



We Carefully Look

after the interests of all our depositors. We encourage the savings habit, by paying a good rate of interest on all

Savings Accounts

We are constantly perfecting our methods and increasing our facilities for handling the business of our patrons. If you desire a repository for your savings where safety is fully assured, open your account at the

The People's State Bank of Redford THE 4 PER CENT BANK

C. H. KRUGLER, Cashier



Sorrow comes to all

The great sorrow must come to us all. While we insist that the funeral shall be well appointed and conducted along up-to-date lines we also must make sure that we are not over-charged. One certain method of accomplishing this result is to put us in charge of the arrangements.

W. E. HEENEY, Farmington, Mich. Telephone 24

When the housewife commences to think of meal time and its preparation she invariably thinks of

SCHROEDER

who always carries the best of Meats, Lard, etc. Try it once and you will too

Phone No. 5 Farmington

WELDING

When you are coming to town throw into your rig those BROKEN CASTINGS, CAST IRON, STEEL, BRASS, COPPER or ALUMINUM. Call at

The Park Garage

and we will demonstrate the possibility of making them just as

Good as New

with the new process OXY-ACETYLENE WELDING

Don't forget, we refund your money on all castings that do not hold.

CARL ELY, Prop'r Farmington

M. A. BRIGGS Confectionery, Cigars and Tobaccos.

LUNCH ROOM Always Good Service, and Everything Up to the Minute

Ice Cream Sodas and Soft Drinks

FOLEY KIDNEY PILLS FOR BACKACHE, KIDNEYS AND BLADDER

The Farmington Enterprise

Published Friday of each Week and entered at the postoffice at Farmington, Oakland County, Michigan, as second class mail matter.

\$1.00 per year, in advance

Devoted to the upbuilding of Farmington, and Oakland County

Read the ads yet? Don't miss them. Best news of the paper in the advertising columns.

"There is a woman's head on our coins," says the Boston Transcript. Sure. That's why money talks.

A good way to get one's mind off the war is to go to a ball game, where all minor considerations are forgotten.

Just an instance: News ink—the cheapest printing ink made—usually selling at 10 cents per pound, is now 23 cents. All newspaper costs are rising in the same proportion, if you owe a dollar to the newspaper or print shop, pay it now—for on every hand the printing industry now has the fight of its life before it to make both ends meet.

The Executive committee of the progressive party is busy flouting the "olive branch" in the face of the regular republican organization. While they are extending the olive branch thusly, it is distinctly noted that the branch is being offered at the end of the famous "big stick." There is no doubt however, that the progressives are more than anxious to unite again with the republican organization, and thus save their faces, as a leader from the middle west puts it. This union however, involves the acceptance of Roosevelt by the regular republican organization.

We are well equipped to do all kinds of job work, and we know how to do satisfactory work.

Powers Station

Mrs. Kackham has been quite poorly with asthma.

Maria and Stanley Simmons were Northville callers Saturday night. Mr. and Mrs. Edw. Bogart, of Northville, were Sunday callers in this vicinity.

Adalyn Simmons was home over Sunday from Wixom, where she teaches school.

Mr. Bulkyk has started proceedings toward having a well dug by parties from Ann Arbor.

Alex Purdy and daughters, Lucy and Essie, from Southfield, spent Friday with Mrs. John Greer.

Aifred Hyde, of Novi, was in this vicinity Sunday, and returned to Detroit with Harry Simmons.

School closed Friday with a picnic. A very nice time was enjoyed by the scholars and others present.

Mr. and Mrs. Walter Kretlaw, Floyd Miller and Mrs. Harry Rear were Sunday visitors at the home of Mrs. Ben Dennis.

Mr. and Mrs. Glenn Allen and little daughter, from Pontiac, were Saturday and Sunday visitors at the home of Gay Simmons.

Mr. and Mrs. Wm. Greer, Mrs. E. J. Simmons and Harry Simmons from Detroit, spent Sunday afternoon with Mrs. A. T. Rice at Novi.

Bonds Awarded

At the special meeting of the supervisors Monday the sale of the \$250,000 issue of the road bonds was awarded to Cummings, Pruden & Co., of Toledo, their offer being \$6,925 as a premium.

There were eleven bids, the premiums offered being from \$955 to the above amount.

By a straw vote the supervisors, with the exception of one member, were in favor of the purchase of two motorcycles, to be used by deputy sheriffs to be appointed by the sheriff to patrol the county road roads and prevent as much as possible the speeding of motorists.

