### Chelsea Standard CHELSEA'S HOME NEWSPAPER THE INTERESTS OF FOR 69 YEARS VOLUME LXX-No. 49. CHELSEA, MICHIGAN, THÙRSDAY, JULY 3, 1941 SUBSCRIPTION \$1.50 PER YEAR

### **More Comfort This Summer** If You Have One of Our Electric Fans! **Electric** Fans Electric Fans-Oscillating Streamlined ...\$4.95 to \$7.95 Calorex Vacuum Gallon Jugs Calorex Vacuum Gallon Jugs with Spout Calorex Vacuum Bottles, quarts Calorex Vacuum Bottles, pints Sani-Ped Foot Powder Stag Duck Hats, with Sunvisor \$1.59 \$1.98 \$1.49 .980 35c 29c Sun Glasses 19c to 98c Fungi-Rex, Athlete's Foot 70c Sloan's Liniment 50c 59c 75c Listerine Antiseptic 59c 60c Alka-Seltzer 49c 25c Chocolate Ex-Lax 75c Carter's Little Liver Pills 19c lea Soap, Sergeant's or Pulvex . 23c Flea Powder-Sergeant's, One-Spot, Pulvex 23c-47c For the Gardens—Arsenate Lead, Paris Green, Black Leaf "40", Rotenone Dust, Garden Flit.

# HENRY H. FENN **THIS WEEK'S SPECIALS!** Sardines. 31/ oz. can in oil

1 lb. Best-Creamery Butter 38e
المكتبة الإيرسيس فالمسر بالأعار بالأسار الملاعين فيجره فيشتك ستشبب الآلوا تباد اليرزي البارك وإكبار ستروي الكار
7 bars P and G Soap
Jiffy Biscuit Flour, pkg
그는 이 물건을 가지 않는 것 같아요. 이렇게 이 것 같은 것 같아요. 이렇게 많은 것 같아요. 이렇게 하는 것 같아요. 이렇게 아니는 한 것 않는 것 같아요. 이렇게 아니는 것 않는 것 같아요. 이들 것 같아요. 이들 것 같아요. 이렇게 아니는 것 같아요. 이들 하는 것 같아요. 이들 것 않
1 lb. Jack Frost Cookies
2 lbs. Argo Gloss Starch
w neatles, per pkg.



When Thomas Jefferson and his colleagues wrote the Declaration of Independence, they set forth for all time the basic principles of true democracy. They are just as true today as they were when they were adopted on July 4, 1776.

Almost insurmountable problems faced the tiny republic when it decided to tear itself loose from the

Building Su Lumber Ce	ement
Cement Blocks	Brixment
Asphalt Shingles	and the second state of th
Better Re-Roof	Now
PHONE 112	
CHELSE	
Lumber, Grain &	
	112141.11111111111111111111111111111111
Fourth of July S 2 lge. pkgs. Crax	
1 qt. Isbest Salad Dressing 2 cans Alliance Tuna Fish Fla 2 lge. bottles Defiance Catsup	kes

.25c

28c

6 pkgs. Kool-Aid

1 can Defiance Red Alaska Salmon

DEVOTED TO

THIS SECTION



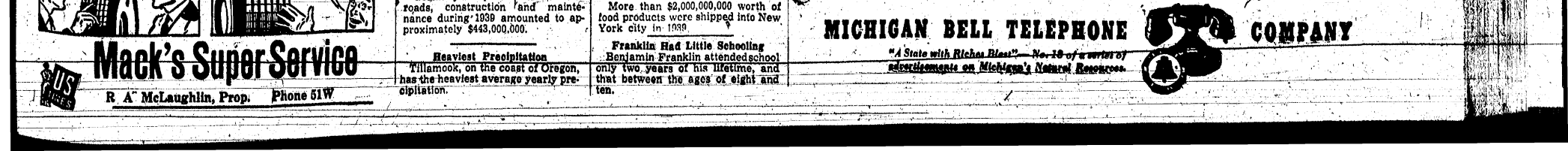




Germany's expenditures on motor

will be hold July 3, 4 and 5.

