

LEGAL NOTICE

HOWARD L. BOND, Attorney-at-Law,
2315 N. Saginaw Street, Pontiac, 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 15th day of February,
A. D. 1948.
Present, Honorable ARTHUR E. MOORE,
Judge of Probate.

In the matter of the estate of Frank
Lambert Nichols, Mortality Income Tax.
Samuel C. Davis, Guardian of said estate
having filed in said Court the Final Ac-
count and petition praying for the exami-
nation and allowance thereof and for the
discharge of said guardian.

It is ordered, that the 15th day of
March, A. D. 1948 at nine o'clock in the
forenoon, at said Probate Office, be and
is hereby appointed for hearing said peti-
tion.

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 said day of
hearing, in the Farmington Enterprise, a
newspaper printed and circulated in said

LEGAL NOTICES

County.
ARTHUR E. MOORE,
Judge of Probate,
Feb. 19 - March 4,
1948.
IN THE PROBATE COURT
FOR THE COUNTY OF OAKLAND
At a session of said Court, held at the
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LEGAL NOTICES

from the date of this order, or said
bill of Complaint will be taken as con-
fessed against him, and the order shall
be published according to law and a copy
sent by registered mail to her last known
address as required by law.
George B. Hartwick,
Director, Probate,
Jan. 25-March 4,
1948.
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 15th day of February,
A. D. 1948.
Present, Honorable ARTHUR E. MOORE,
Judge of Probate.

In the matter of the estate of Lewis
Clark Hatten, Decedent.
George B. Hartwick, administrator of said
estate having filed in said Court the Final
Account and petition praying for the exami-
nation and allowance thereof; determi-
nation of the heirs of said decedent;
and the discharge of said administrator.

It is ordered, that the 15th day of March,
A. D. 1948 at nine 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, once each week, for three
successive weeks previous to said day of
hearing, in the Farmington Enterprise, a
newspaper printed and circulated in said
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GEN. TAYLOR CRITICIZES WENNERSTRUM



FRANKFURT, GERMANY — SOUNDPHOTO — Brig. Gen. Telford Taylor, right, Chief American Prosecutor of war crimes in Germany, charged Judge Charles F. Wennerstrum, left, of the Iowa State Supreme Court, who presided at war crimes trial of German generals which ended last week at Nuremberg, with "Grave Misconduct" and "Dissemination of Lies." General Taylor issued his blast after learning of an interview given by Judge Wennerstrum in which he criticized severely the proceedings of the Nuremberg War Crimes Tribunal.

WASHINGTON DIGEST . . .
(Continued from Page Two)
This may really have been intended
because the President did not ask in his
November 17 message to congress
for credit controls and increased
bank reserves. However, when con-
gress said "bump" to that along
with the President's other recom-
mendations, he turned around and
denoted the man who is said to
have written the deflation prescrip-
tion from the chairmanship of the
federal reserve board (Marshall
Focke), and put in a man supposed
to have more sympathy with an op-
posite course.

However we mustn't spoil a good
story by facts. There are other
points which can be introduced to
give a touch of veridicality to an
otherwise not-to-be-believing
narrative. The soothsayers said
that several methods were pur-
sued, some of them successfully.
For example, the President slum-
banged at what he called the
"gamblers" in commodities who
were driving up food prices by
speculating in grain and other
commodities.

That did open a Pandora's box,
and some of the plagues released
alighted on the very rootstock of the
White House. But it also threw a
score into the markets and the
markets.

Then came the day of a White
House press and radio conference
when the President made a remark
— credited at the time by some of
his friends as an uncharacteristic slip
— when he said that if the cost of liv-
ing was not controlled, there would
be a crash. That got headlines,
frightened a lot of little fellows
who pulled out their chips and,
combining with other evil jinn
released from the economist's inn
bottles, did the trick.

There are many others of these
tales which will grow, such as the
creation of sub-spots by the admin-
istrators' atomic-energy experts.
But one is enough for the moment.
Anyhow, "It was planned that
way!"

