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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

The last labor of love

When the folks we really love have left us and we face the problem of conducting the last sad service before we relinquish them entirely—the undertaker who has charge of this occasion must possess tact, discretion, honesty and ability. Upon such an occasion let us serve you.

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

There is more Catarrh in this section of the country than all other diseases put together and until the last few years was supposed to be incurable. For a great many years doctors pronounced it a local disease and prescribed a local remedy, and by constantly failing to cure with local treatment, pronounced it incurable. Science has proven Catarrh to be a constitutional disease, and therefore requires constitutional treatment. FOLEY'S KIDNEY PILLS are the only Constitutional cure on the market. It is taken internally in doses from 10 drops to a teaspoonful. It acts directly on the blood and mucous surfaces of the system. They offer one hundred dollars for any case it fails to cure. Send for circulars and testimonials.

Address: F. J. CHENEY & CO., Toledo, O. Sold by Druggists, Etc.

Take FOLEY'S KIDNEY PILLS for constipation.

FOLEY KIDNEY PILLS
FOR BACKACHE, KIDNEYS AND BLADDER

M. A. BRIGGS
Confectionery, Cigars
and Tobaccos.

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

**Ice Cream Sodas and
Soft Drinks**

The Farmington Enterprise

Published Friday of each week and entered at post office 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

THE PRESENT AND THE PAST

Our school is drawing to a close for the present school year. The baccalaureate sermon will be given Sunday evening and graduation exercises, which are among the important events in a young man's or young lady's life, will be held next week.

The exercises of today differ vastly from those a few years ago, when each pupil of the class had an active part in the graduation program.

Graduation Day was a big day in the school district, in the town in the country, and everybody turned out.

There was an address of welcome by the class president, the class history, valedictory, orations, recitations and music, all being performed by members of the graduating class—each having his or her part before the diploma was granted.

Today it is all different. A speaker is procured from some distant city or college, the graduates are "guests of honor" upon the platform, and have no part in the exercises.

In other days each high school had its alumni association, and the graduates were given a banquet with toasts and responses.

Which system is the more valuable for the preparedness of the pupil to participate in the public functions of mature life? Does the pupil go out into life here prepared to meet the problems of life under the present system of graduation?

CARELESS DRIVERS.

One hardly ever takes a trip in an automobile that he does not meet one or two reckless drivers; in fact they are becoming a decided menace to automobile traffic. They are generally young fellows who have no regard whatever for the rights of others and who boast of the chances they take and the narrow escapes they have. There are a lot of young fellows driving automobiles who haven't brains enough to run a wheelbarrow, let alone a high powered motor car. It is a pity that they are allowed to impose upon the public in the manner they do.

The question is becoming more and more serious and how to meet the problem and solve it is a matter that will require the attention of our state legislatures or possibly congress. No man who drives should ever be allowed to drive an automobile as it simply increases the risk to all who travel on our highways.

One real trouble is that automobiles are built for too high speed. There is no need whatever for an automobile to travel over 25 miles an hour and it would be a good thing if they were so constructed that they could not exceed this limit. This seems to be the only way that it is going to be possible to control the reckless driver; and the time is fast coming when it must be controlled.

If you knew the price of white paper, you wouldn't blame us for asking for that dollar.

The British might do well to call their naval budget a "sink" fund.

Holly was visited by burglars last week, three places being entered. But little plunder was secured. At the restaurant of William Clapp, a thousand cigarettes, a box of cigars, and some eatables were taken. No clue left.

LEGAL NOTICES

Probate Order

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 Thirtieth day of June, A. D. 1916.
Present: Hon. Kleber P. Rockwell,

Judge of Probate.
In the matter of the estate of
Charles M. Doherty
deceased. Thomas H. McGee, administrator of said estate, having filed in said court a petition praying for the examination and allowance of his final account, determining the heirs-at-law of said deceased, distributing the assets of said estate, and discharging said administrator. It is ordered, That the
Eighth Day of July,
A. D. 1916, at 8:30 o'clock in the forenoon, at said probate office, he 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.

KLEBER P. ROCKWELL,
A true copy. Judge of Probate,
JUDSON A. FREDENBURGH,
30 June 16. Register of Probate.
Pelton & McGee,
Attorneys for Administrator,
Pontiac, Mich.

