

The Farmington Enterprise
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FRIDAY, JULY 11, 1924

JUDGE TUTTLE'S CANDIDACY.
The entrance of Judge Arthur J. Tuttle of the United States Circuit Court of Detroit, into the Senatorial race for nomination at the August primaries clarifies the republican political atmosphere in Michigan, so far as the senatorship is concerned.

The names of several very estimable and able men have been suggested as candidates and a number of them have quite a strong support, but none of them have been greeted with a show of enthusiasm that evidences a feeling of satisfaction among the republicans generally throughout the state. Many republicans have withheld expression of choice hoping that just such a person as Judge Tuttle might be induced to enter the race.

The Enterprise is of the opinion that the candidacy of the Judge will gather strength with each day of the campaign. He is well and favorably known throughout the state. His record on the bench has won for him the admiration of all classes and his ability is unquestioned. With Judge Tuttle as a candidate for the senatorship at the November election there will be no doubt as to the outcome.

Whenever Judge Tuttle has been put to the test on matters affecting the interests of the public he has always proved himself to be courageous and about as near right as it is humanly possible to be.

The state and the nation needs just such men in congress, and especially at the present time.

COUNCIL PROCEEDINGS

July 7, 1924
Council called to order to President Pro Tem Lamb. Trustees present, Johnson, Bickling, Warner, Cook, Lamb Russell, President Wilber absent. Minutes of last meeting read and approved.

The following bills were read by the clerk:
Owille Taggart, changing course of creek to protect road on Shawness street 224.00
Tom Banks, labor 68.20
Harvey Blough, asst. engineer 62.60
George Grant, engineer 75.00
Sam Lock, labor 27.50
Lew Recker, labor 55.00
Albert Smith, labor 33.00
Jessie Peasley, labor 24.75
Jo. De Riend, 52.80
Ray Richardson, 127.50
Roy H. Everett, Parking Signs 127.50

Jo. De Riend, labor 56.65
Jessie Peasley, labor 56.65
Lew Recker, labor 51.15
William Taylor, labor and keep of car 175.00
Harvey Blough, asst. engineer 62.50
Tom Banks, labor 59.95
Ray Richardson, labor 31.35
Albert Smith, labor 56.35
Herman Kreager, Marshal Salary 83.33
Sullivan Machinery Co. Interest on Waterworks Bonds 82.75
Waterson Fire Engine 623.72
Det. Edison Bill 543.44
Alex. Kieth for trucking 15.00
Mueller Mfg. Co. 1.86
Greenslade Oil Co. 6.60
S. H. Benningham, Gate Valve 3.50
N. H. Power, Salary May and June 50.00
Mich. Pipe Co. By City 16.00
Miller Seldon Electric Co. 20.00
Choppe, Stevens & Co. 1.00
A. Harvey, & Sons 10.49
W. M. Rangel, labor in cemeteries 69.20
Farmington Hardware Co. 60.74
Park Garage 12.60
Lee Hardware 22.27
Postage for Water Bills 100.98
Olin Russell 163.26
Farmington Lumber & Coal Co. 5.00
H. J. Jones, Black Smith 5.00
N. J. Eisenlord, Electrical Supplies 71.60
Clarence Aldrich Shubbery 100.00

Moved by Cook and supported by Johnson that bills be allowed as read and orders drawn for the same. Carried, all yeas.
Petition received asking for installation of electric light at corner of Shaw and Sherwood streets. Permission given and Clerk ordered to sign permit.
Motion made by Johnson and supported by Warner, that Old Steel Store tank be sold. Carried, all yeas.
Motion made by Warner and supported by Johnson, to resurface Shawness street, from Warner street to Division street. Carried. No dissenting vote.
Moved by Warner that Sub-Division of Brookfield, Sub-Division of Brookfield, W. G. Malcomson be accepted if proper security to cover sewer, water mains, grading and graveling of streets totaling \$60,000.00 is deposited with the Village Clerk. Supported by Bickling. Carried. All yeas.
Council adjourned.
N. H. POWER, Clerk.

Being a Wife and Mother

By MYRA CURTIS LANE
(Copyright, 1924, Western Newspaper Union.)

THE little, middle-aged woman, unmistakably a spinster from her appearance, was sitting in the parlor of the little house. The three were all under the age of seven. There were two more, she learned later, in conversation. Acquaintance was quickly made—it was inevitable. It began only of breakfast. The cat seems to go to the household every day, the Emersonian question—why so hot, little man?—William Lyon Phelps, in Scribner's.