10.2.10.121



Lots of Food

### THE CHELSEA STANDARD, CHELSEA, MICHIGAN

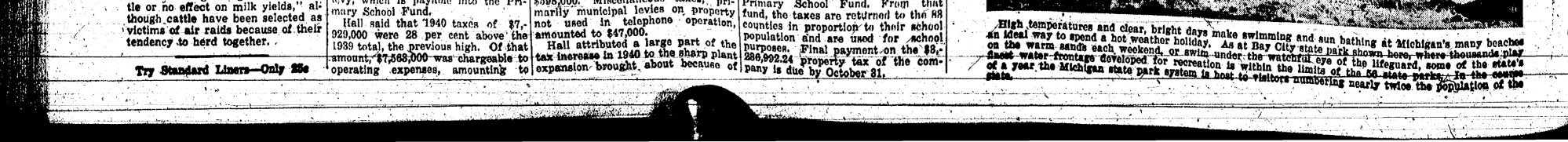
## THURSDAY, JULY 3, 1941



THURSDAY, JULY 8, 1941			SEA STANDARD, CHELSEA, M	IICHIGAN -	
PERSONALS Ars. Chris Reimold had the misfor-	Mr. and Mrs. Fred C. Klingler spent several days of the past week with relatives in Sarnia and Port Huron.	The week in Delense	LAMBARTH REUNION Representatives of the Lambarth family, numbering about 175 were in	KIWANIS NEWS	W. R. C. PICNIC Twenty-five members of the W. R. C. attended a picnic at Greening's called Tuesday afternoon to the home
arm. A Hinderer spent		announced plans for a nation-wide Fourth of July celebration with	attendance at the annual reunion, held on Sunday in Parker's grove, Lima	on Monday evening for an interclub	grove, Clear lake, last week Wednes- of Mrs. Lula Scripter on West Middle day afternoon, at which robber's bingo St. they found that a kerosene stove furnished amusement. A pot-luck had been left burning and the house
nday in Grand Rapids with their Roger.	Miss Barbara Moran of Jackson is spending several days of this week as the guest of her cousing Miss	at 4 p. m. EST to be followed by the	A business session followed the basket dinner and officers elected for	Kiwanis club of that city. The Chel-	supper was served. It was decided to was filled with smoke, which caused hold another picnic in July at Dexter- considerable damage.
e week-end with her parents, Mr.	Liscle. Sister Williamena of Roise Hate	taneously throughout the nation.	1942 are as follows: President—Lydia Wiedman, Ann Avhor	19-2. After the game, Kiwanians of Chelsea and Wayne enjoyed an excel-	Female Fish Larger Jefferson Invented Waffle The female fish grows to a larger Thomas Jefferson invented the
Mr. and Mrs. R. E. Jony spent the ek-end in Detroit at the home of and Mrs. Carl Schumacher.	days' vacation at the home of Mr. and Mrs. Joseph Hafner and other rela-	the President said, " it is alto-		lent suppor and a fine meeting at the Wayne Hotel. The program chairman announced	size than the male. waffle.
Mr. and Mrs. Phil Willis and family Grass Lake were guests of Mr. and s. Lloyd Heydlauff on Sunday.	Melissa Balmer and Anna Campbell	found true expression in the immortal	Treasurer-Robert Lambarth, Sa- line.	that the Kiwanians of Ypsilanti would come to Chelsea next Monday evening	
rs. Lloyd Heydiani on Sunday. Mr. and Mrs. Alfred Lipphardt of Arbor spent Saturday with her	northern Michigan. They will remain at home a couple of weeks before re- turning to their work in Jackson.	Declaration. Those words never had a deeper or more solenin meaning for America than they have in this hour	Selections by the Ford Mountaineers featured the afternoon entertainment and games were played, including a	for a conference game with the Chel- sea club and that both groups would meet in Chelsea after the game for	
Ming hred Hypeesmio	I AND MARKING AND THE MAINE AND	President Roosevelt told his press	A gift was presented Mis. Christina		<b>SUMMER</b>
Mr. and Mrs. O. D. Luick ughter Lucile, and Mrs. O. D. Luick ent Sunday afternoon in Lansing.	for a week-end visit with relatives.	conference the U. S would give all	Klumpp of Saline, the oldest member present. The youngest was Donald Wurster Lage of Ann Arbor, age 11	Legend has it that farmers, from time to time, have been sold the	VALUES
fall in Dexter on Monday evening.	for a visit. Mr. and Mrs. W H Ketz and	Germany but that no list of Soviet needs had been submitted yet. The Treasury Department announced it	days.	Brooklyn bridge, the Empire State building, or a gold brick, but it re- mained for the town of Ada, Okla.	
d family are moving to ipsilanti	daughter Ann left for their home in Schenectady, N. Y. on Sunday eve- ning after two weeks visit with be	Secretary of State Welles announced	State of Michigan, in the Circuit Court for the County of Washtenawin	to pull a prize boner that should be given top honors. Walter Brooks	These low prices picture the savings you achieve when you come to
Mr. and Mrs. Joseph Hull and Mr. and Mrs. Joseph Hull and randson, Lowell Pane, of Lansing,	parents, Mr. and Mrs. John Fischer,	the Neutrality Act, which prohibits American vessels from combat areas, would not be invoked in connection	Chancery. William Reule, and Armilla Reule,	tax resale list. After buying the property through a bidding sale, he went to look at the property. He	mobilized for your "summer maneuvers" and in our large and varied
ere week-end guests of Mrs. A. D.	CAN YOU BELIEVE YOUR EYES?	with the Russian conflict. Mr. Welles said that while the Com-	vs. Tully C. P. Fenn, William Denman,	discovered that he had purchased part of the city park. How the park	stock, you will find those things you need for the full enjoyment of your play and leisure. Get them today and get off to a good start!
Ferry class of the First Methodist hurch, Owosso, visited the Chelsea old People's Home in a body last	signals—misjudge distances—pass by	as the Nazi dictatorship, the immed- late issue is defense against Hitlerism	William Judson, Jr., William Judson, Adial Prudden, Adeal Prudden, Hor-	-town is seeking some means of can-	Extax (Poison Ivy) Sun Hats
Mursday. Mr. and Mrs. L. J. McKinley and	friends without recognizing them	and the German plan for universal conquest.	mund T. Prudden, Ellen Jane Prudden, Ellen J. Prudden, Christian Jensen,	celling the sale; giving Brooks back his money and the town keeping the park.	Ped (Athlete's Foot) Sun Glasses
lests at the home of Mr. and Mrs. d. Scripter.	your welfare-a barrier to the gen-	FRED E. REICHERT Fred E. Reichert, lifelong resident	Matthew Jenson, Matthew Jensen, Mathias Jensen, Barbary Jenson, Bar- bary Jensen, James Barth, Julius	ORDER FOR PUBLICATION	Sun Tan Oils
ent Sunday with Mr. and Mrs. A. Wilson at their summer home at	a barrier easily overcome through the simple adjustment of your vision by	past 21 years had made his home in Lima township: died Monday morning	Barth, Julius T. Barth, James H.	No. 25233 State of Michigan, the Probate Court	Calomine Lotion
wanaugh lake. Mr. and Mrs. Charles Muchleisen	an eye examination today is a highly specialized, accurate process, thor-	after a long illness. The son of the late Jacob and Mary Bohnett Reichert, he was born May 1.	Pierce, or their respective unknown heirs, devisees, legatees, and assigns,	for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann	Mosquito Lotions
d daughter of Walkerville, Ont. vis- d Sunday at the home of Mr. and rs. Ernest Aberle.	oughly proven, and aided by the finest precision instruments it is your guardian of truthful vision. Use it	1885 in Scio township. He was mar- ried April 3, 1906 to Anna L. Koeng-	At a session of said Court, held at the Court House in the City of Ann	Arbor, in said County, on the 28th day of June, A. D. 1941. Present, Hon. Jay 'G. Pray, Judge	Foot Powders Deodorants
Mr. and Mrs. Richard Harlan and and Mrs. George Jones of Jackson re callers at the home of Mr. and	Call 413-W for an appointment. E. E. WINANS,	Mr. Reichert was a former secre- tary of the German Farmers Mutual	Arbor, in said County, on the 30th day of June, A. D. 1941. Present: Honorable George W.	of Probate. In the Matter of the Estate of	Eusting Powders
s. Ed. Gentner on Sunday. fr. and Mrs. Floyd Allshouse were	P. T. A. HOLDS PICNIC	Fire Insurance Co. and was a member of the Masonic lodge at Dexter and St. Paul's Evangelical church, Chel-	Sample, Circuit Judge It appearing to the Court from the allegations-contained in the Bill of	Thomas Stanfield, deceased. Oscar G. Ulrich, Administrator of said estate having filed in said Court	Electric Fans Bathing Caps PLAYMATES
	The Bed School P. T. A. held its annual picnic on Sunday at Dexter- Huron park, which was attended by	sea. He is survived by the widow; a son,	Complaint filed in this cause and from the affidavit annexed thereto that the	his final administration account, and his-petition praying for the allowance thereof and for the assignment and	Picnic Supplies A tall, frosty soda, or fresh fruit drink at our cool fountair
dr. and Mrs. Walter Haab and fam and Mrs. Christian Grau and son	about 25. Games were played after the basket dinner, Margaret and Jos- eph Steele being winners in the	ship; two daughters, Esther of Ann Arbor, and Mrs. J. David Hayden of	above named defendants and their un- known heirs, devisees, legatees and assigns, are necessary and proper	distribution of the residue of said es-	- Insect rependits is the perfect pick-up after play. You'll find satisfying refresh-
mer spent Sunday in Flint at the me of Mr. and Mrs. Herbert Laros. Mr. and Mrs. George Royer and	clothespin game, and Mrs. S.J. Weber in the guessing game.	Rudolph E. Reichert of Ann Arbor and Walter E. Reichert of Lower	parties to said cause, and that the said plaintiffs do not know and have been unable, after diligent search and in-	July, A. D. 1941, at ten o'clock in the forenoon, at said Probate Office, be	Cameras sure in its bubbling depths.
, and Mrs. Ernest Greshaw of Burr k were Tuesday evening visitors at	BOSTESS TO S. A. CLUB Mrs. J. J. Munro was hostess to the	Lake, Calif. Funeral scrvices were held at 2:00 o'clock Wednesday afternoon at the	quiry, to ascertain the places of resi- dence of the persons named as de- fendants herein and their unknown	and is hereby appointed for examining and allowing said account and hearing said petition;	We Have Your Favorite Sheet Music and Magazines
lams.	S. A. club on Friday night, Mrs. Rob- ert Howe winning high prize in bridge and Mrs. Clyde Thrasher of Ann Ar-	Muchlig chapel, Ann Arbor, with Rev. P. H. Grabowski officiating. Burial	heirs, devisces, legatees, and assigns, or any of them, and cannot ascertain	It is Further Ordered, That public notice thereof be given by publication of a copy of this order, for three suc-	
week of June 23rd as guests of and Mrs. A. C. White at their	bor, second. Miss Peggy Chandler of Charlotte was a guest at the party.	MRS. BARBARA EVERHAM	in what state or country the said de- fendants or their unknown heirs, devi- sces, legatees and assigns, reside;	cessive weeks previous to said day of hearing, in the Chelsea Standard, a	
intry estate, Shady Lane, near veland.	SELECTEES GO TO CALIFORNIA	Funeral services for Mrs. Barbara McKay Everham, who died Friday at	Therefore, on motion of James C.	newspaper printed and circulated in said County.	PHONE ONIO Store, CHELSEA