You will find our store news in interesting this week. There are also a number of bargains in the liner column. Read it over.

Enterprise liners always pay.

The libel case brought by Sheriff D. I. Oliver against the Detroit Evening News, which has been pending in the Oakland circuit court, has been transferred to the Lapeer circuit for trial at the June term.

"Jama" 4 cents. Try it. Cook & Co.

Was Troubled At Night

Painful, annoying bladder weakness usually indicates kidney trouble. So do backache, rheumatism, sore, swollen or stiff muscles or joints. Such symptoms may be relieved by Foley's Kidney Pills. Henry Rudolph Carmi, Ill., writes: Since taking Foley's Kidney Pills I sleep all night without getting up. For sale by T. H. McGee.

LEGAL NOTICES

STATE OF MICHIGAN, IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND, IN CHANCERY.

No. 7406. John M. Grace, Sarah Jane Grace, Plaintiffs.

VS. John N. Allen, William Sherwood, Octavia P. Sterling, William M. Godley, the unknown wife of John Thomas, the unknown wife of James Stout, the unknown wife of Charles J. Collins, the unknown wife of William Godley, the unknown wife of Alonzo Fitzgerald, or the unknown heirs, devisees, legatees and assigns of each and all of them, Defendants.

At a session of said court, held at the court house in the city of Pontiac, on the 27th day of April, A. D. 1916.

Present: Honorable George W. Smith, Circuit Judge.

IT APPEARING from the bill of complaint duly sworn to by Clinton McGee, agent and attorney in fact for the said plaintiffs that they do not know and have been unable, after diligent search and inquiry, to ascertain whether said defendants are living or dead and where they or any of them may reside, if living, or if dead whether they have personal representatives or heirs living or where they or some of them may reside; or whether the title, interest, claim, or possible rights be by these persons, or any of them, assigned to any other person or persons, or whether such title, interest, claim, or possible right has been disposed of by will by these persons or any of them.

IT FURTHER APPEARING that plaintiffs not know and have been unable after diligent search and inquiry, to ascertain the names of the persons who are included as defendants without being named.

On motion of Pelton & McGee, Attorneys for Plaintiffs, IT IS ORDERED that the above named defendants, or their unknown heirs, devisees, legatees and assigns, because their appearance has not been entered here, and that in default thereof said bill be taken as confessed by the said defendants.

IT IS FURTHER ORDERED, that the plaintiffs cause this order to be published within three months in the Farmington Enterprise, a newspaper, printed, published and circulating in said county, once in each week for at least six successive weeks.

GEORGE W. SMITH, Circuit Judge.

A True Copy, MAUDE E. MIDDLEY, Deputy Clerk.

TAKE NOTICE: That the above entitled suit involves quiet title to the following described lands, situate in the Township of Southfield, County of Oakland, and State of Michigan, and more particularly described as follows:

Parcel I: Southeast quarter of the northwest quarter of section thirty-one (31).

Parcel II: That part of the east half of the southwest quarter north of the old Farmington road; also called the Grand

Beginning Monday, April 10

This Bank will observe the following Hours:

(Eastern Standard Time)

Table with 2 columns: Time and Day. Open 8:30 a. m., Close 11:30 a. m., Open 12:30 p. m., Close 3:30 p. m., Saturday Evenings 7 to 8:30 p. m.

Farmington Exchange Bank

(A STATE BANK)

C. W. WILBER, Cashier.

Fred M. Warner, Pres. Sam'l D. Holcomb, Vice Pres.

River road. Parcel III: The west half of the southeast quarter of section thirty-one (31), north of the old Farmington road; also called the Grand River road.

All of the above parcels being in Town One (1), north of Range Ten (10), east, Michigan.

PELTON & MCGEE, Attorneys for Plaintiffs, 619 1/2 Michigan Business Address: Pontiac, Michigan.

STATE OF MICHIGAN, IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND, IN CHANCERY.

No. 7375. William Shaw and Hazel Shaw, Plaintiffs.

VS. Stephen S. Jennings, Sally Jennings, Olive Andrews, Jane P. Durham, Orrin Weston, Nehemiah Weston, the Unknown Wife of Wm. M. Jennings, the Unknown Wife of Albert W. Durham or the unknown heirs, devisees, legatees and assigns of each and all of them, Defendants.

At a session of the circuit court for the county of Oakland, held at the court house in the city of Pontiac, on the 14th day of April, A. D. 1916. Present: Honorable George W. Smith, Circuit Judge.