The spinster was on her way home from a visit to a relative. It was her first holiday in years. She was going back to the daily grind that had been a part of her life. And she had been thinking bitterly as she returned how life had dealt with her.

She had been engaged to be married about fifteen years before, and she had been very much in love. Her lover and she had quarreled. There had been senseless pride on both sides. Then they had drifted apart from each other. And—that was all.

But how she had longed for marriage and motherhood! How dreary life had been for her! With half-dozen children fighting after her, she could not have felt that her mission in life was fulfilled.

And she had watched the pretty little married woman jealously. If she could have changed places with her! That youngest, boy—how like Jim he was! He might have been his son. If she could have had a boy like that!

"Oh, of course, young children like me," answered the spinster.
"I was a foolish person, I think. You see, I was just in love with my husband. And so I gave up my plans of a career for myself in order to settle down into a wife. I had a little ambition. I would have done well."

"But to be a wife and mother is so much finer," said the spinster earnestly.
"Perhaps—I don't know. After all, my youngest son, one of the boys, just gets pitched about by fate. Thank heaven I have a good husband, and he still cares for me!"

The youngest child set up a wail. The second was wailing. He began to cry. The eldest was hungry. The mother searched for food in a satchel. An orange appeared, the peel littered the floor. For awhile the three of them were crying at the top of their voices.

"Let me hold the youngest," said the spinster lifting him upon her lap. The child screamed louder. He pushed her away. He struck at her. Apologetically the mother moved him. She scolded him.
"And she was thinking, 'Why did I ever marry?' But she hadn't the courage to tell the other that. And the spinster was crying her heart out."

Night came on. Three little heads lined the seat in a row. The mother was worn out, too. She slept fitfully. They were nursing their desire.



Writer Declares Cat Teaches Man Repose

I believe that every household should contain a cat, not only for decorative and domestic values, but because the cat inquisitiveness is both a rebuke and an inspiration to irritate, tense, restless and tortured men and women.

In spite of the fact that there are a hundred books published every year in which human beings are told to "relax"—tensionless and contented—every man seems to be required in order to keep quiet—very few men, women or children have mastered even the elementary principles of repose.

The bodies of children and the minds of adults keep tumbling only by conscious and continuous effort, which is a condition very different from rest; we try just as hard to rest as we do to keep going. I think it was in a famous book called "Power Through Rest" that I read the statement that when the ordinary mortal gets into bed he does not really relax; he tries to hold the bed down. Many in bed every night, they have their feet raised.

Now, when the cat decides to take its repose it not only lies down; it pours its body out on the floor like a glass of water. It is restless nearly to the point of being mad. It looks up from the morning paper and roars at the folly and stupidity of our lawmakers; then he happens to see the family cat, who is either totally uninterested, or, if thoughtful, is thinking only of breakfast. The cat seems to go to the household every day, the Emersonian question—why so hot, little man?—William Lyon Phelps, in Scribner's.



Jack Sprat
Could eat no fat.
His wife could eat no lean;
And why?
Because the price of meat
Quite kept the platter lean.

Pleasure in Solitude
How few people really get good company for themselves! Most of us, when left alone for more than the briefest space of time, are bored. This is not in itself a grave matter; for most people are not often left alone. But it is a sign of a shallow mind, the curious joy, the active imagination that can create for them anywhere and at any time—even in society—a solitude, with the outlook and the mood that solitude best fosters. It is only the poet, active or potential, for whom the vacant or the passive mood means pleasure.

The outward shows of sky and earth. Of hill and valley, he had viewed; And could not but put it in him. Have come to him in solitude.
In common things that round us lie, The wisdom that no man can teach, The harvest of a quiet eye.
That broods and sleeps on his own view.
—North American Review

How Did She Know?

The lights were turned low in the copy library. She sat in the big armchair, her heart a flutter and her brain in a whirl.
Bored was to visit her that night. And he would take her in his arms. Perhaps they would be married—

The bell—
Bored entered, his hair slicked back and his bow tie at the double. He moved three chairs from his vest pocket. Then he turned with outstretched arms.
"Stop," she sobbed. "To have loved before."—Phoenix

Don't Be in a Hurry

The club boy rushed angrily into the secretary's office, spluttering and giving vent to excited and incoherent exclamations.
"It's been grossly insulted," he shouted, when he had calmed down sufficiently.
"How so?" inquired the secretary, who had heard such complaints before.