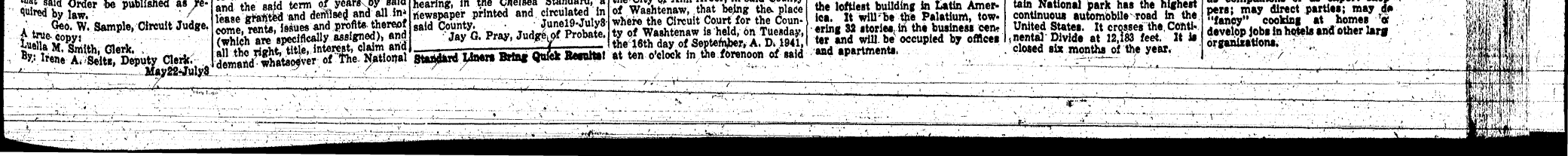






### THURSDAY, JULY 8, 1941 THE CHELSEA STANDARD, CHELSEA, MICHIGAN STATE OF MICHIGAN ORDER APPOINTING TIME FOR STATE OF MICHIGAN Company of Ann Arbor, either in law, NOTICE OF MORTGAGE SALE | day, which said premises are described the Circuit Court for the County Default having been made in the in said mortgage as all those certain The Circuit Court for the County of Beauty Is Not Necessary HEARING CLAIMS or in equity, either in possession or Washtenaw, In Chancery. conditions of a certain mortgage made pieces or parcels of land, situate and No. 81760 expectancy, of, in and to the above of washingthe Straight, Clayton Wight, Washtenaw, In Chancery. For Success in Movies State of Michigan, the Probate Court being in the City of Ann Arbor, in the described land and estate, and the Elizabeth Straight, Holtz, his wife, Cecil-Holtz, Irene Holtz, his wife, Orel A. Whitfield, Mary Joan Whit-Mary Little, by her next friend, Arrights and appurtenances and case- by Charles J. Wahr and Genevieve E. County of Washtenaw, and State of If you are hard to photograph. for the County of Washtenaw. thur C. Lohman, Plaintiff, ments thereof, or belonging thereto, Wahr, husband and wife, of the City Michigan, and described as follows, young woman, the chances are you At a session of said Court, held at id his wife, Plaintiffs, would make a good motion picture the Probate Office in the City of Ann Arbor, in the said County, on the 16th day of June, A. D. 1941. Dresont Honorable Jay G Duay of Ann Arbor now has or may the 29th day of June, 1929, and re-one-half rods east of the Register of formed by the intersection of the Dresont Honorable Jay G Duay (G Duay 1941. Dresont Honorable Jay G Duay (G Duay 1941. Dresont Honorable Jay G Duay (G Duay 1941. Dresont Honorable Jay G Duay (G Duay (G Duay 1941.) Dresont Honorable Jay G Duay (G Duay (G Duay 1941.) Dresont Honorable Jay G Duay (G Du including any larger; greater, addi= of Ann Arbor, Washtenaw County, to-wit:-That is, being hard to photograph Milton Pettibone, day of June, A. D. 1941. son Cross, Malinda Cross, John 1800 Cotton, Andrew C. Judge of Probate. 12200, Edwin Cotton, Andrew C. Judge of Probate. etch, Hannah Drury, Emily C. In the Matter of ice, Josephine A: Drury, John L. Sumner, deceased. You'll have to have talent, you'll in-connection therewith, or appurte Deeds for the County of Washtenaw, south line of Huron Street with the Present: Honorable George W have to study, and you'll have a lot In the Matter of the Estate of Ells State of Michigan, on June 29, 1929, | cast line of Fifth Avenue and running Sample, Circuit Judge. of other chores to do But you can nant thereto. Also that certain Indenture of Lease in Liber 184 of Mortgages, page 576, thence south eight rods parallel to the In this cauge it appearing rest assured, right from the begin-Hibbard, and their unknown heirs, It appeaving to the Court that the dated-the-fifteenth day of April, A. and which said mortgage was later cast line of Fifth Avenue; thence west davit on file, that the defendant ning, if you haven't one of those Hibbard, and assigns, De-time for presentation of chains against said estate should be limited, and that D. 1928, between The National Com- duly assigned by said Ann Arbor five and one-half rods parallel to the Leonard Little, is not a resident of even, regular and perfectly beautia time and place be appointed to real pany of Ann Arbor, as Lessor, and ceive, examine and adjust all claims and demands against said deceased by and before said Court: box, a national banking: corporation, field, husband and wife, or the sur-and before said Court: box, a national banking: corporation, and before said Court: box, a national banking: corporation, and before said Court: box, a national banking: corporation, and before said Court: box, a national banking: corporation, and before said Court: box, a national banking: corporation, box, a national Com-vivor of either, of Ann Arbor, Michi-along the south line of Huron Street, box, a batter bank of Ann Arbor, Michi-box, a batter bank of Ann Arbor, Michi-batter batter batte ful muggs, that you have a chance. fendants. No. 696N The authority for this statement is Charles Lang, A. S. C. Lang is Order for Appearance At a session of the said Court held a head photographer at Paramount It is Ordered, That creditors of said pany of Ann Arbor has leased for a gan, by Assignment dated the 15th five and one-half rods to the place of torney for Plaintiff, it is ordered that in the Court House in the City of Ann deceased are required to present their period of fifteen (15) years, com- day of August, 1929, which Assign, beginning, being a part of lots three the appearance of the said defendant, "After 20 years with cameras," the, Washtenaw County, Michigan, Lang ,says, "I've come to the conlaims to said Court at said Probate mencing October first, 1928, and ex-ment was duly recorded on the 15th and four in block one south of Huron Leonard Little, be entered in this Loth day of June, A. D. 1941. methe lota day of August, 1928, and ex-present: Honorable Geo. W. Sample, Present: Honorable Geo. W. Sample, Present: Honorable Geo. W. Sample, Complex of the said Court at said Probate piring September 30, 1943, a part of the building constructed on said Complex of the said cause and the Affling the Bill of Complex of Affling the Bill of the formoon, said time and place Complex of Affling the Bill of the formoon, said time and place Complex of Affling the Bill of the Affling the Bill of the formoon, said time and place Complex of Affling the Bill of the Affling the Bill of the Affling the Bill of the formoon, said time and place Complex of Affling the Bill of the Affling the Bill of the Affling the Affling the Bill of the Said County, Michigan, and the said Oscar tenaw and State of Michigan; also answer to the Bill of County thereof served upon where in films. The girls where the said building, all as more the said building, all as more the said building the Bill of the Said the time and active the said building the Bill of the said building the Bill of the said building, all as more the said building the Bill of the Said time and active the said building the Bill of the said building the Bill of the Said building the Bill of the Said time and the said building the Bill of the Said time and the said of the Said t clusion that young girls who have beautiful, regular features, although Circuit, Judge. they photograph wonderfully, haven't much chance to get any-Complaint in said cause and the Affte being hereby appointed for the examidavit of Russel D. Parr attached here- nation and adjustment of all claims "The girls who do get ahead have specifically described and set forth in life, and the said Cora E. Butterfield sixteen and one-half feet in width of the Attorney for the Plaintiff within character in their faces. Some to, from which it satisfactorily ap-, and demands against said deceased. said Indenture of Lease, subject, being the owner of said mortgage, as lot three, all in block one south of hitteen days after service on him o pears to the Court that the defendants It is Further Ordered, That public aren't beautiful. In fact, some have nevertheless, to the terms, covenants, the survivor of Oscar H. Butterfield Huron Street, range six east, except- his Attorney of a copy of the said above-named, or their unknown heirs, notice thereof be given by publication very homely features which make conditions and provisions in said In- and Cora E. Butterfield, husband and ing and reserving therefrom a parcel Bill, and in default thereof, that said them. extremely difficult to photorisees, legatees and assigns, are of a copy of this order for three sucwife, and which mortgage contains a of land seventy five feet square in the Bill be taken as confessed by the said proper and necessary parties defend, cessive weeks-pr denture of Lease contained. graph. But they do have a quality power of sale and on which mortgage northwest corner of the above de tiefendant, Leonard Little. in the above-entitled cause, and, hearing, in the Chelsen Standard, a above and beyond beauty-some-ALBERT W. HOOPER. there is claimed to be due and unpaid scribed land heretofore conveyed to It is further Ordered, that the said nt in the appearing that after dili- newspaper printed and circulated in thing that stands out.' Circuit Court Commissioner, at the date of this notice for princi- the Sinclair