Probate Order.

Sale or Mortgage of Real Estate.
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 Fifth day of June, A. D. 1916.
Present: Hon. Kleber P. Rockwell, Judge of Probate. In the matter of the estate of
Charles Fendt,
deceased. Frank S. Neal, administrator of said estate, having filed in said court a petition praying for license to mortgage the interest of said estate in certain real estate therein described. It is ordered that the
First Day of July,
A. D. 1916, at eight thirty o'clock in the forenoon, at said probate office, he and is hereby appointed for hearing said petition and that all persons interested in said estate appear before said court, at said time and place, to show cause why a license to mortgage the interest of said estate in said real estate should not be granted.

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.

KLEBER P. ROCKWELL,
A true copy. Judge of Probate,
JUDSON A. FREDENBURGH,
30 June 16. Register of Probate.

Probate Order

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 31st day of June, A. D. 1916.
Present: Hon. Kleber P. Rockwell, Judge of Probate.
In the matter of the estate of
Stephen Tredway,
deceased.

Clinton McGee, administrator of said estate, having filed in said court a petition praying for the examination and allowance of his final account, determining the heirs-at-law of said deceased, distributing the assets of said estate, and discharging said administrator. It is ordered that the
First day of July,
A. D. 1916, at 8:30 o'clock in the forenoon, at said probate office, he 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, once each week for three successive weeks previous to the said day of hearing, in the Farmington Enterprise, a newspaper printed and circulated in said county.

KLEBER P. ROCKWELL,
A true copy. Judge of Probate,
JUDSON A. FREDENBURGH,
23 June 16. Register of Probate.
Pelton & McGee,
Attorneys for Administrator. Business address: Pontiac, Michigan. 23 June 16

Beginning Monday, April 10

This Bank will observe the following Hours:

(Eastern Standard Time)

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.

Probate Order ORDER APPOINTING TIME FOR HEARING CLAIMS.

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 Twenty-third day of May, A. D. 1916.

Present: Hon. Kleber P. Rockwell, Judge of Probate. In the matter of the estate of
Hemon Griswold,
deceased.

George A. Sutton, administrator de bonis non, with will annexed, having filed in said court a petition praying that the time for the presentation of claims against said estate be limited and that a time and place be appointed to receive, examine and adjust all claims and demands against said deceased by and before said court.

It is ordered, That four months from this date be allowed for creditors to present claims against said estate. It is further ordered, that the Twenty-third day of September, 1916, at 8:30 o'clock in the forenoon, at said probate office, he and is hereby appointed for the examination and adjustment of all claims and demands against said deceased.

KLEBER P. ROCKWELL,
A True Copy. Judge of Probate,
JUDSON A. FREDENBURGH,
19 June 16. Register of Probate.

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 Stoughton, the unknown wife of Charles J. Collins, the unknown wife of William Godley, or the unknown heirs, devisees, legatees and assigns of each and all of them.

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, lien or possible right has been by these persons, or any of them, assigned to any other person or persons, or whether such title, interest, claim, lien or possible right has been disposed of by will by these persons or any of them and

IT IS FURTHER APPEARING that plaintiff do 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, cause their appearance to be entered herein within three months from the date hereof, 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 twenty days, 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. MIDOLBY,
Deputy Clerk.

TAKE NOTICE:—
That the above entitled suit involves and is brought to 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 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,
16 June Attorneys for Plaintiffs.
Business Address: Pontiac, Michigan.

Bulletin No. 3

Why Not Face the Facts About Armor Competition?

To the People:

The policy of the United States Government for many years has made real competition in armor-making ineffective.

The Government might have asked the three armor plants for bids and let the entire tonnage to the lowest bidder. That would have made competition effective.

The result of such a course would have been to drive two of the three manufacturers out of business, and leave the country with facilities of only one plant in time of need.

The Government in fact has always asked for bids from the three manufacturers, but no matter what the price quoted, each year's business was divided among them.

Armor makers serve but one customer—the Government, just as a public utility serves but one customer—a community.

The solution of the public utility problem is regulation of rates.

The solution of the armor problem is for the Government to fix the price.

We voluntarily agree to accept any price fixed by the Federal Trade Commission. Isn't acceptance of that offer better than the destruction of an industry built solely to serve the Government?

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

Bethlehem Steel Company