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CORRESPONDENCE

Items of Interest From the Surrounding Country, Cleaned by Our Correspondents.

Gilt Edge News Items

Harry Fuller was in Detroit on business Friday.

Mr. and Mrs. Foster were city visitors last Friday.

Mrs. Frank Bradley was North ville caller Friday.

Mrs. B. Tuck returned home from Detroit Friday.

Mrs. Harley Kahrl was in Detroit Tuesday on business.

Charlie White spent Sunday with Mr. and Mrs. R. Kahrl and family.

Mrs. John Meyer and daughter Zilpha, in Northville the first of the week.

Mr. and Mrs. Albert Sulkowski visited with Mr. and Mrs. Harley Kahrl last Wednesday evening.

Powers Station

They are dynamiting apple tree stumps on the Denby farm.

Charles Gill and Will Greer were in Northville Saturday evening.

Adelyn Simmons, who teaches at Bell Branch, was at home Saturday and Sunday.

Mrs. Will Greer and little son spent Friday afternoon with her aunt, Mrs. Mary Sprague, at Farmington.

Greens are selling apples right along in Detroit; also many autos stop at the orchard and go away loaded up.

A card received from Mrs. Eva Dennis at St. Thomas, Ont., states they are having a fine time. She is now at the home of a sister, Mrs. Mills.

Mr. and Mrs. E. Simmons and sons, Harry, Martin and Stanley, and Mrs. Waite Whipple and sons, of Plymouth, visited at the home of Mrs. J. N. Simmons Sunday.

Clarenceville Items.

Dick Gilson was in Detroit Saturday on business.

Mrs. V. Lyons has a sister visiting her from Big Rapids.

Mrs. Frank Botsford and Daughter, Mrs. Lockman, went to Detroit to hear Billy Sunday one day last week.

Mr. and Mrs. Charles Teagan's little son who has been sick the past week, is some better at this writing.

Mr. and Mrs. Will Schout returned home Friday, from visiting her mother in Buffalo. They spent 10 days there.

The cemetery meeting that was held with Mrs. Fluor Weston Thursday, was well attended, considering the weather.

Mr. and Mrs. Otis Jensen were called to Middleville, near Grand Rapids, by the death of Mr. Jensen's sister, last week.

Mr. and Mrs. Brownie Cook and Mrs. V. G. Lockwood motored to Plymouth Sunday, and spent the afternoon with friends.

Mrs. Louis Waack and daughter, Mrs. Schaeper, of Detroit, motored to this village Saturday, and visited with her son, Carl.

The next cemetery meeting will be held with Mrs. Louis Waack, in Detroit, November 6th, at 434 McDougall avenue. All that go from here will meet at the fourth gate at 11 a. m.

Mrs. V. Lyons is going to organize a crochet club at her home next Thursday, November 2nd, in the afternoon. All those who want to join should be present at that time.

The Ladies' Aid will hold a bazaar tomorrow (Saturday) afternoon in the Ladies' Library at the town hall. Come and buy good things to eat like mother used to make.

Detroit wets are around with auto! bearing banners, stating "Home Rule means prosperity for Detroit." Saloonkeepers, this one word should be added to state facts. Vote NO on Home Rule and YES on Prohibition, and so help the prosperity of everyone except the saloonkeeper. Adv.

A Good Official

As will be seen by his announcement on the correspondence page of this issue, Judge of Probate Kleber P. Rockwell, of Pontiac, will again be a candidate for the Republican nomination for that office at the primaries next month.

Probably never in the history of Oakland county has an official in such an important office given any better service or more general satisfaction than has Mr. Rockwell during his administration. It is a fact not generally known that the office of judge of probate of Oakland county handles a volume of business that is the second largest in the state. Under Judge Rockwell's direction this is done in an admirable manner and to the general welfare of all who have business to transact through that office.

Wayne county has a probate judge who is now serving his eleventh term of four years in that capacity his work being so satisfactory that the voters of his county have bestowed upon him the honor covering a period of over forty years. Judge Rockwell's close study of the affairs of the office, his good judgement and keen foresight, make him a man whom it is highly desirable to the best interests of all to keep in the position as long as possible.

If his vote the last time he was elected, four years ago, is any indication, Mr. Rockwell meets with the approval of a large majority of the voters of the county. At that time he received the highest vote given any man in Oakland county, leading the county, state and national tickets.—Holly Herald, July 13, 1916.

Buy Canvas and Jersey Gloves of Cook & Co.

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

Augusta We, et al., Otto Schaeper, and Bertha Schaeper, wife of said Otto Schaeper, Plaintiffs,

vs. Allen Weston, Cornelia Weston, Anson Cranson, Ezra Martin, Nathaniel Talmage, Samuel Porter, Elmer Durham, Esther Mahala Porter, Samuel Porter, E. Brown, Isaac Carr, Mark Hance, John Hays, or their several and respective unknown heirs, devisees, legatees and assigns, Defendants.

At a session of said court, held at the court house, in the city of Pontiac, in said county, on the 15th day of October, A. D. 1916.

Present: Hon. George W. Smith, Circuit Judge.

In this cause it appearing to the satisfaction of the court that the said Allen Weston, Cornelia Weston, Anson Cranson, Ezra Martin, Nathaniel Talmage, Samuel Porter, Elmer Durham, Esther Mahala Porter, Samuel Porter, E. Brown, Isaac Carr, Mark Hance, John Hays, or their several and respective unknown heirs, devisees, legatees and assigns, are necessary and proper parties to the above entitled cause, and the said plaintiffs herein, having filed their bill of complaint, duly sworn to as provided by law, in which they say that they have made diligent search and inquiry and have been unable to learn their several and respective addresses, residences, or whereabouts of the above named parties, and that they do not know and have been unable after diligent search and inquiry to ascertain the names of the persons who are involved as defendants therein, without being named.