Refining Company in Li- plaintiff cause this order to be pubgent search and inquiry it cannot be said County, Lang, who left the University of Washtenaw County, Michigan. June19-July3 pal, interest, taxes and insurance the ber 237 of Deeds, Page 385, all ac- lished in the Chelsea Standard, a scertained, and it is not known California to photograph players and Jay G. Pray, Judge of Probate, Dated: Ann Arbor, Michigan, June 2, sum of \$4467.64; and no suit or pro- cording to the recorded plat of the newspaper printed, published, and cir- has been at it ever since, asserts whether or not certain ones of said 1941. ceeding at law or in equity having Village (now City) of Ann Arbor, culating in said County, and that such that the girl who looks like everydefendants are living or dead, or been instituted to recover said monies Washtenaw County, Michigan. CHANCERY SALE HUGH E. WILSON publication be commenced within for- one else, although she is beautiful where they may reside if living, and. Dated: June 17, 1941. ty days from the date of this order, doesn't have a chance. In pursuance and by virtue of a De-Attorney for Plaintiff. or any part thereof; f dead, whether they have personal "From the standpoint of the camcree of the Circuit Court for the Business Address: 516 Ann Arbor Federal Deposit Insurance, Corand that such publication be con-Now, Therefore, by virtue of the enresentatives or heirs living or tinued therein once in each week for eraman and the lens," he exclains. County of Washtenaw, State of Michi-Trust Building, Ann Arbor, Michi poration, Assignee of Mortgagee. power of sale contained in said mortwhere they or some of them may reide, and further that the present gan, in Chancery, made and entered June5-July17 six weeks in succession, or that the "a face must have something to gan. gage and in pursuance of the statute ALBERT E. BLASHFIELD, side, and that the names of the D. 1941, in a certain cause therein in such case made and provided, Notice Attorney for Assignee of Mortgagee said Plaintiff cause a copy of this of lisell'-something which makes it Is Hereby Given that on Saturday, 1005 First National Bldg., Ann Arbor, der to be personally served on the said unique, and different, and unusual. NOTICE OF MORTGAGE SALE defendant, Leonard Little, at least Girls with a common, ordinary vapending, wherein Detroit Trust Comthe 26th day of July, 1941, at ten persons who are included therein Whereas, default has been made. June19-Sept11 without being named, but who are em. pany, a Michigan Corporation, Trus-Michigan, twenty days before the time prescribed riety of beauty should stay out of o'clock a. m., Eastern Standard time. and has continued for more than thir-Hollywood. They're just too, too for his appearance. tee, is Plaintiff, and The National there will be sold at public auction or braced therein under the title of unty days, in the conditions of a certain mortgage dated December 21, 1933, vendue to the highest bidder at the STATE OF MICHIGAN George W. Sample, Circuit Judge. lovely to mean anything in front of Company of Ann Arbor, a Michigan known heirs, devisees, legatees and executed by Sarah A. Grindley to southerly or Huron Street entrance of In the Probate Court for the County a camera.' JACOB F. FAHRNER, Corporation, and Main and Washingassigns, cannot be ascertained after Maude Henton, which said mortgage the Washtenaw County Court House of Washtenaw. Attorney for Plaintiff. ton Corporation, a Michigan Corporadiligent search and inquirv. Business Address: Ann Arbor, Michiwas duly recorded in the office of the in the City of Ann Arbor, Michigan, tion, are Defendants, notice is hereby No. 31187 of Russel D. Parr. attorpey for plaintiffs, it is ordered that given that I shall sell at public auc-June12-July24 Dog Aids Mounted Police Register of Deeds for Washtenaw that being the place where the Cirgan In the Matter of the Estate of tion, to the highest bidder, at the County, Michigan on the 25th day of cuit Court for the County of Wash-By Finding Liquor Cache defendants Lyman Pettibone, tion, to the mignest muler, at the Gounty, Mienigan on the zoth day of tenaw is held, the premises described James Kennington Bilbie, deceased. STATE-OF MICHIGAN Milton Pettibone, Jason Cross, Malin-Not only do the Mounties get their City of Ann. Arbor, that being the gages at page 576, said mortgage be-place of holding the Circuit Court for ing assigned by said Maude Henton to as may be necessary to realize the said County of Washtenaw, on Tues- Robert Beach Henton by assignment amount due aforesaid on said mort-In the Circuit Court for the County da Cross, John Brizzee, Edwin Cotton. At a session of said Court, held at men, but they've trained their dogs of Washtenaw, In Chancery. Andrew C. Leetch, Hannah, Druryto get them, too. the Court House in the City of Ann-Ann Arbor Trust Company; a Michi Emily C. Place, Josephine A. Drury. This was revealed for the first Arbor, in said County, on the 13th day, July 22, 1941, at ten o'clock in of mortgage, dated November 28, 1936, gage, together with interest at the gan corporation, trustee, Plaintiff. time in Canadian legal history when the forenoon, the following described which said assignment was duly re- rate of 61/2 % per annum and all legal day of June, 1941. heirs, devisces, legatees and assigns. Constable E. Moore of the R. C. M. property, situate in the City of Ann corded in said Register of Deeds' of- costs and charges allowed by law and Present: Honorable Jay C Pray, cause their appearance to be entered Elisha W. Rumsey, Evander T. Wil-P. introduced Happy Black Lux, a Arbor, County of Washtenaw, and fice in Liber 27 of Assignments at provided for in said mortgage, includ- Judge of Probate. liams, the unknown wife of Charles handsome police dog, as his princin this cause within three months from State of Michigan, described as fol- page 395 on the 19th day of June, ing an attorney fee, which said prem-It appearing from the petition this S. Stone, the unknown wife of Samuel 'pal "witness" in a liquor case in the date of this Order, and in default ises, are located in the City of Ann day filed by James Normanton Bilbie Hogg, the unknown wife of James W. Regina, Sask. thereof that said Bill of Complaint be That certain lease and leasehold es- And Whereas, the amount claimed Arbor, State of Michigan, and der that a certain instrument heretofore Hill, William Burbidge, Samuel Hogg, The evidence, it might be said, taken as confessed by the said detate, created in and by the lease from to be due on said mortgage for prin- scribed as follows, to-wit: filed in this Court on June 4, 1940 was Nelson B. Nye, the unknown wife of was as clean as a hound's tooth. The fendants, their unknown heirs, devi-"Beginning at a point 65 feet east admitted to probate on June 10, 1940 Frederick Seitz, Samuel Sperry, the constable, it must be admitted, did Warren W. Wadhams and Cora B. cipal and interest is Fifteen Hundred sees, legatecs and assigns: It is further ordered that this Or-Wadhams, his wife, (hereinafter re-der be served or published in accord-ier red to as the "Underlying Lease") and the further sum of Thirty Five inter the served of published in accord-ier set. unknown wife of Samuel Sperry, most of the talking, but the dog's acunto Walter C. Mack and Frank A. (\$85,00) Dollars as an attorney fee, six east in the City of Ann Arbor, without notice to and opportunity to arine Koch, Catherine Cook, Katharina Moore told how the dog uncovered ance with the Statutes in such cases with the Statutes in such cases in such cases in the north line be heard by certain individuals who koch, Catherine Cook, Katharina Moore told how the dog uncovered and provided. Stivers, as Trustees for The National as the statute in such case made and running thence east on the north line be heard by certain individuals who koch, Annis Fischer, together with some bottles, one containing liquor, are heirs at law of said lot 38 feet; thence south par-Geo. W. Sample, Circuit Judge. Company of Ann Arbor, which said provided, and the whole amount of said lot 38 feet; thence south par-are heirs at law of said lot 38 feet; thence south par-their unknown heirs, devisees, lega- in the mangers of a barn on the underlying lease was thereafter duly claimed to be unpaid on said mort- allel with the west line of said-lot 66 Now, Therefore, in accordance with these successors and assigns Defend. farm of Christ Hamann. Hamann made and provided.

