends, the best remained 12 years, with the Spivey people, had risen to \$5,000 a year, had made their money with his discovery of a substitute for manganese, platinum, and silver, and worked for a great concern at \$100.

Two years later they went bankrupt; and Benson's daughter had died after a long illness, and he was childless. "How had he done with his wife and child to Florida, where he had hoped she might recover."

Yet, Benson had given the opportunity, he could still feel something to the younger men. "I, he had a chance! But who would give a chance to a broken man of fifty?"

He had drifted from one job to another, he had even been a lawyer, at last in desperation, he had applied to the Sandlers people, who wanted a \$10,000 man to head their laboratory.

"The C. W. Ward club," the man answered. "Annual meeting for old Crawford men."

"Benson started. Never, since he had left college, had he come into touch with any of his old associates. Why shouldn't he? Well, why shouldn't he be forgotten for the while that he was a broken man of fifty?"

"Six minutes later he found himself ensconced in a rear seat of the room. His heart beat as he heard the old, remembered songs. He began to recognize the faces. "Well, that about sold man was Johnson, whose luxuriant locks had been out of the jokes of the college. There was Hartigan—'Kid' Hartigan, a giant giant of six feet four."

"Aid was that? Benson was singing, reciting, telling a story. They were standing up in turn. "My experience? "Aid it was coming nearer and nearer to him."

"She, who you are?" asked the man next to him. "No! Not Bill Benson? Good Lord! How had he forgotten? You do it! Remember me! Aren't you the eldest child of that little cottage for a manager? Good Lord! Bill Stenson?"

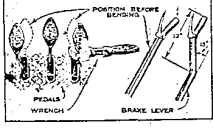
"Which I'll tell you," Benson whispered. "I'll tell you what you've been doing," he said. "I've been doing Benson's shirt by clothes. Sing 'Old Crawford'!" he suggested.

BENT PEDALS QUITE CONVENIENT ON CAR

Clutch, Reverse and Brake Are Usually Too Close.

Driver Finds It Impossible to Place Foot in Easy Position on Any of Pedals—Monkey Wrench Will Remedy Matters.

The too close placing of the clutch, reverse and brake pedals of a standard automobile makes it impossible for the driver to place his foot in a convenient position on any of the pedals. By moving the outside pedals further away from the center, operation is made much easier.



Two Outside Control Pedals and the Brake Lever Bent to Facilitate Operation.

On the same type of car the user removed, place a heavy monkey wrench about six inches below the pedal pad, as the flat part is called, and bend the outer pedals away from the center one about one-half inch. Then with one wrench applied under the pedal pad, and another on the bent portion, straighten them as indicated in the drawing.

Some Get That Way. Give the other fellow credit for having a little understanding. I know a man who thinks he is the only one in this cause within three miles of here who ever read any Shakespeare.—Louisville Courier-Journal.

Spencer in The Field For Registry Job

Arthur W. Spencer, of Rochester, for seven years supervisor of Avon Township, today announced that he would be a candidate for the Republican nomination as registrar of deeds at the September primary.



In announcing himself, Mr. Spencer said: "I consider that a public official is a public servant, and that it is incumbent upon him to render to the public the expected service, quickly, courteously, and with the minimum of expense to the public compatible with efficiency.—Adv. 29c."

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 17th day of June, A. D. 1922.

In the matter of the estate of EMELINE C. BANKS, Deceased. Earl Banks, 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, assignment of the residue of said estate and the discharge of said administrator.

It is ordered, that the 17th day of July, A. D. 1922, at eight o'clock in the forenoon, at said Probate office, be and is hereby appointed for hearing said petition; 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.

STATE OF MICHIGAN

In the Circuit Court for the County of Oakland. In Chancery. No. 10227 Mark C. Wixom and Evelyn Wixom, Plaintiffs vs. Sheppard Howard, Ross Well Wesson, Sewell Wesson, and David Walker, 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 12th day of May, A. D. 1922.

Present: Hon. Glenn C. Gillespie, Circuit Judge. On reading and filing the Bill of Complaint duly filed in said cause, and the affidavit of Clinton McGee, from which is 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 is 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 at present living, or where they or some 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 that 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 the plaintiffs: It is ordered that the appearance of each and all of the foregoing defendants be entered in said 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 their said Bill be taken as confessed by the defendants who shall fail to comply with the requirements of this Order.

It is further ordered that the plaintiffs 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 plaintiffs 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.

GLENN GILLESPIE, Circuit Judge. Countersigned: W. H. CRYDERMAN, 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 Michigan, and more particularly described as follows:

Parcel 1. Beginning at the Northeast corner of Section 30, Town 1 North, Range 9 East; thence West on the North line of said section 30 rods; thence South to the North line of the Detroit and Howell Plank Road; thence Northeastly on the North line of said road to the point of intersection with the first mentioned line.

Parcel 2. Beginning on the North line of Section 30, Town 1 North, Range 9 East, Michigan, at a point 700 feet west from the Northeast corner thereof; thence West along the North line of said Section 30, 608 feet to the center line of the Grand River Road, so called; thence Southeastly along the center line of said road 450 feet; thence Northeastly along the center line of said road 195 feet to a point; thence North 115 feet to the place of beginning, containing 1 268-1000 acres of land, more or less.

Pelton and McGee, Attorneys for Plaintiffs. American Bank Bldg., Pontiac, Michigan. 27-7c