

"The Store With the Stocks" We Deliver Farmington Drug Co. STANLEY F. SMITH, Prescription Druggist "Service With Courtesy" Original Cut-Rate Home of the Famous Chocolate Soda "Velvet Brand" Ice Cream Why didn't I discover them before? Many a woman has asked herself this question after trying the delicious candy laxative, Rexall Orderlies. Rexall Orderlies never act harshly; never gripe or irritate. And children like them for their candy flavor—and their gentleness. Nothing but nature could be kinder. Try them today.

Orderlies 50c tin of 60

Goodenough, Voorhes, Long and Ryan, Attorneys for Plaintiff, Penobscot Bldg., Detroit, Mich.

By virtue of a writ of fieri facias, issued out of and under the seal of the Circuit Court for the County of Oakland and State of Michigan, to the Sheriff of said County, to cause the Mortgage & Contract Company, a Michigan Corporation, to deliver to the goods and chattels, lands and tenements of W. Downing Dukes, Helen Dukes, Edward C. Renner, and Fanny Renner I did, on the 16th day of June, A. D. 1932, levy upon and take all the right, title and interest of said W. Downing Dukes, Helen Dukes, Edward C. Renner and Fanny Renner in and to the following described real estate, situated in the County of Oakland and State of Michigan, to-wit: All that certain piece and parcel of land situated in the Township of Royal Oak, County of Oakland and State of Michigan, known and described as Lot 50, Lincoln Grove Subdivision of part of Southwest Quarter (1/4) of Section 22, Royal Oak Township, Oakland County, Michigan, all of which I shall expose for sale at public auction at the eastern door of the Oakland County Court House in the City of Pontiac, Michigan, (that being the place where the Circuit Court for said County of Oakland State of Michigan is held) on Thursday, the 20th day of January, A. D. 1933 at eleven o'clock in the forenoon, Eastern Standard Time.

By John C. McElroy, Sheriff, Oakland County, Michigan. Dated: November 22, 1932. Nov. 24-Jan. 5

Peoples State Bank Bldg., Pontiac, Michigan.

NOTICE OF FORECLOSURE OF LAND CONTRACT TO WILLIAM J. JAMES and WANDA JAMES, his wife, of the City of Detroit, Wayne County, Michigan. You are hereby notified that a certain land contract bearing date the 4th day of June, 1929, by and between JOHN G. G. RAU and MARGA RAU, the wife of said John G. Rau, and William J. James and Wanda James, his wife, of the second part, is in default, by reason of the non-payment of the installments of principal, interest and insurance due thereunder, and you are hereby notified that the said John G. G. Rau and Wanda James, his wife, elect to declare and do hereby declare said land contract forfeited, and you are hereby further notified that the said John G. Rau and Wanda James, his wife, surrender and deliver up possession of the premises in said land contract mentioned and of which you are now in possession under and by virtue of the terms thereof. Said premises are described in said land contract as follows, to-wit: Land in the Township of Farmington, County of Oakland, Michigan, described as follows: a fractional part of the west 1/2 of section 14 of the Northwest 1/4 of the northwest 1/4 of section 30, and a fractional part of the southeast corner of the southwest 1/4 of section 25, Town 1 North, Range 10 West, Meridian, which according to a survey made July 26, 1915 is more particularly described by metes and bounds, as follows: Beginning at an iron pin in the center of the SW corner of the NW 1/4 of section 14 of the Northwest 1/4 of section 30, North 25° 15' E.

When Winter Comes Now is the time to check up on your Automobile Insurance. You'll have no fear of winter's doubled driving hazards if your car is properly covered with Public Liability, Property Damage, and Collision insurance. This agency is at your service. CITIZENS MUTUAL of HOWELL THROUGH ITS AUTHORIZED AGENT Olin Russell, Inc. FORD SALES AND SERVICE Phone 151 Farmington

CLARENCE VILLE Mrs. Fred Menke Suit Dismissed, Avert Delay in Tax Collection (Continued on page four) tried to obtain detailed figures of the budget, but failed to do so, and that so far as he knows, the figures have never been published for the benefit of the taxpayers.

