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LEGAL NOTICES

D. HARPER BRITTON, Attorney at Law,
102 E. Main St., Northville, Mich.
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 24th day of February
A. D. 1949.

Present, HON. ARTHUR E. MOORE,
Judge of Probate.
In the matter of the estate of Bertha
H. Miller, Deceased.
Arthur H. Miller, Executor of said
estate, having filed in said Court a
petition praying that the admission
of said estate be granted to the
petitioner or to some other suitable per-
son, and for the appointment of a
guardian of the person of said estate.

It is ordered, that the 28th day of
March, A. D. 1949 at nine o'clock in the
forenoon, at said Probate Office, be and
is hereby appointed for hearing and con-
sideration of said petition.

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

Arthur E. Moore,
Judge of Probate.
March 3 - 17

HULBERT & FLETCHER, Attorneys at Law,
Farmington, Michigan

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 14th day of February
A. D. 1949.

Present, HON. ARTHUR E. MOORE,
Judge of Probate.
In the matter of the estate of Ada C.
Willis, Deceased.

Nellie B. Driver, Executor of said
estate, having filed in said Court a
petition praying that the admission
of said estate be granted to the
petitioner or to some other suitable per-
son, and for the appointment of a
guardian of the person of said estate.

It is ordered, that the 21st day of
March, A. D. 1949 at nine o'clock in the
forenoon, at said Probate Office, be and
is hereby appointed for hearing and con-
sideration of said petition.

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

Arthur E. Moore,
Judge of Probate.
Feb. 24 - March 10

BYRON E. LAFAMM, Attorney,
Farmington State Bank Building,
Farmington, Michigan

NOTICE OF FORECLOSURE SALE
A certain mortgage made by Chester
L. Walton and Lenora Walton, his wife, to
The Farmington State Bank, a Michigan
Banking Corporation, of Farmington, Mich-
igan, dated December 4, 1945, and re-
corded in the Public Office of the County
of Oakland County, Michigan, on
February 15, 1946, in Book 255-5, Oakland
County Records, being in
default, and it is hereby ordered, that the
same be sold to satisfy the debt secured
thereby, on or before the 15th day of March,
1949, at 10 o'clock in the forenoon, at the
Farmington State Bank Building, in the
City of Farmington, Michigan, of the
premises described in said mortgage, to
pay the amount due with interest, and
also any sum paid by the mortgagee to
protect its interest, which premises are
described as follows:

"Lot 45) Grand River Crest Subdivision
No. 2 a subdivision of a part of the E.
1/2 of Section 10, Town 1 North, Range 9
East, Township of Farmington, Oakland
County, Michigan according to the plat
thereof, recorded in Liber 20 of Plats, page
Oakland County Records."

Dated: February 2, 1949
The Farmington State Bank
A Michigan Banking
Corporation, Mortgagee.

February 3 - April 28

D. HARPER BRITTON, Attorney at Law,
102 E. Main St., Northville, Mich.

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 14th day of February
A. D. 1949.

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

In the matter of the estate of Alice
Durfee, Deceased.

Arthur A. Durfee, Executor of said
estate, having filed in said Court a
petition praying that the admission
of said estate be granted to the
petitioner or to some other suitable per-
son, and for the appointment of a
guardian of the person of said estate.

It is ordered, that the 16th day of
March, A. D. 1949 at nine o'clock in the
forenoon, at said Probate Office, be and
is hereby appointed for hearing and con-
sideration of said petition.

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

Arthur E. Moore,
Judge of Probate.
Feb. 17 - Mar. 1

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• ELASTIC STOCKINGS
• TRUSSES
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• ABDOMINAL SUPPORTS

LOVE LETS LADA OFF LIGHTLY

BERLIN, GERMANY — Edward J. Lada, the ex-Paratrooper from
Newark, N. J., who cracked the Soviet blockade to "do the right thing,"
Nancy, was given a seven-month prison sentence and fined \$70 by a
U. S. Government Military Court here. This photo shows the happy
Trot, Lada, his daughter and her mother as T/Sgt. Matthew Skarber, a
stockade guard, looks on.