TAFTHARTLEY ISSUE
LOSING ITS POTENCY
There has been a lot of noise
over the Taft-Hartley act lately,
and on the surface it looks as if
the law might become an issue in
the presidential campaign. If that
should happen, it certainly would
help the prestige of Senator Taft.
But the old-timers say it can't hap-
pen.

As you know, last autumn, right
after the next went into effect, a lot
of people felt its provisions would
decide the votes in the by-elections.
But those elections came and went,
and it was hard to adduce
any substance to prove that Taft
had figured very much, if at all.

Later on, animosity against the
law died down. But now both the
CIO and AFL have announced their
primary plans for campaigning
against the men who voted for it.
Taft has used it in his campaign
speeches in Midwest centers where

labor is strong: Phillip Murray was
indicted under its provisions and
both Murray, representing the CIO,
and the International Typograph-
ers' union have charged it is un-
constitutional. But the issue fails
to command any real dramatic in-
terest.

This is another proof of how a
controversial issue that calls
forth bitter debate and stirs up
nationalwide interest at the mo-
ment, can slide into the back-
ground as time passes, and by
election day have little or no
effect on votes.

It is much like a fire that makes
Page 1 because it breaks out just
as an edition of an afternoon paper
is going to press. It may get a
runner on Page 1 if the news is light,
but by the next edition, it may have
shrunk to a single head on an in-
side page. Recency expands the
importance of all events. You may
contact excitedly at dinner how
you almost got hit by a truck on
the way to work. But by tomorrow
night, you'll be telling with much
more gusto about a fish you caught
last summer.

Senator Taft himself admitted
that the clause under which Mur-
ray was indicted requires clarification
(whether union-financed news-
papers can support political candi-
dates). Attorney General Clark
said it brought up a delicate consti-
tutional question. Clark added he
was simply trying to enforce the

FEDERAL PAYROLL CUT ADDS TO STATE RESPONSIBILITY

The United States Veterans Ad-
ministration announced this week
that it is virtually abandoning the
supervision of GI Bill-approved
schools and job-training establish-
ments.

Advisement and guidance of GI
Bill students and trainees will also
be slashed to the bone as VA
juggles its huge employee list to
meet anticipated cuts in the num-
ber of non-military personnel it will
be allowed in the next fiscal year.
Veterans Administrator Carl R.
Gray, Jr., announced an over-all cut
of \$500 persons from the VA pay-
roll before June 30 to get in line
with the President's budget recom-
mendations to Congress.

The Office of Veterans Affairs has
one man whose entire time line is
devoted to unraveling problems
which develop when veterans are
engaged in the job or apprenticeship
training. No other provision is
made by the State for such assistance
to these more than 25,000
veterans.

There are 20 employees in the
Office of Veterans Affairs, 3 of
whom are stenographic and clerical
employees. The remaining 17
are divided as follows: adminis-
trative and supervisory, 3; field ser-
vice, 3; rehabilitation, 2; counsel-
ing and special problems, 1; TB
hospitals, 1; on-the-job and ap-
prenticeship training, 1.

law as written when he prepared
provisions.

"This statute can present a
problem in the accommodation of
the constitutional power of con-
gress to regulate federal elections
with the constitutional freedoms
of speech and press," Clark point-
ed out.

Background of the case was Mur-
ray's authorization of the publica-
tion in a CIO-financed paper of an
endorsement of a candidate for con-
gress. He did it on purpose as a
test case, Murray said that if it
were interpreted, that same clause
would prevent a corporation which
publishes a newspaper from taking
a political stand in that newspaper.

Clark says that institutions,
banks, labor unions and corpora-
tions cannot make expenditures in
connection with political cam-
paigns.

That truly brought up a vital
issue. But hardly one that would
affect elections in November. Es-
pecially when the voters—who are
consumers—are so much more con-
cerned with the economic situation
which comes so much closer to
highly sensitive pocketbook nerve.