	undertying lease was increated uny	gage is Fifteen Hundred Seventy Two	foot thence west narallel with the	the praver of said netition.	topo, buccobore and abording a statist	was found guilty and fined \$50 and	
all wich wich of the ward manual	assigned by the said waiter C. Mack	- and 50-100 (\$1,572.50), and no suit or	north line of said lot 33 feet thence	The The Ondering Attack all seconds in			
-involves-and is brought to-quiet title	and Frank A. Suvers, as such Trus-	and bu-luu (\$1,072.00), and no suit of	north newellel with the west line of	It is Ordered, that all persons m-	At a session of said Court held in	The constable described how the	·····································
to the following described piece or	tees, unto The National Company of	f proceedings having been instituted at	north paranet with the west line of	terested in said estate as devisees,	the Court House in the City of Ann	dogs were trained to help the Mount-	一方————————————————————————————————————
nemel of land.	Ann Arbor, and which said underlying	law or in equity to recover the debt	said lot of feet to the place of begin-	legatees_and heirs at law of said de-	Arbor, on the 21st day of June, 1941.	ies. He related how Happy Black	
Commence of the sect and month	lease and the assignment thereof by	now-remaining secured by said mort-	ning.	ceased, appear before this Court, at	[11] S. Ling, K. Miller, "Law Solution in the state of	les. He related now happy black	
and the second	the Trustees above named were there-	gage or any part thereof, whereby the	Dated at Ann Arbor, Michigan, Inis	said Probate Office; on Wednesday,		Lux was taken to the vicinity of	
center of the highway known as River	after duly recorded in the office of the	e power of sale contained in said mort-	+ Zyth-day of April, 1941.	July 16, 1941, at ten o'clock in the	Gircuit auuge.	Hamann's farm, under suspicion of	
Sunda About a said an and	Register of Deeds for Washtenaw	v gage has become operative.	Cora E. Butterneid,	forenoon of said day and show cause,	On reading and filing the bill of		· · · · · · · · · · · · · · · · · · ·
line to the southasst corner of the	County, Michigan, said underlying	Now Therefore, Natice is hereby		if any there be, why the said instru-	complaint in the above cause, and the	to make a search.	
mortheast guarter of said section four,	lease being dated February 11, 1927,	, given that by virtue of said power of	WILLIAM M. LAIRD,	ment above, mentioned should not be	affidavit of Earl H. Cress, President	Before sending nim on on a chase,	
twoney thuse shains and sighty sight	and leasing unto The National Com-	· sale and in nursuance of the statute	Attorney for Assignee of Mortgagee,	admitted to stand in this court as the	of the Ann Arbor Trust Company, a	Moore said, he lets the dog smell a	
wenty-three-chains and eighty-eight	nany of Ann Arbor, for the term of	in such case made and provided, the	201-3 Ann Arbor Trust Bldg.	last will and testament of said James	Michigan corporation, trustee, the	-vial-of liquor-containing either nome	
mins; unence north on the cast time of	ninety-nine (99) years, the following	said mortgage will be foreclosed by	Ann Arbor, Michigan, Mav1-July24	Konnington Bilbio deceased and whit	above plaintiff, from which it satis-	brew or straight alcohol, depending	
-Bud section, tweive engine and niteen-	described lands and premises, to-wit:	sale of the premises therein described		The execution"thereot. and the admin.#	incompany appears to the oburt mat mer		
inks to a stake; thence north eighty-	Lond situated in the City of Ann Ar-	at-public auction to the highest bid-	NOTICE OF MORTGAGE SALE	istration of said estate, should not in	residence or whereabouts of the above		11.11111111111111111111111111111111111
-lour degrees west, twonty-one chains.	how County of Wachtanaw and State	der at the south front door of the	NOTICE OF MONITIAGE BAME	all particulars be validated and be	named defendants-and-each-and-every	The dog is then released with the	
and thirty-nine links to the center of	of Mishigan many narticularly de-	der at the south iront door of the	Whereas, default has been made in	continued by the said James Norman-	one of them 's unknown and that it	command:	
the highway; thence south nine de-	or michigan, more particularly de-	Court House in the City of Ann Ar-	the payment of the money secured by	ton Bilbie, the executor named in said	cannot be ascertained whether the	"Go find him, Happy Black Lux."	
grees west along the center of said	Scribeu as tonows.	bor, County of Washtenaw, Michigan; that being the place of holding-the	a mortgage dated the oth day of July,	will	said defendants, or any of them are		
highway fifteen chains and nineteen	Commencing at a point in the cen-	that being the place of holding-the	A. D. 1932, executed by Henry S.	It To Further Ordered that nublic	alive, and if alive, where their resi-		
lipks to the place of heginning con-	ter-of an alley on the south side of	Circuit Court in and for said County,	Relate and Anna Sewell Platt, husband	notice of the foregoing shall be given	dence is, and that the persons named	Insects' Eyes More, Sensitive	
taining 30 and 75-100 acres of land	Washington Street between Lots One	on the 15th day of August, A. D. 1941,	and wife, of the City of Ypsilanti,	by publication of a copy of this order.	an the unknown heine detuigees long	Eyes of some insects are much	
more or less, excepting and reserving	(1)-and-Eight-(8)-in-Block Two (2)	at ten o'clock in the forenoon of said	Washtenaw County, Michigan, to the	for three successive weeks previous to	tees and assigns cannot be scortsingd-	more sensitive to ultra-violet light	
herefrom the west half thereof deed.	South of Huron Street, Range Four	r day, which said premises are described	Farmers and Mechanics Bank, of Ann	for three successive weeks previous to	after diligent coamb and inative	rays than are human eyes, reports	
ed to Pattee by deed recorded in liber	(4) East: thence running West on the	as follows:	Arbor, Michigan, which said mortgage	said day of hearing in the Chelsea	On motion of William M. Inited at 1	the Better Vision institute. In an	
10 page 97 of deeds, also excenting 3	South-side-of-Washington-Street, one	All-that-certain-piece-or-parcel_of	was duly recorded in the office of the	Standard, a newspaper printed and	torney for the plaintiff. It is Ordered	experiment sunlight was passed	
and 15-100 acres deeded to Thomas	hundred thirty-two (132) feet to the	alland situate and being in the Town-	Register of Deeds for the County of	The Company to the American Strategy	corney for the plantent, re is ordered	through a quartz prism so that inita-	
Andrews from off the south side hit	East line of Main Streets-thence South	ship of Lyndon, County of Washte-	Washtenaw, Michigan, in Liber 168 of		that the said defendants, their un-	red rays fell on one area, and ultra-	
dead recorded in them 74 mages 151 of	on the East line of Main Street forty-	naw and State of Michigan, known	Mortgages, on Page 479, on the 25th	The copy,	Known neirs, devisees, legatees and	violet rays fell upon another area.	
deals also avanting and saming	four (44) feet; thence East at right	and described as follows:	day of July, A. D. 1932; and.	Nora O. Borgert, Probate Registrar.	assigns, cause their appearance to be	To human eves the red area was	
the north face and a the north face	invite to Main Street and narallel to	"The north four hundred sixty-seven	TTTL		entered in this cause within three	light, but the ultra-violet area was	
and further acres of that parcel of	Washington Streat and hundred four	"Ine north iour hundred sixty-seven		ORDER APPOINTING TIME FOR	months from the date of this order	dark. A nest of ants was disturbed	
(and (which contained 12 and 1-2	Washington Street one hundred four	and 4-10 feet of the southeast quarter	with the note or obligation mentioned	9	and, in detault mereor that the onl or	and the ant eggs were distributed	
deeded by Ida B.	(104) Teet; thence wor mananer to	of the southwest quarter of section	therein, was thereafter duly assigned		complatint pe taken as confessed by	over both areas under the prism.	
mullage to Christ Baker and wife, by	Main Street and at right angles to	three, town one south, range three	by deed of assignment by the Farmers	Ne. 31874	the said delendants, their unknown	The ants hurriedly carried the eggs	
recorded in liber 232 page 393 of	Washington Street ten (10) feet;	east."	& Mechanics Bank to the Federal De-	State of Michigan, the Probate Court	neirs, devisees, legatees and assigns,	out of the ultra-violet into the red	
deeds, also excepting and reserving	thence East at right angles to Main	Dated: May 21, 1941.	posit Insurance Corporation, which as-	for the County of Washtenaw.		area. This indicated that ultra-	
the north three pores deeded by Ben-	Street and parallel to wasnington	Robert-Reach Henton.	signment_was_dated_the_14th_day_of		twenty days, plaintiff cause a copy of	wialst pave are visible the ante but	
Jamin Stevenson and wife to Ernest	Street twenty-eight (28) reet to the	Assignee of Mortgagee.	February, A. D. 1936, and was there-	the Probate Onice in the Ony of Anti-	this order to be published in the Chel-	that intra-wat wave are waterivate	
i Gran and with his dead vacandad	leaster of the allev: inence NOID		after duly manufad in the office of the	Auton in the sold County on the 22nd	sea Standard, a newspaper published,		
			E. M. A. M. Martinez, "A structure of the structure of				
In liber 248 page 302 of deeds, hereby	along the center line of said aney and		Register of Deeds for Washtenaw		nrinted and airculated in said County	GBIK.	
<sup>10</sup> liber 248 page 302 of deeds, hereby	parallel to Main Street thirty-four		Register of Deeds for Washtenaw County, Michigan, on the 15th day of		printed and circulated in said County i		
WUT STILL ONO HOLF CAPOR OF ISTIL TO OPP	ITXAI THEL TO LOU DIALE VI NUBAIHANDI	Business Address: Chelsea, Michigan.	Register of Deeds for Washtenaw County, Michigan, on the 15th day of February, A. D. 1936, in Liber 25 of		printed and circulated in said County, and that such publication shall con-		
or less said land being a part of the	including the buildings on said prem-	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14	February, A. D. 1936, in Liber 20 of	Present, Honorable Jay G. Pray, Judge of Probate.	printed and circulated in said County, and that such publication shall con-	Always a First Time	
or less, said land being a part of the	including the buildings on said prem-	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14	Assignments of Mortgages on Page	Judge of Probate. In the Matter of the Estate of	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession.	Always a First Time The old clock in the tower of the	
or less, said land being a part of the	including the buildings on said prem- ises and the rights and easements be-	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR	Assignments of Mortgages on Page. 305; and,	Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased.	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession.	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22%	
or less, said land being a part of the Dortheast quarter of section four, Ypsilanti Township, Washtenaw Coun-	including the buildings on said prem- ises and the rights and easements be-	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR	Assignments of Mortgages on Page 305; and, Whereas the amount claimed to be	Dresent, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true conve	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first	
or less, said land being a part of the <u>northeast quarter</u> of section four, <u>Ypsilanti Township</u> , Washtenaw Coun- ty, Michigan.	including the buildings on said prem- ises and the rights and easements be- longing or appertaining to said prem-	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS	Assignments of Mortgages on Page 305; and, Whereas, the amount claimed to be	Dresent, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Irene A. Seitz, Deputy Clerk.	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years /	
or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw Coun- ty, Michigan. RUSSEL D. PARR.	including the buildings on said prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the weblic in a strip of land eight (8) feet	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, — Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned:	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years / ago. Most affected by the stoppage	
our and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw Coun- ty, Michigan. <u>RUSSEL D. PARR</u> , Attorney for Plaintiffs,	including the buildings on said prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, — Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of <u>Charles W. Miller</u> , deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re-	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned:	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years / ago. Most affected by the stoppage were the old men in the City Hall	
our and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw Coun- ty, Michigan. <u>RUSSEL D. PARR</u> , Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michi-	including the buildings on said prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the weblic in a strip of land eight (8) feet	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred	Dresent, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive examine and adjust all claims	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Irene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk.	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years / ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their	
our and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw Coun- ty, Michigan. <u>RUSSEL D. PARR</u> , Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michi-	(34) reet to the plate of beginning including the buildings on said prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley.	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw.	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the	Dresent, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Irene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk.	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov-	
our and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw Coun- ty, Michigan. RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michi- gan. Ph. Wayne 79.	(34) reet to the plate of soid prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley.	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court:	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Irene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk, To the Above Named Defendants:	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock.	
our and one-half acres of land more or less, said land being a part of the Dortheast quarter of section four, Ypsilanti Township, Washtenaw Coun- ty, Michigan. <u>RUSSEL D. PARR.</u> Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michi- gan. Ph. Wayne 79. <u>A true copy:</u> June19-July31 Luella M. Smith. County Clerk.	(34) feet to the place of sold prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor in the said County, on the 9th	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court:	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on	