**WASHINGTON
DIGEST**

(Continued from Page Two)

on the air about Sen. Robert A.
Taft, I get letters like the follow-
ing from a man in Lakewood, New
York (I had in the same broadcast
described a truck-driver who nearly
ran over me):

"I can see a picture of you," he
writes, "looking down your long
nose at that truck driver who
nearly ran over me. However,
I wonder which is the most dan-
gerous, an idiot with a truck or an
idiot with a vast radio audience."

"You see, I look down my long
nose at you just as you did the
truck driver and I have the advan-
tage of having heard a few thous-
and of your broadcasts. Through
this medium I have explored your
brain and believe me I find not
much there. Your speaking of the
truck driver as well as Taft's in-
telligence is a fair measure of your
own."

This was my answer:

"Dear Sir: I have your letter
saying that you wonder which is
the most dangerous, the truck
driver I referred to or an idiot
with a vast radio audience — and
also that you have heard me a
few thousand times. I am glad
to note we have so much in com-
mon."

My reference to Taft which so
infuriated the letter-writer was in
connection with an implication that
Senator Taft is the Republican
party in the Senate as it exists to-
day. This situation may change,
though there are no present indi-
cations it will. Taft rides the ele-
phant, regardless of who happens
to play the calliope.

And paradoxically enough, it will
be Senator Taft, the strongest fig-
ure in the senate, arch-Republican,
who probably will be a powerful
factor in the enactment of more
than one of the so-called "social
service laws" which are a vital
part of the administration program.
Housing and federal aid to educa-
tion are two measures which might
be named. And, although the Taft
Hartley act will have a new name,
the imprint of its senatorial sponsor
will not be entirely eradicated from
its structure when it comes out of
the hopper.

Taft was able to drag out the
labor bill hearings for two weeks
longer than was originally planned,
and I would not be surprised if
these lines appear in print before
his gently-led filibuster against the
repeal is over, or at least long after
over. But that does not mean Taft
or his party control the senate.

As this was written a theory was
abroad that the Republican strategy
had developed to the point
where, if the party would leave the
"young Turks" in line — the so-
called liberal Republican senators
who tried and so dismally failed to
curb Taft's power — they could
count on an enough votes of the sena-
torial senators on most controver-
sial issues (unless these issues step
on the toe of southern tradition) to
veto control from the Democrats.

In fact, the expounders of this
theory were only a little while
ago pointing to defeat of the bill
to exempt the tax on the insur-
ation as proof that the fate

of the Democrats in the senate
was a pretty dark one. They ex-
plained it was symptomatic when
41 Republicans voted against the
measure, and found to their sur-
prise and pleasure that they were
able to get six Democrats to join
them, thus providing a majority
and defeating the measure.

That made things look very sim-
ple. But there is another side to
that story. That vote backfired and
hurt the Republicans more than it
helped. It did more than a little to
create Democratic solidarity, and
the really deep-dishers on Capitol
Hill are predicting that the Dem-
ocrats are going to achieve enough
unanimity from now on to main-
tain their majority on major issues.

There will be, of course, matters
where members of both parties
will desert because the issue in-
volved is such that the particular
side or area has an interest which
conflicts with the majority of his
party.

There will be some issues in
which Democrats will join Republi-
cans as well as vice versa. And, as
I said earlier, there are some things
that don't appear on the surface.

The burden of the attack against
the Democrats, whether you call

**COMMITTEE NAMED
FOR SIXTH ANNUAL
HORSEMAN'S SHOW**

Jack Roberts has been chosen
Show Manager for the Sixth An-
nual Amateur Horse Show, given
by the Michigan Horsemen's As-
sociation, which will be held June 12
at the club grounds on Telegraph
Road between Nine and Ten Mile
Roads.

