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Honey production for 1945 hit a new high, 226 million pounds from approximately 500 billion American bees.

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GAS THE WONDER-FUEL THAT COOLS AS WELL AS HEATS, DOESN'T COST... IT PAYS

CONSUMERS POWER COMPANY

LEGAL NOTICES

WILSON B. SEVERANCE, Attorney at Law, Rochester, Michigan.

STATE OF MICHIGAN 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 December, A.D. 1946.

Present, Honorable Arthur E. Moore, Judge of Probate.

In the matter of the estate of John Trienken, Deceased.

Elita Curran, executrix of said estate, having filed in said court a petition praying that she and she be appointed to receive, examine and adjust all claims against said estate and to be appointed to receive, examine and adjust all claims against said estate and to be appointed to receive, examine and adjust all claims against said estate.

It is ordered, that two months from this date be allowed for creditors to present claims against said estate.

It is further ordered, that the third day of March, 1947, at nine o'clock in the forenoon, at said probate office, be and is hereby appointed for the examination and adjustment of all claims against said estate.

Arthur E. Moore, Judge of Probate, Dec. 28-Jan. 9

SCHULTE & FAHRE, Attorneys at Law, Muskegon, Mich., Farmington, Michigan.

STATE OF MICHIGAN 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 21st day of December, A.D. 1946.

Present, Honorable ARTHUR E. MOORE, Judge of Probate.

In the matter of the estate of Vance E. Winfield, also known as Vance Winfield, Deceased.

John M. Winfield, widow of said deceased having filed in said court a petition praying that she and she be appointed to receive, examine and adjust all claims against said estate and to be appointed to receive, examine and adjust all claims against said estate.

It is ordered, that the 27th day of January, 1947, at nine o'clock in the forenoon, at said probate office, be and is hereby appointed for the examination and adjustment of all claims against said estate.

It is further ordered, that public notice be given by publication of a copy of this order once each week for three successive weeks previous to said day of January 27, 1947, in the Farmington Enterprise, a newspaper printed and circulated in said county.

Arthur E. Moore, Judge of Probate, Jan. 2-9

LEVIN H. HUBBARD, Attorney, 2417 845 1/2 Grand River, Pontiac 15, Michigan

STATE OF MICHIGAN 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 21st day of December, A.D. 1946.

Present, Honorable ARTHUR E. MOORE, Judge of Probate.

In the matter of the estate of Marion P. Chevysler, Deceased.

Marion P. Chevysler, Defendant.

At a session of said Court, held at the Court House in the City of Pontiac, Michigan, this 5th day of November, A.D. 1946.

Present, Honorable Frank L. Doby, Circuit Judge.

It is satisfactorily appearing by affidavit on file that Marion P. Chevysler is not a resident of the State of Michigan, but that he has last known address was Marysville, Minnesota.

It is ordered that the said Marion P. Chevysler appear and answer the Complaint in this cause within three (3) months from this date, or that he be taken as confessed against her.

It is ordered that this order be published according to law or that a copy of the same be forwarded served on the defendant by registered mail.

Frank L. Doby, Circuit Judge.

A True Copy
Levin H. Hubbard, County Clerk.
By Ruth E. Windstad, Deputy, Dec. 5-Jan. 10

WILSON B. SEVERANCE, Attorney at Law, Rochester, Michigan.

STATE OF MICHIGAN 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 December, A.D. 1946.

Present, Honorable Arthur E. Moore, Judge of Probate.

In the matter of the estate of Susanna Elita Curran, administratrix with will annexed of said estate, having filed in said court a petition praying that she and she be appointed to receive, examine and adjust all claims against said estate and to be appointed to receive, examine and adjust all claims against said estate.

It is ordered, that two months from this date be allowed for creditors to present claims against said estate.

It is further ordered, that the third day of March, 1947, at nine o'clock in the forenoon, at said probate office, be and is hereby appointed for the examination and adjustment of all claims against said estate.

Arthur E. Moore, Judge of Probate, Dec. 28-Jan. 9

SYLVESTER G. PHENEY, Atty., Farmington State Bank Bldg., Farmington, Michigan.

STATE OF MICHIGAN 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 20th day of December, A.D. 1946.

Present, Honorable ARTHUR E. MOORE, Judge of Probate.

In the matter of the estate of Benjamin Eugene Borton, Deceased.