our and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw Coun- ty, Michigan. <u>RUSSEL D. PARK</u> , Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michi- gan. Ph. Wayne 79. A true copy: June19-JulyS1 Luella M. Smith, County Clerk.	(34) feet to the place of sources, including the buildings on said prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June A. D. 1941	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, 	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said- deceased are required to present their	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Irene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build-	
<ul> <li>Idd and one-half acres of land more or less, said land being a part of the Dortheast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR.</li> <li>Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Gan. Ph. Wayne 79.</li> <li>A true copy: June19-July31</li> <li>Luella M. Smith, County Clerk.</li> </ul>	(34) feet to the place of sources, including the buildings on said prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941.	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, 	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav-	
<ul> <li>Iddr and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Attrue copy: June19-JulyS1 Luella M. Smith, County Clerk.</li> </ul>	(34) reet to the place of scalar including the buildings on said prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray,	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, waking the total now due and unpaid	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem-	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit	
<ul> <li>Johr and one-half acres of land more or less, said land being a part of the Dortheast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan. Ph. Wayne 79. A true copy: June19-JulyS1 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit.</li> </ul>	(34) reet to the place of sold prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray,	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, waking the total now due and unpaid	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before, the 8th day of September, A. D. 1941, at ten o'clock	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There	
<ul> <li>Jour and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Attore copy: June19-JulyS1 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit.</li> </ul>	(34) reet to the place of soid prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, ymaking the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol-	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forencon, said time and, place	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession: Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor. County of Washteney.	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to	
July and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw Coun- ty, Michigan. RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michi- gan. Ph. Wayne 79. A true copy: June19-JulyS1 Luella M. Smith, County Clerk. Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit. STATE OF MICHIGAN In the Circuit Court for the County	(34) reet to the place of sold prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased.	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, ymaking the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35.050.67) reserving the right	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and, place being hereby appointed for the exami-	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit:	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop-	
Johr and one-half acres of land more or less, said land being a part of the Dortheast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.         ty, Michigan.         RUSSEL D. PARR,         Attorney for Plaintiffs,         Lee-Gerbstadt Bldg., Wayne, Michigan.         gan.         Ph. Wayne 79.         A true copy:         June19-JulyS1         Luella M. Smith, County Clerk.         Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit.         STATE OF MICHIGAN         In the Circuit Court for the County of Washtenaw. In Chancery.	(34) reet to the place of sold prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the beating and power machinery, appar-	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, ymaking the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to nay any or	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and place being hereby appointed for the exami- nation and adjustment of all claims	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10, years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known	
Jour and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw Coun- ty, Michigan.         RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michi- gan. Ph. Wayne 79. A true copy: June19-JulyS1 Luella M. Smith, County Clerk.         Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit. STATE OF MICHIGAN         In the Circuit Court for the County of Washtenaw. In Chancery.	(34) reet to the place of sold prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the beating and power machinery, appar-	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, ymaking the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to nay any or	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and place being hereby appointed for the exami- nation and adjustment of all claims	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk, To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east according to the	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10, years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were	
Maurice Goldsmith, Attorney, Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit. STATE OF MICHIGAN In the Circuit Court for the County Of Washtenaw, In Chancery. In the Circuit Court for the County In the Circuit Court for the County Of Washtenaw, In Chancery.	(34) reet to the place of sold prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and anpliances, elevators, and	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th t day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, ymaking the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unnaid taxes at any time before	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east; according to the criginal recorded plat of the village	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10, years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were	
Jour and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw Coun- ty, Michigan. <u>RUSSEL D. PARR,</u> Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michi- gan. Ph. Wayne 79. A true copy: Luella M. Smith, County Clerk. Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit. STATE OF MICHIGAN In the Circuit Court for the County of Washtenaw, In Chancery. George Bachur, Plaintiff;	(34) reet to the plate of soid prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators and lifts; and also all credits, options,	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, — Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, ymaking the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale and to add the amount thereof	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east; according to the criginal recorded plat of the village	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10, years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were	
<ul> <li>Jour and one-half acres of land more or less, said land being a part of the lortheast quarter of section four, Ypsilanti Township, Washtenaw Coun- ty, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michi- gan. Ph. Wayne 79. A true copy: June19-July31 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit. STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery. George Bachur, Plaintiff; VS.</li> </ul>	(34) reet to the place of sources, and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators and lifts; and also all credits, options, privileges and rights of said The	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re-	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, making the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the emount thereof so paid to the amount secured by said	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forencon, said time and place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a conv of this-order for three suc-	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10, years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were	
<ul> <li>Joar and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>A true copy: June19-JulyS1 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit.</li> <li>STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery.</li> <li>George Bachur, Plaintiff; VS.</li> <li>Aenny Bachur, Defendant.</li> <li>At a session of said Court, held, at</li> </ul>	(34) reet to the place of sold prem- ises and the rights and easements be- longing or appertaining to sold prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of sold premises and used now as an alley. Together with all benefits arising from or under sold lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators and lifts; and also all credits, options, privileges and rights of sold The National Company of Ann Arbor un-	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, making the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the emount thereof so paid to the amount secured by said	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forencon, said time and place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a conv of this-order for three suc-	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made.	
<ul> <li>Noar and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Ph. Wayne 79.</li> <li>A true copy: June19-JulyS1 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit. STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery. George Bachur, Plaintiff; vs. Aenny Bachur, Defendant.</li> <li>At a session of said Court, held, at the court of the court for the court for the court for the county of Washtenaw, In Chancery.</li> </ul>	(34) reet to the place of sold prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators, and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, 	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a copy of this-order for three suc- cessive weeks previous to said day of hearing, in the Chelsea Standard.	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD,	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40	
<ul> <li>Joar and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Attrue copy: June19-JulyS1 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit. STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery. George Bachur, Plaintiff; vs. Aenny Bachur, Defendant.</li> <li>At a session of said Court, held, at the Court House in the City of Ann</li> </ul>	(34) reet to the place of sold prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators, and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and hanking fixtures now or	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court:	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, 	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and, place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a copy of this-order for three suc- cessive weeks previous to said day of hearing, in the Chelsea Standard, a	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD,	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years	
<ul> <li>Jour and one-half acres of land more or less, said land being a part of the lortheast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Atrue copy: June19-JulyS1 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit. STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery. George Bachur, Plaintiff; vs. Atta session of said Court, held, at the Court House in the City of Ann Atta Session of Said Court, held, at the Court House in the City of Ann</li> </ul>	(34) reet to the place of sold prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators, and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and hanking fixtures now or	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court:	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, 	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and, place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a copy of this-order for three suc- cessive weeks previous to said day of hearing, in the Chelsea Standard, a	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 9 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-8 Ann Arbor Trust Bldg.	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on	
<ul> <li>Joar and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Attrue copy: June19-JulyS1 Lueila M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit.</li> <li>STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery.</li> <li>George Bachur, Plaintiff; V8.</li> <li>Aenny Bachur, Defendant.</li> <li>At a session of said Court, held, at the Court House in the City of Ann Arbor, in said County, on the 7th day of May, A. D. 1941.</li> </ul>	(34) reet to the place of sold prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and banking fixtures now or hereafter owned by The National Company of Ann Arbor in the buildings	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court: It is Ordered, That creditors of said deceased are required to present their	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Flifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, ymaking the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Flifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the emount thereof so paid to the amount secured by said mortgage; and no suit or proceedings having been instituted to recover the debt now remaining secured by said mortgage, or any part thereof, where- hy the power of sale contained in said	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and, place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a copy of this-order for three suc- cessive weeks previous to said day of hearing, in the Chelsea Standard, a	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk, To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-3 Ann Arbor Trust Bldg.	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on her own resources," reports Miss	
<ul> <li>Joar and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Russell D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Ph. Wayne 79. June19-JulyS1 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit. STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery.</li> <li>George Bachur, Plaintiff; vs.</li> <li>Acnny Bachur, Defendant.</li> <li>At a session of said Court, held, at the Court House in the City of Ann Arbor, in said County, on the 7th day of May, A. D. 1941.</li> <li>Present: Hon. Geo. W. Sample, Circuit Ludge</li> </ul>	(34) reet to the plate of soid prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators, and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and banking fixtures now or hereafter owned by The National Company of Ann Arbor in the building erected or to be erected on the above	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING-CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court: It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, making the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the smount thereof so paid to the amount secured by said mortgage; and no suit or proceedings having been instituted to recover the debt now remaining secured by said mortgage, or any part thereof, where- by the power of sale contained in said mortgage has become operative,	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a copy of this-order for three suc- cessive weeks previous to said day of hearing, in the Chelsea Standard, a newspaper printed and circulated in said County. June 26-July10 Jay G. Pray, Judge of Probate.	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk, To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-3 Ann Arbor Trust Bldg.	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on her own resources," reports Miss Mary V. Robinson of Washington,	