The plaintiff contended that in setting the budget at \$16,000, the board did not consider primary mortgage, which has amounted to \$3,979.02; that she believes the total estimated expense for the year, except for sinking fund and bills carried-over requirements is only about \$11,000. Deducing from this the primary money received, only about \$7,320.58 would be needed for the year. The plaintiff asserted, and declared that the difference between that sum and \$16,000 was added in anticipation of future tax delinquency, which is void, illegal and a fraud on the taxpayers.

Drastic Cut in Costs The plaintiff pointed out that for each of the last three years the budget has been \$16,000, while four years ago it was \$17,000, and that in the last two years the board has made drastic cuts in expenses, with but four teachers now instead of five, sharp reductions in salaries, abandonment of one school building, and reduction from 10 to 9 months in the school year. It was asserted that the levy is unconstitutional, and a request for writ of prohibition, that be believed, performance now would be an unwarranted extension of the authority of the court, that would tie up the whole tax-collection. The plaintiff, he said, could have filed papers within a few days after the annual meeting, giving ample time for a hearing. He said he could not justify action at this late date, and dismissed the order to show cause. Mr. Smith stated whether the defendants have costs, but the Judge replied in the negative, because it was "a public matter."

Set-off With Bank An interesting question for residents of the district and of other school districts is all the raised by the charge in the complaint that the school board has used \$2,200 of sinking fund money for current expenses. In their answer, three officers of the board stated that the board had \$4,000 on deposit in Farmington State Savings Bank when it was closed, that the board owed the bank over \$5,000 plus interest on a past-due note, and that the board voted to set off the deposit against the loan, rather than waiting for what it demands it might get on its \$4,000 and being called upon to pay the \$5,000 indebtedness in full, while possibly suffering a loss on the deposit. The reply asserted that the legality of the action was approved by a member of the Department of Public Instruction, who commended the board for it.

Farmington Mills has timely messages to the farmer who grows grain, or raises poultry and livestock. Always a good show at the Redford Theater. Programs every week in the Enterprise.

E. L. Phillips, Attorney for Mortgage; 515 Pontiac Bank Bldg., Pontiac, Michigan. MORTGAGE FORECLOSURE SALE—In the conditions of a certain mortgage made by HARRY WESTMAN and MARY WESTMAN, his wife, to JESSIE M. MOODY, mortgagee, dated the 10th day of June, A. D. 1927, and recorded in the office of the Register of Deeds of the County of Oakland and State of Michigan, on the 15th day of June, A. D. 1927, in Liber 478 of Mortgages, on pages 574-5, on which mortgage there is claimed to be due and unpaid at the date of this notice the sum of TWENTY SIX THOUSAND FOUR HUNDRED AND NO CENTS AND NO FURTHER PROCEEDING AT LAW OR IN EQUITY HAVING BEEN MADE OR INSTITUTED TO RECOVER THE DEBT SECURED BY SAID MORTGAGE, the power of sale contained in said mortgage, and pursuant to the statute in such case made and provided, NOTICE IS HEREBY GIVEN, that on Saturday, the 26th day of November, A. D. 1932, at ten o'clock in the forenoon, Eastern Standard Time, said mortgage will be foreclosed by a sale at public vendue to the highest bidder at the County Court House in the City of Pontiac, Michigan, (that being the place where the Circuit Court for the County of Oakland and State of Michigan is held), of the premises described in said mortgage, or so much thereof as may be necessary to satisfy the debt secured by said mortgage, and all legal costs and charges, and expenses of advertising, and the costs of the sale, and do hereby elect to declare and do hereby declare said mortgage forfeited, and you are hereby further notified that the said John G. Rau and Wanda James, his wife, surrender and deliver up possession of the premises in said land contract mentioned and of which you are now in possession under and by virtue of the terms thereof.

WANT AD COLUMN RATES: Cash, 10 cents per word per line; copy sent extra if charged. Copy sent in by Thursday noon. Phone 25-7.