On motion of Ralph H. Clark, attorney for plaintiffs, it is ordered that the appearance of the said defendants be entered in this cause on or before three months from the date hereof, and that in case of their appearance or the appearance of any of them, they cause the answer or answers of such of them as shall have appeared to the bill of complaint in this cause to be a set and a copy thereof to be served on the plaintiffs' solicitor within fifteen days after service on them or on such of them as may have appeared of a copy of said bill, and notice of this order, and that in default thereof the said bill of complaint will be taken as confessed by them, the said defendants.

And it is further ordered: that within twenty days from the date hereof that the said plaintiffs cause a copy of this order to be published in the Farmington Enterprise, a newspaper published and circulated in said county of Oakland, and that publication be continued therein in once in each week for six successive weeks, or that they, the said plaintiffs, cause a copy of this order be personally served on each of the said defendants at least twenty days before the time prescribed for their appearance.

GEORGE W. SMITH, Circuit Judge.

R. B. CLARK, Attorney for Plaintiffs.

A True copy: MATTHEW E. MINDLEY, Deputy clerk.

TAKE NOTICE: Notice is hereby given that the foregoing suit involves the title to land in the township of Farmington, county of Oakland and state of Michigan, hereinafter particularly described, and is brought to remove the clouds therefrom and to quiet the title to said land.

Said property is further described as follows, to-wit: Commencing at the southeast corner of the west one-half of the southeast quarter of Section 36, town one north, range nine east; thence running west along the south line of said Section 36, thirty three rods; thence in a northerly direction to the center of the Grand River Road; thence in an easterly direction along the center of the said Grand River Road to the east line of the southeast quarter of Section 36; thence south along the center line of said quarter section to the place of beginning.

RALPH H. CLARK, Attorney for Plaintiffs. Business address, 37 Buhi Block, Detroit, Michigan.

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DO YOU WANT YOUR COUNTY

Half Dry and Half Wet?

WHEN a majority of the citizens of Oakland County vote for a dry county, the entire county with its twenty-five townships, goes dry.

WHEN a majority of the citizens of Oakland County vote for a wet county, the entire county, with its 25 townships, goes wet.

THE saloon interests of the state seek to change this plan.

THEY are spending thousands of dollars to make the county half wet and half dry.

THEY seek to have each township and each village vote separately on the proposition. Under such a plan saloons would once more be found in Oakland county wherever a particular township, city or village, composed of a majority of wet voters, held an election. The county thus would be dry in spots and wet in spots.

LAW enforcement would be difficult. A dry township would be side by side with a wet township. Liquor would flow over the border and within a short time all the ground gained by the dry forces in this state would be lost.

THIS plan of the saloon forces to capture dry counties in spots and make such spots or townships wet, is called Home Rule. Home Rule in this case means the reappearance of saloons in Oakland County. It means the breaking down of the present system whereby each county as a whole decides to become dry or wet as a whole.

THIS Home Rule Amendment will be before you, Mr. Voter, at the November election.

IF the liquor forces succeed in carrying this amendment county local option will be destroyed, and your county will be as wet as it ever was.

FURTHER, if this amendment carries it will nullify the amendment for state wide prohibition.

BE ON GUARD. If you wish to defeat the liquor forces all along the line, vote against Home Rule, and vote for prohibition. VOTE NO on the home rule amendment and YES for prohibition.

WARN your friends of the danger confronting this county from the designing liquor forces. Liquor no longer controls politics in Oakland county, which today stands in striking contrast to the slavery visited upon the people of Wayne County by the power of the saloon.

PROHIBITION in Michigan means freedom from saloon dictation, safety for the home and additional savings accounts for thousands of families.

HOME RULE means a wet state, controlled by saloons, and the defeat of popular government by a vicious interest.

KILL the SALOON, KILL Home Rule.

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

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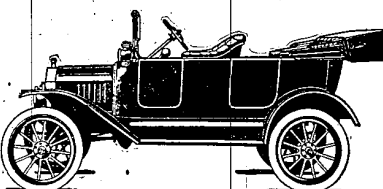
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JUDSON A. FRIEDENBERG, Probate Register.
Pelton & McGee, Attorneys for Administration, Pontiac, Mich. 31002

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, 40 said county, on the sixteenth day of October, A. D. 1916.

Present: Hon. Kleber P. Rockwell, Judge of Probate.

In the matter of the estate of

Herman R. Griswold,

deceased. George A. Sutton, administrator de bonis man with will annexed of said estate, having filed in said court a petition praying for the examination and allowance of his final account, as assignment of the residue in accordance with the terms of the will, and discharging said administrator. It is Ordered,

That the

Eleventh Day of November,

A. D. 1916, at 8:30 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.

KLEBER P. ROCKWELL, Judge 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 seventh day of October, A. D. 1916.

Present: Honorable Kleber P. Rockwell, Judge of Probate in the matter of the estate of

Marla Stannard and John C. Stannard

deceased. Fred C. Stannard having filed in said court petitions praying that the administration of said estates be granted to Fred C. Stannard or to some other suitable person. It is ordered, that the

Fourth Day of November,

A. D. 1916, at 8:30 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.

KLEBER P. ROCKWELL, Judge of Probate.

JUDSON A. FRIEDENBERG, Probate Register