Ma T. Borton, administratrix with will annexed of said estate, having filed in said court a petition praying that she and she be appointed to receive, examine and adjust all claims against said estate and to be appointed to receive, examine and adjust all claims against said estate.

It is ordered, that the 27th day of January, 1947, at nine o'clock in the forenoon, at said probate office, be and is hereby appointed for the examination and adjustment of all claims against said estate.

It is further ordered, that public notice be given by publication of a copy of this order once each week for three successive weeks previous to said day of January 27, 1947, in the Farmington Enterprise, a newspaper printed and circulated in said county.

ARTHUR E. MOORE, Judge of Probate, Dec. 28-Jan. 9

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LEGAL NOTICES

ANGELL, TURNER, DYER & MEEK, Attorneys at Law, 1193 Dime Bldg., Detroit 1, Michigan.

STATE OF MICHIGAN 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 31st day of December, A.D. 1946.

Present, Hon. ARTHUR E. MOORE, Judge of Probate.

In the matter of the estate of William J. Hays, also known as Wm. J. Hays, Deceased.

Elita Curran, administratrix of said estate, having filed in said court a petition praying that she and she be appointed to receive, examine and adjust all claims against said estate and to be appointed to receive, examine and adjust all claims against said estate.

It is ordered, that two months from this date be allowed for creditors to present claims against said estate.

It is further ordered, that the eighth day of April, 1947, at nine o'clock in the forenoon, at said probate office, be and is hereby appointed for the examination and adjustment of all claims against said estate.

ARTHUR E. MOORE, Judge of Probate, January 9-23

Michigan Mirror

(Continued from Page Two)

—an overnight development that crystallized popular sentiment like a rolling snowball.

Sigler, the political miracle man, owes his election to the acquiescence of McKay, his arch enemy!

The above background of events is important, as we see it, in judging the new personality at Lansing. The Sigler administration promises to reflect the same grand jury temper: An independence in office that may approach a bold disregard for political traditions; a seriousness in ferreting out graft and corruption and in establishing preventive fences to minimize their existence in the legislature.

Sigler's message to the legislature was no surprise to anyone who has followed the Lansing one-man grand jury. He demanded that steps be taken to check graft and corruption in public office. Lobbyists should be regulated; legislative committees should function openly; legislators should get higher pay.

The greatest handicap of the Sigler administration is the threat of a huge treasury deficit. When the voters adopted the sales tax diversion amendment and the veteran's bonus amendment, they placed the State of Michigan in a financial strait-jacket. Instead of diverting one-third of the 3-cent sales tax to local governments as many voters apparently thought, the tax amendment put the state in the unenviable position of being the ONLY state in the Nation where the legislature has less than 25 per cent of a major state tax available for legislative appropriations.

How the administration can lead the state out of the wilderness of a staggering deficit, is perhaps the all problem of Governor Sigler and the state legislature. Some NEW tax appears to be inevitable. What kind of a tax it is will depend upon many factors which we will try to report and to interpret in succeeding Lansing newsletters.

The new governor has displayed great zeal in meeting the new challenge.

He is a fighter. Right or wrong, he is going to do what he thinks is right.

CLARENCEVILLE

Cubs of Pack CL I held their first Christmas party on the Friday night before Christmas, and presented their gifts to their mothers, dad, or sisters. Each den donated a skit, the Swarthout den doing "Santa Claus in Reverse", the Dalley den sang carols, the Wilder den sang "The Night Before Christmas" and the Kennedy den did "Christmas Babe". The Rutledge den gave "Santy and his Retarders", the Ruell den sang carols and Mr. Bolito again came forth in his full attire and distributed the treats.

Earlier in the evening he officiated at the Lutheran School's Christmas party, and of course at the Methodist Christmas party for the Sunday School children.

A group of neighbors attended the funeral of the Rev. Father Letimbo who was formerly assistant pastor of Our Lady of Sorrows Church, since that time being chaplain at St. Carmel Hospital.

The high school had a very elaborate celebration the final day of school. The Freshmen and the Latin Club with Miss Jacques and Mr. Macquay served the food and entertained with carols.

Friday night's tag dampened the spirits of the young fry who received carols for Christmas. Only three days were they able to use them.

