

**French Claims Found**  
Old leaden plates used by the French government in 1749 to mark boundaries denoting French claims in America, have been dug up by boys swimming in the Muskingum river near Marietta, Ohio. The plates are known as the famous "Celeron plates," and are among the rarest of pre-Revolutionary relics. The boys had melted some of them into lead bullets before their value was discovered.

**Wheeled Letter Carrier**  
An electric street car with a mail box attached to the front dash is a feature of the town of Barkinside, England. The car makes regular trips to a postal center and a person desiring to mail a letter anywhere along the line may signal the car at a regular stop and deposit the missive in the box.

**A Business Man**  
Doctor: "I'm afraid I'll have to operate on your liver."  
Car Mechanic: "Well, can't you rent me a liver while my old one is being overhauled?"

**There Isn't Any Enough**  
It time for all things the most precious, wasting of time isn't he, as Poor Richard says, the greatest prodigality, since, as he elsewhere tells us, lost time is never found again, and what we call time enough always proves little enough.

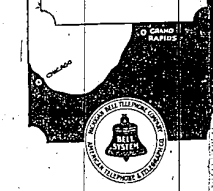
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After 8:30 at night, if you place your call to the number rather than to some certain person by name. That is lower than the day rate for the same kind of call and less than half the rate charged if you call a certain person by name rather than by telephone number.

The Long Distance operator will give you rates.

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Nourishment alone keeps life at a vigorous level. But there are very few foods that nature has ordained primarily as a body builder. Milk is one of those liquid foodstuffs that builds young and old bodies, if it is PURE.

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"Quality Dairy Products"

Farmington Dairy

**One of the Two Seats**

By DOROTHY DOUGLAS

(Copyright.)  
"MOTHER, I think it's too disgusting the way these people flock to the tennis tournament. I have tried all over London and can't get a single seat for the finals; and it's one of the reasons I chose to come here for my holidays—I did so want to see Leslie and Miss McKane and Miss Ryan and all the bunch of champions at Wimbledon."  
"There, there, dearie," consoled her mother. "I have tried to get a word in edgewise and tell you that I have just found in the Personal column—all allusions—one which offers two seats for 'oh for the games.'"  
"Oh, mother, shall I dash straight off to get them? You will come, too, won't you?"  
"Now, Molly, you know I would pass right off if I had to sit through a tennis match in a crowd of several thousands."

So Molly rushed off to the first taxi she saw and on to the apartment at Upper Brook street in quest of the ticket.  
Arriving there and being admitted she found that the young man who had got there one minute before her had the tickets in his hand and was even then producing the necessary two pounds.  
"Oh," wailed Molly, looking straight into the young man's blue eyes. "I've come all the way from America to see one of these great games and now I can't get a single seat."  
"I say, that's rotten luck. Here, you have one of these. One is all I want." He told the yarn easily.

She drew a pound from her neat bag and took the ticket with a smile that sank to the very depths of the young man's heart. Also with American frankness she held out a slip of paper colored slightly at the warm pressure it received as she tried to thank him.  
Molly felt she could hardly wait until the day she dressed her prettiest to go to Wimbledon.  
Her heart sank down into her very dainty boots when, upon finally reaching her seat in the center court, she found that what she had been hoping was not to be. There was no room for Molly with blue eyes beside her, but a young lady whose attitude as Molly sat down was not in the least cordial.

Molly realized that this was the other of the two seats she had seen in her left side was a large party of some eight or ten, so the aristocratic young lady must be the friend of the very nice young man.  
"So sorry," she said with appealing friendliness, "that I took this seat—the gentleman who had it told me he only wanted one, and now I know he gave it up. I wish I could get it back to him. I believe in him when he said he didn't want it."  
Lady Sybil Hove looked frankly at Molly. "My brother would say that," she told her. "He has been looking forward to seeing this seat for some time. Please don't feel so badly," she added swiftly for Molly looked so distressed that Sybil's heart smote her. "A man can always make his way."  
Half an hour later when the greatest of world tennis champions were hard at play on the courts, Lady Sybil and Molly were clutching each other in excitement and munching chocolates alternately.

When the exciting games were over and the thousands of good-natured people swarming to the various exit gates, Lady Sybil turned to Molly.  
"You will come for a cup of tea, won't you? Jack will be delighted to have a chat with you. He and I are taking a long trip over to your country this autumn and you must tell us all about what to see."  
Molly blushed shyly and accepted happily.  
There was no slightest doubt as to Lord Hove's duty when he read that Sybil had succeeded in what he hoped, without having asked her, she would do. She had become acquainted with the girl whose green eyes he had not been able to forget since they had gazed into his own.

The second meeting was even more wonderful than the first and no one looking at Molly and Lord Hove could think anything save that they were suddenly dependent and most happily in love. Sybil saw it right away and wondered what color her bridesmaid's gown would be.  
And when the great ocean liner nosed into the harbor in New York a scant month later the photographers were all there to snap the arriving bridegroom and the bridesmaid as they met the bride.  
"Would Lord Hove or would he not, kiss his bride-to-be?"  
That was what the newspaper men wondered.  
All the Sunday editions would tell the answer—on any way or the other.