Roberts has announced that his
committee will include Bob Cole
as assistant manager, Al Cabot as
ringmaster, Jack Blanchard as as-
sistant ringmaster, Jay Cor as an-
nouncer, Frank Deehr as gate man,
Clayton Stoner as ticket manager,
Georgia Booker in charge of en-
tries, Gayle Deehr as publicity man-
ager, Rip Collins as program man-
ager, Hollis Reed in charge of
parking, Clarence Hoofnagle in
charge of first aid, Lee Wheatley in
charge of trophies, Charlie Davis in
charge of concessions, and Roy
Brown in charge of properties.

them New Dealers, Fair Dealers,
or Truemanites, is that they seek
government control of business.

Now I believe most Republican
leaders have the brains to admit
(and if they haven't they can ex-
pect to be defeated, just as the
liberals and conservatives were
beaten in England) that the best
way to kill government control —
the antithesis of free enterprise
because it is government monopoly
— is to kill private monopoly. The
latter is a two-edged sword against
free enterprise. First, private mon-
opoly kills competition. Second, it
opens the way to government own-

Today the intelligent leaders of
the GOP have to admit what I am
sure they believe at heart, namely,
that they will have to let the fed-
eral government do certain things for
the people, if private enterprise
can't or won't do these things. Taft,
as well as the young Turks, knows
that. They also know that private
monopoly breeds state control.

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REGISTRATION NOTICE**Biennial Spring Election****Monday, April 4, 1949**To the Qualified Electors of the Township
of Farmington, County of Oakland, State of
Michigan:

Notice is hereby given that in conformity
with the "Michigan Election Law", I, the un-
der-signed Clerk, will, upon any day, except Sunday
and a legal holiday, the day of any regular
or special election or primary election, receive for
registration the name of any legal voter in said
Township, not already registered who may apply
to me personally for such registration. Provided,
however, that I can receive no names for re-
gistration during the time intervening between
the Twentieth day before any regular, special
or official primary election and the day of such
election.

The last day for General Registration does
not apply to persons who vote under the Absent
Voters' Law.

Notice is Hereby Given that I will be at
35720 Twelve Mile Road, every day and at Farm-
ington Town Hall on Tuesday, March 15, 1949 —
Last Day, the Twentieth day preceding said Elec-
tion as provided by Sec. 3, Chapter 3, Part II,
P. A. 306, 1929 and Sec. 1, Chapter 3, Part II, P. A.
1939, Act 31, P. A. 1941, and Act 251, P. A. 1945,
from 8 o'clock a.m. until 8 o'clock p.m. for the
purpose of reviewing the registration and regis-
tering such of the qualified electors in said Town-
ship as shall properly apply therefor.

The name of no person but an actual resi-
dent of the Township at the time of registration,
and entitled under the constitution, if remaining
such a resident, to vote at the next election, shall
be entered in the registration book.

March 15, 1949 is the last day for registra-
tion.

HARRY N. McCRACKEN,

Township Clerk

REGISTRATION NOTICE**For Election To Be Held****Monday, April 4, 1949**TO THE QUALIFIED ELECTORS OF THE
CITY OF FARMINGTON, COUNTY OF OAK-
LAND, STATE OF MICHIGAN:

Notice is hereby given that in conformity with
the "Michigan Election Law", I, the undersigned
City Clerk, will, upon any day except Sunday and
a legal holiday, the day of any regular or special
election or a primary election, receive for registra-
tion the name of any legal voter in said City
not already registered, who may apply to me
personally for such registration.

Provided, however, that I can receive no names
for registration during the time intervening be-
tween the twentieth day before any regular, spe-
cial or official primary election and the day of
such election.

Notice is further given to the qualified electors
of the City that the undersigned Clerk of said
City will register qualified electors who may ap-
ply at my office in the City Hall, located at 33312
Grand River Avenue, Farmington, Michigan,
Tuesday, March 15, 1949, the twentieth day pre-
ceding said election, the last day for general
registration, by personal application, for said
election, from 8:00 o'clock a.m. until 8:00 o'clock
p.m. on said day for the purpose of reviewing the
registrations and registering such of the quali-
fied electors in said City as shall properly apply
therefor.

The name of no person but an actual resident
of the precinct at the time of registration, and en-
titled under the Constitution, if remaining such
a resident, to vote at the next election, shall be
entered in the registration book.

HARRY W. MOORE, City Clerk

Feb. 24 - Mar. 3

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