X-PERT RADIO REPAIRING—building and installing; work guaranteed; prices right; Pette Farmington 79-74. Call for PETTE 27-4-c

MOORE'S blood tested baby chicks from unusually large barred and white rocks, developed by a very profitable broiler, write for prices. Moore Hatchery, 41733 Michigan Avenue, Phone 421-L, Wayne, Michigan. 49-4f

FOR RENT—Houses. Desirable locations and reasonable rents. Farmington State Savings Bank. 52-c-2f

RADIO TROUBLE? Call 66F13. Results guaranteed or no charge. Hedberg Electric Service. 45-4-f

LARGE CHICAGO Piano Manufacturer has in the vicinity of Farmington beautiful Playmate Piano slightly used and partly paid for. Will sell to responsible party who will complete contract on small monthly payments. Also new baby Grand and bunghole style Upright. For further information write Auditor, P. O. Box 195, Chicago, Illinois. 3-c-2

\$25 REWARD offered for any information leading to the arrest and conviction of the party or parties breaking into the residence of Miss Ruth Carstie, October 3, 1932. 4-l-p

FOR RENT—House at 22459 Seward Avenue, 6 rooms and garage; lights and gas, \$10 per month. Call Mrs. O'Brien, Townsend 76409. 4-l-p

PIGS FOR SALE Cheap—Homer Eisenlord. Phone Farmington 269. 4-l-c

FOR SALE—1/2 horsepower motor, inquire Fred W. Daines, R. F. D. No. 2 Farmington. 4-l-p

Anderson, Wilcox, Lacy & Lawson, Attorneys for Mortgage, MORTGAGE SALE—Default having been made in the conditions of a certain mortgage made by CLAUDE H. CAMPBELL and ICEOLBENO H. CAMPBELL, his wife, to the City of Highland Park, County of Wayne and State of Michigan, to the Highland Park State Bank, of the City of Highland Park, County of Wayne and State of Michigan, banking corporation organized and existing under the laws of the State of Michigan and having its principal place of business in the City of Highland Park, dated the 15th day of May, A. D. 1925, and recorded in the Office of the Register of Deeds of the County of Wayne on the 16th day of May, A. D. 1925, in which mortgage there is due and unpaid at the date of this notice the sum of TWO THOUSAND ONE HUNDRED EIGHT AND 3/10 CENTS (\$2,118.33) Dollars, and no suit or proceeding at law or in equity having been instituted to recover the debt now remaining secured by said mortgage, or any part thereof.

Notice is hereby given, that in virtue of the power of sale in said mortgage contained and of the statute of Michigan, the undersigned will sell publicly at public vendue to the highest bidder for cash on Friday, the 16th day of December, A. D. 1932, at ten o'clock in the forenoon, Eastern Standard Time, at the Eastern or Saginaw Street entrance to the Oakland County Building in the City of Pontiac, County of Oakland, and State of Michigan, (that being the building wherein the Circuit Court for the County of Oakland and State of Michigan is held) said mortgage, or sufficient thereof, to satisfy said indebtedness with seven per cent (7%) interest and all legal costs allowed by law and provided for in said mortgage, including attorneys' fees, the following described premises, to-wit: The Village of Ferndale, County of Oakland, and State of Michigan. Notice is hereby given, that in virtue of the power of sale in said mortgage contained and of the statute of Michigan, the undersigned will sell publicly at public vendue to the highest bidder for cash on Friday, the 16th day of December, A. D. 1932, at ten o'clock in the forenoon, Eastern Standard Time, at the Eastern or Saginaw Street entrance to the Oakland County Building in the City of Pontiac, County of Oakland, and State of Michigan, (that being the building wherein the Circuit Court for the County of Oakland and State of Michigan is held) said mortgage, or sufficient thereof, to satisfy said indebtedness with seven per cent (7%) interest and all legal costs allowed by law and provided for in said mortgage, including attorneys' fees, the following described premises, to-wit: The Village of Ferndale, County of Oakland, and State of Michigan.

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