"Just now, during lunch, that young Dawson drawled: 'Look here, I'll give you \$50 if you'll resign from this club.' All the members heard him. Now, what ought to do about it?"
Without the least hesitation came the reply from the secretary:
"Hold on for a better offer."

A Waste of Breath

A young tyro had just been engaged by a solicitor. She had never done legal work before, and was rather nervous.
The lawyer settled himself in his chair and began dictating a brief. He had peered away for about ten minutes when the girl stopped, a horrified look on her face.

"Would you mind saying that all over again?" she asked, with eyes full of tears.
"Why?"
"I forget to put any paper in the machine."

Produce Best Laws
The best laws, the noblest examples are those that are produced for the benefit of the good from the crimes of other men.

STATE OF MICHIGAN

In the Circuit Court for the County of Oakland
In Chancery

Edmund A. Wood, Plaintiff
No. 11439
Aug. C. Baldwin, Flora E. Baldwin, Helen P. Look, Julia L. Cole, or the unknown heirs, devisees, legatees and assigns of each and every of them, August 1, Christian, Clara B. Bradford, Ida Cole and Emma Cole Morris, Defendants

At a session of said Court held at the Court House in the City of Pontiac, County of Oakland, State of Michigan, on the 2nd day of June A. D. 1924.
Present: Hon. Frank L. Covert, Circuit Judge.

On reading and filing the Bill of Complaint duly filed in said Court, and the affidavit of Clinton McGee, from which it satisfactorily appears to the Court 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 further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

num, Christine Barnum, Joseph Baber and Lydia L. Weber, his wife, William Lyon and Angeline Lyon, his wife, Hiram Kelley and Eleanor Kelley, his wife, Thomas J. Barnum and George W. Barnum, Lambert B. Barnum, Thomas A. Ladd, Delos Davis, the unknown wife of Delos Davis, Stephen Hyde, Frances Canfield, Frederick C. Canfield, or the unknown heirs, devisees, legatees and assigns of each and every of them, Farmers and Mechanics Bank of Michigan, or its successors or assigns or its unknown stockholders or creditors and all unknown persons who are or may be entitled to claim under them, or any of them, Lottie Canfield, John A. Canfield, Nella Canfield, now Nella C. Durrant, and Alfred B. Canfield, Defendants

At a session of said Court held at the Court House in the City of Pontiac, County of Oakland, State of Michigan, on the 27th day of May A. D. 1924.
Present: Hon. Frank L. Covert, Circuit Judge.

On reading and filing the Amended Bill of Complaint duly filed in said Court, and the Amended Affidavit of Clinton McGee, from which it satisfactorily appears to the Court 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 further appearing to the Court that the Company known as the Farmers and Mechanics Bank of Michigan is unknown, and that its stockholders, creditors and assigns cannot be ascertained, and diligent search and inquiry; and

It further appearing to the Court by the Amended Affidavit on file, that John A. Canfield, one of the defendants, is a non-resident of the State of Michigan, but resides at Orlando, Florida; and

It further appearing that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in the said Bill of Complaint as defendants, or any of them, are living or dead, or where he, she or they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

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It further appearing to the Court that after diligent search, inquiry and investigation it cannot be ascertained, and it is not known whether the persons named in said Bill of Complaint as defendants, or any of them, are living or dead, or where they may reside, or whether they are necessary and proper parties in the above entitled cause; and

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PONTIAC COMMERCIAL AND SAVINGS BANK

DETROIT UNITED LINES.
Farmington Time Table.
(Eastern Standard Time)
(Effective September 24, 1923)
Cars leave Farmington for Detroit at 6:08 a.m., 6:38 a.m., limited at 6:54 a.m., 7:48 a.m., 8:48 a.m., 9:48 a.m., and hourly to 8:48 p.m., 4:48 p.m., 5:48 p.m., then hourly to 8:48 p.m., also 9:28 p.m., 10:53 p.m. (to Junction only 11:48 p.m., and 1:03 a.m.)
Cars leave Farmington Jct. for Orchard Lake and Pontiac at 5:40 a.m., 6:40 a.m., 7:10 a.m., 7:55 a.m., and hourly to 10:55 p.m., also 6:10 p.m. and 12:20 a.m.

First car leaves Farmington for Northville at 6:05 a.m., 7:00 a.m., hourly to 11:00 p.m., also 6:15 p.m. and 12:22 a.m.
Cars connect at Northville with those for Plymouth and Wayne over the D. J. & C. Hourly limited service to Ann Arbor.