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FARMINGTON - NOVI TOWNLINE NEWS
By MRS. LYMAN BUSH
TELEPHONE FARM. 0555-J2

Christmas dinner guests of Mr. and Mrs. Herman Gerds and family were Mr. and Mrs. Ed Squire and family, Mr. and Mrs. Louis Schulz and family and Mr. and Mrs. Les C. Gerds and son, all of Detroit.

Mr. and Mrs. Lyman Bush and son were Christmas dinner guests of her family, Mr. and Mrs. Frank Hillber.

Mr. and Mrs. Charles Johnson of Wixom called on Mr. and Mrs. Francis Hults and family Thursday.

Mr. and Mrs. C. F. Schofer entertained Christmas Eve, Mr. and Mrs. Kenneth Schofer and family, Mr. and Mrs. Roy Davis and two friends and Mrs. Schofer's mother, all of Detroit.

Mr. and Mrs. Allan Newman of Grand River Cutoff had as their Christmas dinner guests, Mr. and Mrs. C. H. Knauer and Mrs. Maxine Day, Mr. and Mrs. Nicholas Day and son David and Mrs. Louise Fenrich.

Little Janie and Jimmy Smith have been quite ill at the home of Mr. and Mrs. Lyman Bush.

Mr. and Mrs. Thomas Bourcier and daughters, Joan Ruth and Patricia Ann of Redford called on Mrs. Nicholas Day and family Thursday.

Mrs. Frazer Hults is confined to her bed with influenza.

Mr. and Mrs. Herbert Varian of Rollnest Road were Christmas dinner guests of her sister, Mr. and Mrs. Francis Szostek of Alceyway Road.

Mr. and Mrs. Herman Gerds and family called on Mr. and Mrs. Louis Schultz and daughter, and

WASHINGTON DIGEST

(Continued From Page Two)

that the American people can stand just so much reform at a time. But on the other hand they have seldom been willing to sacrifice past social gains. Consequently, when the Republicans have been swept into office after periods like the Wilson "New Freedom," they have been very chary of repealing laws which were passed, in answer to a demand for new privileges for the many.

Mr. Truman was removed by the election from a number of restraints and pressures from groups which favored courses he personally disliked but he has not been party to any move to sacrifice past "social gains" and I cannot see congress allowing the repeal of legislation in either party or in the house or senate to set back the clock.

As the Bears point out in their "Basic History of the United States," the Republicans despite their landslide victory over Wilson in 1920 did not or could not, "stamp out the spirit of progressive or radical insurgency, old in American tradition and yet ever new in its application to changing conditions."

Harding's "normalcy" and Coolidge's conservatism temporarily did end our internationalism. But their next choice was Herbert Hoover, who had been speaking with continual epiphora over conditions affect-

ing the less privileged. In 1923, for example, he had called on the insurance companies to study unemployment insurance; he had endorsed an amendment abolishing child labor; he had frightened the reactionaries to death when he proposed the inheritance tax to "redistribute over-swollen fortunes." We going farther back into history, we note that after three successive victories, the Republicans, even when they had majorities in both houses, did not repeal so-called "reform" measures passed up to 1900. When they returned to power in 1921, although attempts were made to do so, such measures as the income and inheritance taxes were not abolished, or reduced to an empty gesture. Yesterday's radical is tomorrow's conservative.

Mr. and Mrs. Raymond Wrench and son Tom of Detroit and Mrs. Fred Glendon and children Dickie and Donna of Detroit, called on their sister and family, Mr. and Mrs. Allan Newman, Christmas Day.

Mr. and Mrs. C. F. Schofer and son Gene were Christmas dinner guests of their son and family Mr. and Mrs. Harry Schofer of Garden City.

Miss Eva Hibbler of Redford spent Christmas Eve with her sister, Mr. and Mrs. Lyman Bush and son.

ing the less privileged. In 1923, for example, he had called on the insurance companies to study unemployment insurance; he had endorsed an amendment abolishing child labor; he had frightened the reactionaries to death when he proposed the inheritance tax to "redistribute over-swollen fortunes." We going farther back into history, we note that after three successive victories, the Republicans, even when they had majorities in both houses, did not repeal so-called "reform" measures passed up to 1900. When they returned to power in 1921, although attempts were made to do so, such measures as the income and inheritance taxes were not abolished, or reduced to an empty gesture. Yesterday's radical is tomorrow's conservative.

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