

Out of Bounds

Diogenes, growing desperate, reached his lamp and struck out for the first time. After the third search, he encountered a man at a gate, to whom he confided the secret of his search. "Sorry, my friend," the man told him, "but you're wasting your time here. This is the Babbling Brook Country club and we're holding our annual golf tournament for advertising men."

Salt Water in Hudson

There is a slight indication of salt in the Hudson river as far up as Troy. However, this varies with floods. In case of floods the tides push the sea water back and the salt water does not go very far up. Without floods, however, the water is brackish as far up as Troy.

Admiration's Influence

No nobler feeling than this of admiration for one better than oneself dwells in the breast of man. It is this hour, and of all hours, the elevating influence in man's life.

Not All Gone

Judging from the boom in home building, there must be considerable home life in this country.

Nature as Healer

The biological survey says that a hummingbird would in all probability starve to death before the healing of a broken wing by natural process would take place. Cases have been known, however, where broken wings and legs of larger birds have healed.

BOARD OF REVIEW

Notice is hereby given to all persons liable to assessment for taxes in the City of Farmington. That the assessment roll of said City as prepared by the assessor of the City of Farmington will be subject to inspection at the rooms of the City Commission in the Fire Hall building, Tuesday and Wednesday, June 1 and 2. The Board of Review will be in session and upon request of any person who is assessed on said roll or of his agent, and upon sufficient cause being shown said Board of Review will correct the assessment as to such property in such manner as will in their judgment make the value thereof relatively just and equal. Such assessment roll as reviewed and approved by said Board of Review shall be the assessment roll of said City for the year 1926.

N. H. POWER,

May 15, 1926. City Clerk.

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 18th day of May, A. D. 1926.

Present, Hon. Ross Stockwell, Judge of Probate. In the Matter of the Estate of RUSSELL S. ANGELL, deceased.

Harriet A. Angell (having filed in said Court a petition praying that the administration of said estate be granted to the petitioner or to some other suitable person).

It is Ordered, That the 14th day of June, A. D. 1926, at eight o'clock in the forenoon, at said probate office, be and is hereby appointed for hearing said petition.

ROSS STOCKWELL,

A true copy.

Dan A. McGaffey,

Register of Probate.

May 21-June 4

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 18th day of May, A. D. 1926.

Present, Hon. Ross Stockwell, Judge of Probate. In the Matter of the Estate of FRANK M. WALTERS, deceased.

William H. Walters, 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 14th day of June, A. D. 1926 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 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.

ROSS STOCKWELL,

(A true copy.) Judge of Probate

Dan A. McGaffey,

Probate Register.

May 21-June 4

STATE OF MICHIGAN,

In the Circuit Court for the County of Oakland in Chancery.

John Arthur and Margaret Arthur, Plaintiffs.

No. 13248

Vs.

Stephen Lapham and Margaret Lapham, or the unknown heirs, devisees, legatees and assigns of each and every of them.

At a session of said Court held at the Court House in the City of Pontiac, County of Oakland, State of Michigan, on the 7th day of May, A. D. 1926.

Present: Honorable Frank L. Covert, Circuit Judge.

On reading and filing the Bill of Complaint duly filed in said cause, and the affidavit of Carl H. Pelton, 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 the 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 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.

FRANK L. COVERT,

Circuit Judge.

Countersigned:

Burton P. Daugherty, Clerk.

By Ethel Bassett, 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, known and described as follows:

Beginning 25 chains 8 links east of the southwest corner of Section twenty-eight in town one north range nine east of Michigan, running thence east on the south line of said section twenty-eight to the quarter stake; thence due north 126 1/2 rods to the center of the Grand River turnpike as originally surveyed and opened through Farmington; thence northwesterly direction along the center of said Turnpike 62 rods; thence south 149 rods to the place of beginning. Supposed to contain 51 acres and 53 rods of land more or less.

PELTON & MCGEE,

Attorneys for Plaintiffs,

First National Bank Bldg.,

Pontiac, Michigan.

May 14-June 25

STATE OF MICHIGAN,

In the Circuit Court for the County of Oakland in Chancery.

Laverne M. Adams, Plaintiff.

Vs.

No. 13191

The unknown wife of Essek 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.

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 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 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 Bassett, 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 North-east 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. Sheriff, 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, Jennette Shepard, Charles Shepard, Helen Shepard, Minnie Shepard, William Shepard, Andrew Smith and Thomas Smith, 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 28th 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 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.

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 Southwest 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,

Attorneys for Plaintiff,

First National Bank Bldg.,

Pontiac, Michigan.

May 30-June 11

You Can Call
SAGINAW
by
Long Distance

for 55c

from Farmington

After 8:30 p.m.

Here are the rates:

DAY—4:30 a.m.

to 8:30 p.m.

"Any Person" call 55c

"Person-to-Person" 65c

EVENING—after

8:30 p.m.

"Any Person" call 30c

"Person-to-Person" 65c

"Any Person" call means

that central needs only to

get a person who answers

at a given number—

while a "Person-to-Person"

call means that central

will have to locate a

particular person at the

number given. This takes

more time and therefore

costs more.

"Any Person" calls save

money.

MICHIGAN BELL

TELEPHONE CO.

SAGINAW

SAGINAW

SAGINAW

SAGINAW

SAGINAW

SAGINAW

SAGINAW

SAGINAW

SAGINAW

SAGINAW

SAGINAW

SAGINAW

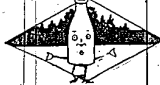
SAGINAW

You are
near
Buick
Author-
ized
Service,
where
ever
you
happen
to be.

BUICK MOTOR COMPANY
Division of General Motors Corporation
FLINT, MICHIGAN

Plymouth Buick Sales Co.
Phone Plymouth 263
PLYMOUTH, MICH.

THE BENEFITS OF MILK
ARE SO
PROVED THAT THE MILK
IS PURE

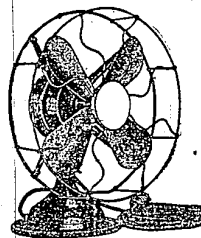


Nourishment alone keeps
life at a vigorous level.
But there are very few
foods that nature has or-
dained primarily as a
body builder. Milk is one
of those liquid foodstuffs
that builds young and old
bodies, if it is PURE.

Ours is PURE.

"Quality Dairy Products"

Farmington Dairy



One Wants
Comfort in the Home
If Anywhere

Hardly anything adds so much
to the enjoyment of home as the

Electric Fan

—health, too; for your fan keeps
the air fresh and pure.

The cost of an Electric Fan is small;
the running expense is so little as
not to be worth considering.

Come in and look at the
different types. You will
not be pestered to buy.

THE DETROIT EDISON COMPANY