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Saturday's Republican Rally

A good sized crowd of voters and a number of ladies assembled at the Town Hall last Saturday night to listen to a discussion of the political issues of the present campaign by Hon. H. W. Zimmerman and Ex-Congressman S. A. Smith.

H. N. McCracken presided and after short talks by the county candidates, Mr. Zimmerman outlined the national issues in a pleasing and able manner, the trend of his talk being preparedness when the present European war is ended.

Mr. Smith also talked along the same line, explaining in a plain and concise manner the situation if we were not prepared for a big labor "slump" when the war ended across the waters. Ex-Gov. F. M. Warner also made a few remarks, using as an illustration the Rochester Knitting mills in the working of the present tariff "for revenue only." The Rochester mills are at present running at full capacity. Whereas before the war began they were unable to keep more than a small force at work, and at the end of the war the same condition

would prevail unless the European mills were prevented from dumping their goods into our eastern markets free of duty.

Mr. Smith said among other things that Japan was purchasing the most up-to-date cotton manufacturing machinery to be procured by the railroad, and shipping it to their manufacturing centers, where a man's wages is 21 cents a day and a woman's 16 cents a day.

You can readily figure what such a condition would mean, when Japan could compete with American manufactured goods, with the wages paid our laborers. The same condition prevails in all of the European countries, and although wages are not so ridiculously low they do not compare favorably with those of American laborers.

The meeting was a good one and those present seemed to be intensely interested in the speeches.

A 34-foot marble shaft is being erected at Grand Lawn Cemetery by Detroit parties.

See Cook & Co. for Blankets, Comforts, Outings, etc.

Why Don't You Have a Bank Account?

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Fred M. Warner, Pres.

Sam'l D. Holcomb, Vice Pres.

500 pays the Enterprise for white year.

State Order

STATE OF MICHIGAN, In the Probate Court for the County of Oakland.

Arrangements of said court, held at the Probate office in the City of Pontiac, in said county, on the sixteenth day of October, A. D. 1915.

Present: Hon. Elmer P. Rockwell, Judge of Probate. In the matter of the estate of Herman R. Irsivold, deceased. George A. Sutton, administrator de bonis non and will annexed of said estate, having filed in said court a petition praying for the examination and allowance of his final account, as administrator of the estate in accordance with the terms of the will, and discharging said administration. It is Ordered, That

Eleventh day of November, A. D. 1915, at 10 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, A true copy. Judge of Probate. JAMES A. FREDERICKSON, Probate Register.

Peterson & McGee, Attorneys for Administrator, Pontiac, Mich.

STATE OF MICHIGAN, IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND, IN CHANCERY. No. 761.

Augusta Wacker, Co-Chairman, and Bertha Schaeper, wife of said Otto Schaeper, Plaintiffs,

vs. Allen Weston, Cornelia Weston, Anson Cranson, Ezra Martin, Nathaniel Talmage, Samuel Porter, Elmer Duriam, Edith Malula Porter, Samuel Porter, E. Broon, Isaac Carr, Mark Hance, John Hay, 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 18th day of October, A. D. 1915.

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 Duriam, Edith Malula Porter, Samuel Porter, E. Broon, Isaac Carr, Mark Hance, John Hay, or their several and respective unknown heirs, devisees, legatees and assigns, are necessary and proper parties to the above entitled cause, and that the said plaintiffs, having filed their bill of complaint, duly sworn to as provided by law, in this cause, and 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 E. 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 their answer or answers or any of them, as they have appeared to the bill of complaint in this cause to be filed 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 said order, and that in default thereof the said bill of complaint will be taken as confessed by them, the said defendants.

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 said publication be continued there, in one or each way for six successive weeks, or that they, the said plaintiffs, cause a copy of this order to 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. E. CLARK, Attorney for Plaintiffs.

A True Copy. MAUDE E. MINGLEY, Deputy of Clerk.

TAKE NOTICE. Notice is hereby given that the foregoing suit involving the due to hand in the

town ship of Farmington, county of Oakland and state of Michigan, beginning at the southeast corner of Section 30, town one north, range nine east, thence running west along the south line of said section 30, thirty three (33) feet to a northerly direction to the center of the Grand River Road; thence in an easterly direction along the center of the Grand River Road to the east line of the said west one-half of the southeast quarter of Section 35; thence south along the center line of said quarter section to the place of beginning.

RALPH E. CLARK, Attorney for Plaintiffs. Business Address, 10066 37 Hull Block, Detroit, Michigan.

STATE OF MICHIGAN, IN THE CIRCUIT COURT FOR THE COUNTY OF OAKLAND, IN CHANCERY. No. 761.

Will W. Masters, Plaintiff,

vs. Lemuel Shattuck Mary L. Beckus, Henry Hager, Cassandra S. Witherrill, Althea Masters, the unknown wife of John Stewart, the unknown wife of Myron Joteford, or the unknown heirs, devisees, legatees and assigns of said and every of them, and Elizabeth Bassett and Mary Nixon, Defendants.

At a session of said court, held at the court house in the city of Pontiac, on the 18th day of October, 1915.

Present: Honorable George W. Smith, Circuit Judge.

It appearing from the bill of complaint and sworn to by the said plaintiff, and by the affidavit of Anton McGee, one of the attorneys for the plaintiff, that they do not know and have been unable to ascertain, after diligent search and inquiry, whether the said defendants are living or dead (except Mary Nixon and Elizabeth Bassett who are joined as defendants herein), and where they or any of them reside, if living, or if dead, whether they have persons' representatives or heirs living, or where they or some of them reside, or where 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.