<ul> <li>Jour and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Russell D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Ph. Wayne 79. June19-JulyS1 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit. STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery.</li> <li>George Bachur, Plaintiff, VS.</li> <li>Atenny Bachur, Defendant.</li> <li>At a session of said Court, held, at the Court House in the City of Ann Arbor, in said County, on the 7th day of May, A. D. 1941.</li> <li>Present: Hon. Geo. W. Sample, Circuit Judge.</li> </ul>	(34) reet to the plate of soid prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators, and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and banking fixtures now or hereafter owned by The National Company of Ann Arbor in the building erected or to be erected on the above described premises (meaning all such	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court: It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 26th day of	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, - Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, making the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the smount thereof so paid to the amount secured by said mortgage; and no suit or proceedings having been instituted to recover the debt now remaining secured by said mortgage, or any part thereof, where- by the power of sale contained in said mortgage has become operative, - Now Therefore, Notice Is Hereby	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a copy of this-order for three suc- cessive weeks previous to said day of hearing, in the Chelsea Standard, a newspaper printed and circulated in said County. June 26-July10 Jay G. Pray, Judge of Probate.	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-3 Ann Arbor Trust Bldg., Ann Arbor, Mich. June26-Aug7	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on her own resources," reports Miss Mary V. Robinson of Washington, public information director of the	
<ul> <li>Jour and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Ph. Wayne 79.</li> <li>A true copy: June19-July31</li> <li>Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit.</li> <li>STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery.</li> <li>George Bachur, Plaintiff; VS.</li> <li>Acnny Bachur, Defendant.</li> <li>At a session of said Court, held, at the Court House in the City of Ann Arbor, in said County, on the 7th day of May, A. D. 1941.</li> <li>Present: Hon. Geo. W. Sample, Circuit Judge.</li> <li>Satiafactory proor of affidavit show-ince the court is show-ince the court is constructed on the circuit show-ince the court proor of affidavit show-ince the court proor of affidavit show-ince the courted on the circuit show-ince the court proor of affidavit show-ince the court proor of affidavit show-ince the courted on the circuit show-ince the courted on the circuit show-ince the courted of the circuit show-ince the courted of the circuit show-ince t</li></ul>	(34) reet to the plate of soid prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and banking fixtures now or hereafter owned by The National Company of Ann Arbor in the building erected or to be erected on the above described premises (meaning all such fixtures as may properly be deemed	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court: It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 26th day of August, A. D. 1941, at ten o'clock in	<ul> <li>February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and,</li> <li>Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, making the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the emount thereof so paid to the amount secured by said mortgage; and no suit or proceedings having been instituted to recover the debt_now_remaining secured by said mortgage, or any part thereof, where- by the power of sale contained in said mortgage has become operative, Now, Therefore, Notice Is Hereby Given, that by virtue of said power</li> </ul>	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and, place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a copy of this-order for three-suc- cessive weeks previous to said day of hearing, in the Chelsea Standard, a newspaper printed and circulated in said County. June 26-July10 Jay G. Pray, Judge of Probate.	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-3 Ann Arbor Trust Bldg., Ann Arbor, Mich. June26-Aug7	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on her own resources," reports Miss Mary V. Robinson of Washington, public information director of the Women's Bureau of Public Employ-	
<ul> <li>Joar and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Ph. Wayne 79.</li> <li>A true copy: June19-July31 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit.</li> <li>STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery.</li> <li>George Bachur, Plaintiff; VS.</li> <li>Acnny Bachur, Defendant.</li> <li>At a session of said Court, held, at the Court House in the City of Ann Arbor, in said County, on the 7th day of May, A. D. 1941.</li> <li>Present: Hon. Geo. W. Sample, Circuit Judge.</li> <li>Satiafactory proor of affidavit showing that said defendant does not live</li> </ul>	(34) reet to the plate of soid prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and banking fixtures in ow or hereafter owned by The National Company of Ann Arbor in the building erected or to be erected on the above described premises (meaning all such fixtures as may properly be deemed as constituting a part of the realty);	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS to No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court: It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 26th day of August, A. D. 1941, at ten o'clock in the forenoon, said time and place be	<ul> <li>February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and,</li> <li>Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, making the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the emount thereof so paid to the amount secured by said mortgage; and no suit or proceedings having been instituted to recover the debt now remaining secured by said mortgage, or any part thereof, where- by the power of sale contained in said mortgage has become operative, Now, Therefore, Notice Is Hereby Given, that by virtue of said power of sale and in nursuence of the state.</li> </ul>	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and, place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a copy of this-order for three-suc- cessive weeks previous to said day of hearing, in the Chelsea Standard, a newspaper printed and circulated in said County. June 26-July10 Jay G. Pray, Judge of Probate.	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-3 Ann Arbor Trust Bldg., Ann Arbor, Mich. June26-Aug7	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on her own resources," reports Miss Mary V. Robinson of Washington, public information director of the Women's Bureau of Public Employ- ment. " Try as we may to be-	
<ul> <li>Jour and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Russel, D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>A true copy: June19-July31 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit.</li> <li>STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery.</li> <li>George Bachur, Plaintiff; VS.</li> <li>Aenny Bachur, Defendant.</li> <li>At a session of said Court, held, at the Court House in the City of Ann Arbor, in said County, on the 7th day of May, A. D. 1941.</li> <li>Present: Hon. Geo. W. Sample, Circuit Judge.</li> <li>Satiafactory proor of affidavit showing that said defendant does not live in this State but resides in the City in the City.</li> </ul>	(34) reet to the plate of soid prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and banking fixtures in ow or hereafter owned by The National Company of Ann Arbor in the building erected or to be erected on the above described premises (meaning all such fixtures as may properly be deemed as constituting a part of the realty); all of which are specifically assigned	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court: It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 26th day of August, A. D. 1941, at ten o'clock in the forenoon, said time and place be- ing hereby appointed for the exami-	<ul> <li>February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and,</li> <li>Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, making the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the emount thereof so paid to the amount secured by said mortgage; and no suit or proceedings having been instituted to recover the debt now remaining secured by said mortgage, or any part thereof, where- by the power of sale contained in said mortgage has become operative, Now, Therefore, Notice Is Hereby Given, that by virtue of said power of sale, and in pursuance of the stata- ute in suit ones and a novided</li> </ul>	<ul> <li>day of June, A. D. 1941.</li> <li>Present, Honorable Jay G. Pray, Judge of Probate.</li> <li>In the Matter of the Estate of Charles W. Miller, deceased.</li> <li>It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to receive, examine and adjust all claims and demands against said deceased by and before said Court;</li> <li>It is Ordered, That creditors of said deceased are required to present their claims to said Court;</li> <li>It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and place being hereby appointed for the examination and adjustment of all claims and demands against said deceased.</li> <li>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 Chelsea Standard, a newspaper printed and circulated in said County.</li> <li>June 26-July10 Jay G. Pray, Judge of Probate.</li> </ul>	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 9 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-8 Ann Arbor Trust Bldg. Ann Arbor, Mich. June26-Aug7	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on her own resources," reports Miss Mary V. Robinson of Washington, public information director of the Women's Bureau of Public Employ- ment. " Try as we may to be- lieve otherwise, there is still dis-	
<ul> <li>Jour and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Russel, D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>A true copy: June19-July31 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit.</li> <li>STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery.</li> <li>George Bachur, Plaintiff; VS.</li> <li>Aenny Bachur, Defendant.</li> <li>At a session of said Court, held, at the Court House in the City of Ann Arbor, in said County, on the 7th day of May, A. D. 1941.</li> <li>Present: Hon. Geo. W. Sample, Circuit Judge.</li> <li>Satiafactory proor of affidavit showing that said defendant does not live in this State but resides in the City in the City.</li> </ul>	(34) reet to the plate of soid prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and banking fixtures in ow or hereafter owned by The National Company of Ann Arbor in the building erected or to be erected on the above described premises (meaning all such fixtures as may properly be deemed as constituting a part of the realty); all of which are specifically assigned	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court: It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 26th day of August, A. D. 1941, at ten o'clock in the forenoon, said time and place be- ing hereby appointed for the exami-	<ul> <li>February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and,</li> <li>Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, making the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the emount thereof so paid to the amount secured by said mortgage; and no suit or proceedings having been instituted to recover the debt now remaining secured by said mortgage, or any part thereof, where- by the power of sale contained in said mortgage has become operative, Now, Therefore, Notice Is Hereby Given, that by virtue of said power of sale, and in pursuance of the stata- ute in suit ones and a novided</li> </ul>	<ul> <li>day of June, A. D. 1941.</li> <li>Present, Honorable Jay G. Pray, Judge of Probate.</li> <li>In the Matter of the Estate of Charles W. Miller, deceased.</li> <li>It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to receive, examine and adjust all claims and demands against said deceased by and before said Court;</li> <li>It is Ordered, That creditors of said deceased are required to present their claims to said Court;</li> <li>It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forencon, said time and place being hereby appointed for the examination and adjustment of all claims and demands against said deceased.</li> <li>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 Chelsea Standard, a newspaper printed and circulated in said County.</li> <li>June 26-July10 Jay G. Pray, Judge of Probate.</li> </ul>	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-8 Ann Arbor Trust Bldg. Ann Arbor, Mich. June26-Aug7	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on her own resources," reports Miss Mary V. Robinson of Washington, public information director of the Women's Bureau of Public Employ- ment. " Try as we may to be- lieve otherwise, there is still dis- crimination on jobs on the basis of	