In this cause appearing from the bill of complaint duly sworn to by Clinton McGee, attorney in fact for the said plaintiffs, 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 APPEARING that the parties named above as defendants are dead, and that their heirs-at-law, devisees, legatees and assigns cannot be ascertained by the said plaintiffs, after diligent search and inquiry.

On motion of Pelton & McGee, attorneys for plaintiffs, IT IS ORDERED that the appearance of Stephen S. Jennings, Sally Jennings, Olive Andrews, Jane P. Durham, Orrin Weston, Nehemiah Weston, the unknown wife of Wm. M. Jennings, and the unknown wife of Albert W. Durham or their unknown heirs, devisees, legatees and assigns, be entered in this cause within three months from the date hereof, and that in case of their appearance or any of them, that they cause their pleadings to be filed and served according to the rules and practice of this court and that in default thereof, said bill be

taken as confessed by the said defendants, and

IT IS FURTHER ORDERED that within twenty days plaintiffs cause a copy of this order to be published in the Farmington Enterprise, a newspaper, printed, published and circulating in said county, and that such publication be continued therein once in each week for at least six successive weeks.

GEORGE W. SMITH, Circuit Judge.

A true copy, FLOYD E. BARCOCK, Clerk.

PLEASE TAKE NOTICE: That this suit is commenced to quiet title to the following described and herein situated in the Township of Farmington, Oakland County, Michigan, and more particularly described as follows:

Beginning at the intersection of the center line of Grand River Ave. and the north and south quarter line of section 35, township 1, north of range east, Farmington township, Oakland County, Michigan; thence along the center line of said Grand River road south 61 degrees, 30 minutes, east 385.5 feet to a stake; thence north 2 degrees, 20 minutes, west 2135 feet to a stake; thence south 2 degrees 38 minutes, east 1770 feet to the point of beginning, containing 20.5135 acres.

Excepting the parcel described as follows:—Beginning at a point in the center line of said Grand River road, south 61 degrees, 30 minutes, east 385.5 feet from the intersection of said center line and the aforesaid north and south quarter line of section 35, town 1, north of range east, thence along the center line of said Grand River road, south 61 degrees, 30 minutes, east 169 feet to a stake; thence north 26 degrees, 55 minutes, east 355 feet to a stake; thence north 83 degrees, 35 minutes, west 247 feet to a stake; thence south 2 degrees, 40 minutes, west 268 feet to the point of beginning, containing 1.464-10000 acres.

Said above described lands are bounded on the west by quarter section line; on the north by quarter section line; on the easterly side by lands now or formerly owned by Milton C. Bosford, and on the southerly side by Grand River avenue.

Excepting the rights of the public in the highway along the southerly side of the above described property, and also except rights, if any, under lease given to the cause factory, in parcel in southeasterly corner.

PELTON & MCGEE, Attorneys for Plaintiffs, 619 1/2 Michigan Business address, Pontiac, Michigan.

Bulletin No. 1

A Mistake in the Policy of the Bethlehem Steel Company

To the People:

The Senate of the United States has passed a bill to spend \$11,000,000 of the People's money to build a government armor plant. The measure is now before the House of Representatives.

It is said that manufacturers of armor have "gouged" the country in the past, and that a government plant is necessary to secure armor more cheaply.

The mistake of the Bethlehem Steel Company has been that it has kept quiet.

We have allowed irresponsible assertions to be made for so long without denial, that many people now believe them to be proven facts.

We shall make the mistake of silence no longer.

Henceforth we shall pursue a policy of publicity. Misinformation will not be permitted to go uncorrected.

It is and has been the policy of our Company to deal with the American Government fairly and squarely.

We shall henceforth place the details of our relations with the Government before the American People.

The United States has for twenty years obtained the highest grade of armor and has paid a lower price for it than has any other great naval power.

Figures officially compiled for the Senate Committee on Naval Affairs from the Naval Year Book show that above conditions prevailing just before the European war, the chief naval power of the world was paying these prices for armor:

England, \$503 per ton; France, \$460; Germany, \$490; Japan, \$490; UNITED STATES, \$225.

A government plant cannot make armor any cheaper than we can do it; and—

We are prepared to manufacture armor at any price which the Government itself shall name as fair. THAT BEING SO, SHOULD \$11,000,000 OF THE PEOPLE'S MONEY BE WASTED TO BUILD A GOVERNMENT PLANT?

CHAR. M. SCHWAB, Chairman EUGENE C. GRACE, President

Bethlehem Steel Company