It is FURTHER ORDERED, to the court that plaintiff does not know and has been unable, after diligent search and inquiry, to ascertain the names of the persons who are included as defendants without being named, and

It is FURTHER ORDERED, that the foregoing named persons are proper and necessary parties in said cause.

On motion of Plaintiff & McGee, attorneys for plaintiff:

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 plaintiff cause this order to be published within twenty days, in the Farmington Enterprise, a newspaper printed, published and circulated in the county of Oakland, once in each week for at least six successive weeks.

GEORGE W. SMITH, Circuit Judge. A True Copy. MAUDE E. MINGLEY, Deputy Clerk.

TAKE NOTICE. 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, particularly described as follows:

Part of the southeast quarter of Section Three (3), Town One (1), North, Range Nine (9) East, (commencing at the southeast corner of said quarter section; thence rest on section line twenty-four (24) chains, sixty-five (65) links to point sixteen (16) chains, fifty-nine (59) links east of quarter section corner; thence north parallel with west line of said quarter section, forty-one (41) chains, eighty-four (84) links to the north line of said quarter section; thence east on said quarter section line twenty-five (25) chains, thirty-six (36) links to the northeast corner of said quarter section; thence south on section line, forty-two (42) chains, twenty-five (25) links to place of beginning; the whole containing one hundred five and eight-tenths (105.8) acres (except therefrom a triangular parcel of land from the northeast corner thereof, described in deed from Henry W. Randall and wife to Robert Hanns, Sr., recorded in Liber 124 of deeds, on page 73).

PAULTON & MCGEE, Attorneys for Plaintiff. Business Address, 10066 Pontiac, Michigan.

The Enterprise three months for 45 cents. Try it.

DON'T THEORIZE HERE IS PROOF!

Organized Liquor does its utmost to picture prohibition as a flat failure wherever it has been tried—states bankrupt, labor suffering, values shrunk, population waning, crime increasing, business depressed, taxes mounting higher. If these things are true, then the American people have GONE CRAZY.

Why? Because, in spite of the alleged failure of prohibition; and all these terrible conditions, burdens and losses, the American people are constantly demanding

MORE AND MORE OF IT

NINETEEN STATES are now wholly dry. Only ONE state is wholly wet.

TWELVE MORE were nearly dry—three quarter dry or better.

Ten years ago the United States was almost solidly wet from sea to sea. What is the matter? Did the people know what they want, what they like, what is good for them? Are they really voting poverty, crime, idleness and taxes upon themselves lightly and ignorantly?

ASK THE MAP

Just look at the map a minute; it will teach you something worth knowing.

KANSAS tried it first—away back in 1880. Organized Liquor says that prohibition in Kansas has been a ghastly farce. But what did those people do who KNEW MOST ABOUT IT? They began to IMITATE KANSAS.

Immediately her NEXT DOOR NEIGHBORS began to go DRY—Nebraska, Iowa, Oklahoma, etc.

Oklahoma, on the west, voted dry nine years ago. Colorado, on the west, voted dry in 1914. Iowa, on the northeast, has been nearly dry for years and now is absolutely so. Arkansas, on the southeast was nearly dry for years and abolished the Open Saloon entirely in 1915. Nebraska, on the north, is mostly dry, with the dry steadily gaining ground, and will vote on state prohibition next month. Even in Missouri on the east, there are 97 dry counties out of 117. Texas, almost touching Kansas, is seven eighths dry.

These are facts. And they are amazing facts. WHAT DO THEY MEAN? They mean that

Those Who Know Prohibition Best Like It Best

Just that and nothing else. Those who have lived nearest and longest to dry territory want their own states and counties dry. They have SEEN IT work. They KNOW.

Add as to Kansas herself—Why don't the Kansans go back to the Open Saloon if prohibition is such a stupid blunder, such a wicked fraud, such a ridiculous failure? They have had prohibition for sixty six years. Don't they know what's good for them? Don't they know what makes prosperity and good business? Are they just foolish—those Kansans who are the best educated people and the richest people per capita in America. And are the people in all those neighboring states just as silly and ignorant, too, when they keep IMITATING KANSAS more and more every year.

Theories and Juggled Figures

that Organized Liquor concocts about the failure of Prohibition in some distant state. They wouldn't dare to band out such theories to the people in Kansas, or Oklahoma, or Iowa. Those people KNOW.

They wouldn't try to tell the people of Georgia or Tennessee and Alabama that their states were bankrupt and their business gone to the dogs. Those people KNOW. And so do the people of the adjoining states that keep going dry, one by one, every year.

The lies look big when there is no practical experience to judge by. Figures can be made to prove anything you may want to prove. But when the open saloon tries to make you believe that prohibition in Kansas, or any other state, is a failure, JUST REMEMBER

That the states that first went dry are still dry. That the next states to go dry were the next neighbors to these.

That these people were just as intelligent as the people of Michigan.

That they know whether prohibition is a success or a failure, and

That they would not vote failure on themselves and stick to it year after year.

You don't have to take the WORD of the Temperance Orator, nor the word of the Open Saloon. Be guided by the ACTION and CONDUCT of

Those Who Know by Experience

The end of life's battle

The end of life's battle brings a problem to the friends and relatives of the one who has surrendered to the Grim Commander. Let us solve the funeral question for you. We are able to look after all of the details. The service and price will be right

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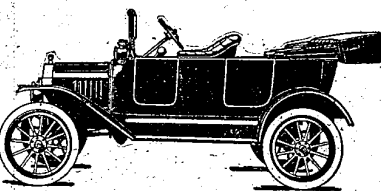
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