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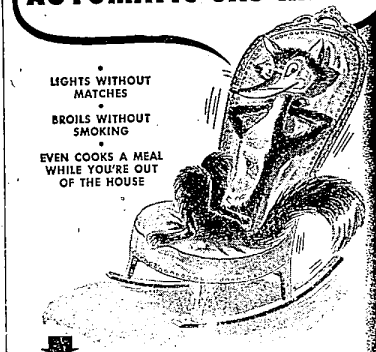
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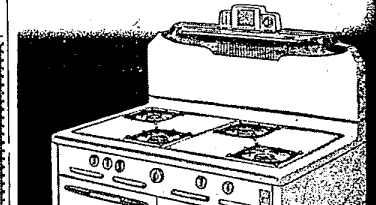
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REGISTRATION NOTICE FOR SPECIAL ELECTION TO BE HELD Monday, April 5, 1948

TO THE QUALIFIED ELECTORS OF THE CITY OF FARMINGTON, COUNTY OF OAKLAND, STATE OF MICHIGAN:

Notice is hereby given that in conformity with the "Michigan Election Law", I, the undersigned City Clerk will, upon any day except Sunday and a legal holiday, the day of any regular or special election or a primary election, receive for registration the name of any legal voter, in said City not already registered, who may apply to me personally for such registration.

Provided, however, that I can receive no names for registration during the time intervening between the twentieth day before any regular, special or official primary election and the day of such election.

Notice is further given to the qualified electors of the City that the undersigned Clerk of said City will register qualified electors who may apply at my office in the City Hall, located at 33312 Grand River Avenue, Farmington, Michigan, Tuesday, March 16, 1948, the twentieth day preceding said election, the last day for general registration, by personal application, for said election, from 8:00 o'clock a.m. until 8:00 o'clock p.m. on said day for the purpose of reviewing the registration and registering such of the qualified electors in said City as shall properly apply therefor.

The name of no person but an actual resident of the precinct at the time of registration, and entitled under the Constitution, if remaining such a resident, to vote at the next election, shall be entered in the registration book.

HARRY W. MOORE, City Clerk
March 4, 11

SCHEDULE OF ELECTIONS

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 25th day of February,
A. D. 1948.
Present, Honorable ARTHUR E. MOORE,
Judge of Probate.

In the matter of the estate of Frederick
J. Schindler having filed in said Court the Final
Account and petition praying for the exami-
nation and allowance thereof; determi-
nation of the heirs of said decedent;
and the discharge of said administrator.

It is ordered, that the 25th day of
March, A. D. 1948 at nine o'clock in the
forenoon, at said Probate Office, be and
is hereby appointed for hearing said peti-
tion.

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 said day of
hearing, in the Farmington Enterprise, a
newspaper printed and circulated in said
County.

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 25th day of February,
A. D. 1948.
Present, Honorable ARTHUR E. MOORE,
Judge of Probate.

In the matter of the estate of Charles
Edward Boyd, Decedent.
Thomas L. Boyd, having filed in said
Court a petition praying that the adminis-
tration of said estate be granted to the
petitioner or to some other suitable per-
son.

It is ordered, that the 25th day of
March, A. D. 1948 at nine o'clock in the
forenoon, at said Probate Office, be and
is hereby appointed for hearing said peti-
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It is further ordered, that public notice
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ARTHUR E. MOORE,
Judge of Probate,
March 4 - 18,
1948.

NOTICE OF DISSOLUTION
OF PARTNERSHIP
Notice is hereby given by Lemuel H.
Irving that the partnership heretofore
existing between Lemuel H. Irving and
John W. Wiegand under the name and
style Blue Diamond Trucking Company,
33312 Grand River Avenue, Farmington,
Michigan has been dissolved and that the said John
Wiegand has withdrawn from said firm
and shall no longer be liable for any order,
debt, obligation or commitment in-
terposed in connection with the future operation
of said business.

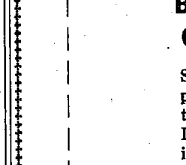
Notice is further given that Lemuel H.
Irving will continue to operate said busi-
ness under the same name and at the
same place as the sole owner, that he
and that the said John W. Wiegand
no longer has any authority to obligate
said business in any manner.
Dated: February 19, 1948
Feb. 26 - April 1

Wedding Pictures



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