**Food of Ostriches**  
Ostriches are by nature herbivorous. On ostrich farms the birds are usually pastured on alfalfa in the summer and on alfalfa hay, wheat straw, barley, oats and corn in the winter. Of course they require grit. Ostriches are notorious for their voracious appetite for stones, gravel, granite and pieces of bone. They have been known to swallow lead, broken electric cases, watches and other similar objects. As a rule, they do not care for flesh of any kind unless real hungry.  
—Pathfinder Magazine.

**Old Italian Church Gam of Architecture**

In the farming town of Bitonto on the flat, half-parched Apulian plain is tucked away the most perfect Lombard Romanesque cathedral in Italy. Probably not a dozen foreigners come in a year to visit this masterpiece of the Twelfth century, so sturdy in its structure, so dignified in its proportions, so rich and fantastic in its sculptured decoration. Most other Italian churches of its period have been ruined by alterations, while those of later periods rarely satisfy the eye because of their mixture of ill-assorted elements. The Bitonto edifice, whose later accretions were removed by the Italian government, has emerged from "restoration" more exquisite than any of its sisters. The animals and mythological monsters that swarm about its portals and cling to its capitals make it worth hours of study.

**Slow to See Benefit of Saturday Holiday**

John Donnelly, architect and sculptor, of New York, says he originated the Saturday afternoon holiday among workers. When a young man he had charge of the stone carving on Fifth avenue. "The Saturday half-holiday originated on this building," he says, "and came about in this way. I used to attend the boat races conducted by the Cymet club. I considered it would relieve me of considerable worry if the stone-carvers working on the Vanderbilt house would take a half-holiday on Saturdays during July and August. I put it to a vote. The carvers voted it down 10 to 1, but as I wanted it I declared it carried. At the end of August the carvers voted to take it all the year, and the following year the stonecutters and others declared for it. Today a union man would as soon change his religion as work on a Saturday afternoon, yet they were forced to take it at first very much against their will."—Pathfinder Magazine.

**Shake Up Dutch Voters**

At the last revision of the Dutch constitution a special article adopted made it obligatory for citizens to vote at parliamentary elections. Last July many thousands voted failed to vote. In Amsterdam about 15,000 refrained from voting. After having been summoned before the Amsterdam burgomaster those who are unable to produce satisfactory excuses for staying away from the polls are to be tried and each may have to pay a penalty of five guilders (\$2). For these "mass lawsuits" against Dutch citizens six district courts have been established in the metropolis. They will deal with the 15,000 cases which must have been tried before July, as otherwise they would be canceled by the statute of limitations.

**German Government**

The head of the German state is not, like our President, the chief executive. This position is held by the chancellor, who, like the British and French premiers, gets his support from the majority in the government body. This in Germany is the reichstag. The president is the commander in chief of the military and naval forces, can dissolve the reichstag and can refuse to approve laws that are passed, submitting them to a popular referendum.

**Love of Country First**

The infant, on first opening his eyes, ought to see his country, and to the hour of his death never lose sight of it.—Rousseau.

STATE OF MICHIGAN,  
In the Circuit Court for the County of Oakland in Chancery.  
Laverna M. Adams,

vs. No. 13191  
The unknown wife of Esack Brown, the unknown wife of Warham Lee, the unknown wife of Henry J. Brown, the unknown wife of Stephen D. Brown, Lucinda Brown, Stephen D. Brown, Benjamin Brown, Orissa Davis, sometimes given as Orissa W. Davis, George Otis Brown, Rastus Philo Brown, sometimes described as Philo Brown, Henry J. Brown, 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 20th day of April, A. D. 1926.

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 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 plaintiff 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 40 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:  
Burton P. Daugherty, Clerk.  
By Ethel Bues, Deputy.  
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:

The West half of the Northeast quarter of Section thirty-three (33), Town 1 North, Range 9 East, containing eighty (80) acres according to the original survey thereof, be the same more or less.  
PELTON & MCGEE,  
Attorneys for Plaintiff,  
Business Address:  
Pontiac, Michigan.  
May 30-June 11

STATE OF MICHIGAN,  
In the Circuit Court for the County of Oakland in Chancery.  
Edwin S. Sherrill,

Plaintiff vs. No. 13207  
David Thompson, the unknown wife of David Thompson, the unknown wife of William Smith, the unknown wife of Oliver D. Heliker, the unknown wife of Orden Shepherd, Jennie Shepard, Charles Shepard, Helen Shepard, Minnie Shepard, William Shepard, Andrew Smith and Thomas Smith, and 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 26th day of April, A. D. 1926.  
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 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 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 plaintiff 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 40 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.  
GLENN C. GILLESPIE,  
Circuit Judge.

Countersigned:  
Burton P. Daugherty, Clerk.  
By Mary Cobb, Deputy.  
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 Southfield, County of Oakland, State of Michigan, and more particularly described as follows:  
The West half of the South-

west quarter and the West half of the East half of the Southwest quarter of Section 19, Town 1 North of Range 10 East, containing 120 acres, more or less.

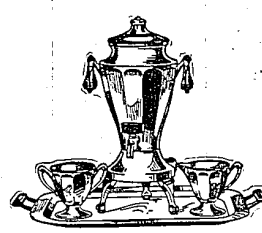
PELTON & MCGEE,  
Attorneys for Plaintiff,  
First National Bank Bldg.,  
Pontiac, Michigan.  
May 30-June 11



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