<ul> <li>Jour and one-half acres of land more or less, said land being a part of the lortheast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Attrue copy: June19-JulyS1 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit. STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery. George Bachur, Plaintiff; VS.</li> <li>Aenny Bachur, Defendant.</li> <li>At a session of said Court, held, at the Court House in the City of Ann Arbor, in said County, on the 7th day of May, A. D. 1941.</li> <li>Present: Hon. Geo. W. Sample, Circuit Judge.</li> <li>Satisfactory proof of affidavit showing that said defendant does not live in this State hut resides in the City of Cheminitz, Germany.</li> </ul>	(34) reet to the plate of sold prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and banking fixtures now or hereafter owned by The National Company of Ann Arbor in the building erected or to be erected on the above described premises (meaning all such fixtures as may properly be deemed as constituting a part of the realty); all of which are specifically assigned and pledged to the Trustee, and to-	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court: It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate office on or before the 26th day of August, A. D. 1941, at ten o'clock in the forenoon, said time and place be- ing hereby appointed for the exami- nation and adjustment of all claims	<ul> <li>February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and,</li> <li>Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, making the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the emount thereof so paid to the amount secured by said mortgage; and no suit or proceedings having been instituted to recover the debt now remaining secured by said mortgage, or any part thereof, where- by the power of sale contained in said mortgage has become operative, Now, Therefore, Notice Is Hereby Given, that by virtue of said power of sale, and in pursuance of the stat- ute in such case made and provided, the said mortgage will be foreclosed</li> </ul>	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and, place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a copy of this-order for three-suc- cessive weeks previous to said day of hearing, in the Chelsea Standard, a newspaper printed and circulated in said County. June 26-July10 Jay G. Pray, Judge of Probate. Covering for Chair A protective covering for a chair of couch is antimacasars, which means anti-hair-oil. It was named from macassar, a hair-oil which was	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 aouth, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-3 Ann Arbor Trust Bldg., Ann Arbor, Mich. June26-Aug7 White Shellac for Floors If your floors are worn and will hot hold wax, try touching up the worn places with white shellac and then wax. The floors will be much	Always a First Time The old clock in the tower of the New York city hall stopped at 5:221/2 p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on her own resources," reports Miss Mary V. Robinson of Washington, public information director of the Women's Bureau of Public Employ- ment. "" Try as we may to be- lieve otherwise, there is still dis- crimination on jobs on the basis of '' A survey described by	
<ul> <li>Jour and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Russell, D. PARR, Attorney, Michigan.</li> <li>Russell, D. PARR, Attorney, Michigan.</li> <li>A true copy: June19-July31 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit.</li> <li>STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery.</li> <li>George Bachur, Plaintiff; V8.</li> <li>Aenny Bachur, Defendant.</li> <li>At a session of said Court, held, at the Court House in the City of Ann Arbor, in said County, on the 7th day of May, A. D. 1941.</li> <li>Present: Hon. Geo. W. Sample, Circuit Judge.</li> <li>Satisfactory proof of affidavit showing that said defendant does not live in this State but resides in the City of Cheminitz, Germany.</li> <li>It Is Ordered that the said defendant enter her appearance in said cause</li> </ul>	(34) reet to the plate of soid prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and banking fixtures now or hereafter owned by The National Company of Ann Arbor in the building erected or to be erected on the above described premises (meaning all such fixtures as may properly be deemed as constituting a part of the realty); all of which are specifically assigned and pledged to the Trustee, and to- gether with all and singular the rights	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court: It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 26th day of August, A. D. 1941, at ten o'clock in the forenoon, said time and place be- ing hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased.	<ul> <li>February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and,</li> <li>Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, ymaking the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the emount thereof so paid to the amount secured by said mortgage; and no suit or proceedings having been instituted to recover the debt now remaining secured by said mortgage, or any part thereof, where- by the power of sale contained in said mortgage has become operative, Now, Therefore, Notice Is Hereby Given, that by virtue of said power of sale, and in pursuance of the stat- ute in such case made and provided, the said mortgage will be foreclosed by a sale of the nemises described</li> </ul>	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and, place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a copy of this-order for three-suc- cessive weeks previous to said day of hearing, in the Chelsea Standard, a newspaper printed and circulated in said County. June 26-July10 Jay G. Pray, Judge of Probate. Cevering for Chair A protective covering for a chair of couch is antimacasars, which means anti-hair-oil. It was named from macassar, a hair-oil which was	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-8 Ann Arbor Trust Bldg. Ann Arbor, Mich. June26-Aug7	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on her own resources," reports Miss Mary V. Robinson of Washington, public information director of the Women's Bureau of Public Employ- ment. "" Try as we may to be- lieve otherwise, there is still dis- crimination on jobs on the basis of sex" A survey described by Miss Robinson suggests that older	
<ul> <li>Joar and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Atroney for Plaintiffs, lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Atrue copy: June19-July31</li> <li>Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit.</li> <li>STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery.</li> <li>George Bachur, Plaintiff; vs.</li> <li>Acnny Bachur, Defendant.</li> <li>At a session of said Court, held at the Court House in the City of Ann Arbor, in said County, on the 7th day of May, A. D. 1941.</li> <li>Present: Hon. Geo. W. Sample, Circuit Judge.</li> <li>Satisfactory proof of affidavit showing that said defendant does not live in this State but resides in the City of Cheminitz, Germany.</li> <li>It Is Ordered that the said defendant enter her appearance in said cause on 25 before three months from the</li> </ul>	(34) reet to the plate of soid prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and banking fixtures now or hereafter owned by The National Company of Ann Arbor in the building erected or to be erected on the above described premises (meaning all such fixtures as may properly be deemed as constituting a part of the realty); all of which are specifically assigned and pledged to the Trustee, and to- gether with all and singular the rights and appurtenances to said estate and	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court: It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 26th day of August, A. D. 1941, at ten o'clock in the forenoon, said time and place be- ing hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, making the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the emount thereof so paid to the amount secured by said mortgage; and no suit or proceedings having been instituted to recover the debt now remaining secured by said mortgage, or any part thereof, where- by the power of sale contained in said mortgage has become operative, Now, Therefore, Notice Is Hereby Given, that by virtue of said power of sale, and in pursuance of the stat- ute in such case made and provided, the said mortgage will be foreclosed by a sale of the premises described therein at mublic auction to the high-	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 8th day of September, A. D. 1941, at ten o'clock in the forenoon, said time and, place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a copy of this-order for three-suc- cessive weeks previous to said day of hearing, in the Chelsea Standard, a newspaper printed and circulated in said County. June 26-July10 Jay G. Pray, Judge of Probate. Cevering for Chair A protective covering for a chair of couch is antimacasars, which means anti-hair-oil. It was named from macassar, a hair-oil which was	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 aouth, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-3 Ann Arbor Trust Bldg., Ann Arbor, Mich. June26-Aug7 White Shellac for Floors If your floors are worn and will hot hold wax, try touching up the worn places with white shellac and then wax. The floors will be much	Always a First Time The old clock in the tower of the New York city hall stopped at 5:2214 p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on her own resources," reports Miss Mary V. Robinson of Washington, public information director of the Women's Bureau of Public Employ- ment. " Try as we may to be- lieve otherwise, there is still dis- crimination on jobs on the basis of sex" A survey described by Miss Robinson suggests that older women-who often have had college	
<ul> <li>Johr and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Atrue copy: June19-JulyS1 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit.</li> <li>STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery.</li> <li>George Bachur, Plaintiff; V8.</li> <li>Aenny Bachur, Defendant.</li> <li>At a session of said Court, held, at the Court House in the City of Ann Arbor, in said County, on the 7th day of May, A. D. 1941.</li> <li>Present: Hon. Geo. W. Sample, Circuit Judge.</li> <li>Satisfactory proor or affidavit showing that said defendant does not live in this State but resides in the City of Cheminitz, Germany.</li> <li>It Is Ordered that the said defendant enter her appearance in said cause on of before three months from the date of the court is from the said cause.</li> </ul>	(34) reet to the plate of soid prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and banking fixtures now or hereafter owned by The National Company of Ann Arbor in the building erected or to be erected on the above described premises (meaning all such fixtures as may properly be deemed as constituting a part of the realty); all of which are specifically assigned and pledged to the Trustee, and to- gether with all and singular the rights and appurtenances to said estate and property now belonging or in anywise	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court: It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 26th day of August, A. D. 1941, at ten o'clock in the forenoon, said time and place be ing hereby appointed for the exami- nation and adjust mail claims and demands against said deceased. It is Further Ordered, That public ing hereby appointed for the exami- nation and adjust mail claims and demands against said deceased. It is Further Ordered, That public indice thereof be given by publication	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, making the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the emount thereof so paid to the amount secured by said mortgage; and no suit or proceedings having been instituted to recover the debt now remaining secured by said mortgage, or any part thereof, where- by the power of sale contained in said mortgage has become operative, Now, Therefore, Notice Is Hereby Given, that by virtue of said power of sale, and in pursuance of the stat- ute in such case made and provided, the said mortgage will be foreclosed by a sale of the premises described therein at public auction to the high- est bidder, at the southerly or Huron	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the Sth day of September, A. D. 1941, at ten o'clock in the forenoon, said time and place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a copy of this order for three suc- cessive weeks previous to said day of hearing, in the Chelsea Standard, a newspaper printed and circulated in said County. June 26-July10 Jay G. Pray, Judge of Probate. Covering for Chair A protective covering for a chair of couch is antimacasars, which means anti-hair-oil. It was named from macassar, a hair-oil which was in general use in the Nineteenth- century.	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 aouth, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-3 Ann Arbor Trust Bldg., Ann Arbor, Mich. June26-Aug7 White Shellac for Floors If your floors are worn and will hot hold wax, try touching up the worn places with white shellac and then wax. The floors will be much	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on her own resources," reports Miss Mary V. Robinson of Washington, public information director of the Women's Bureau of Public Employ- ment. #" Try as we may to be- lieve otherwise, there is still dis- crimination on jobs on the basis of sex" A survey described by Miss Robinson suggests that older women-who often have had college training before marriage-are excel-	
<ul> <li>Johr and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michi-gan. Ph. Wayne 79.</li> <li>A true copy: June19-JulyS1 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit. STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery. George Bachur, Plaintiff; vs.</li> <li>Acnny Bachur, Defendant.</li> <li>At a session of said Court, held, at the Court House in the City of Ann Arbor, in said County, on the 7th day of May, A. D. 1941.</li> <li>Present: Hon. Geo. W. Sample, Circuit Judge.</li> <li>Satisfactory proof of affidavit showing that said defendant does not live in this State but resides in the City of Cheminitz, Germany.</li> <li>It Is Ordered that the said defendant enter her appearance in said cause on of before three months from the date of this Order, or the Bill of Committed and the State Bill of Committ</li></ul>	(34) reet to the plate of soid prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators, and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and banking fixtures now or hereafter owned by The National Company of Ann Arbor in the building erected or to be erected on the above described premises (meaning all such fixtures as may properly be deemed as constituting a part of the realty); all of which are specifically assigned and appurtenances to said estate and property now belonging or in anywise and appurtenances to said estate and property now belonging or in anywise appertaining or hereafter belonging,	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court: It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 26th day of August, A. D. 1941, at ten o'clock in the forenoon, said time and place be- ing hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public ing hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public and demands against said deceased. It is Further Ordered, That public and demands against said deceased. It is Further Ordered, That public and demands against said deceased. August, A. D. 1941, at ten o'clock in the forenoon, said time and place be- ing hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public for the court of the order for three suc-	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, — Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, ymaking the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the emount thereof so paid to the amount secured by said mortgage; and no suit or proceedings having been instituted to recover the debt now remaining secured by said mortgage, or any part thereof, where- by the power of sale contained in said mortgage has become operative, — Now, Therefore, Notice Is Hereby Given, that by virtue of said power of sale, and in pursuance of the stat- ute in such case made and provided, the said mortgage will be foreclosed by a sale of the premises described therein at public auction to the high- est bidder, at the southerly or Huron	<ul> <li>day of June, A. D. 1941.</li> <li>Present, Honorable Jay G. Pray, Judge of Probate.</li> <li>In the Matter of the Estate of Charles W. Miller, deceased.</li> <li>It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to receive, examine and adjust all claims and demands against said deceased by and before said Court;</li> <li>It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the Sth day of September, A. D. 1941, at ten o'clock in the forenoon, said time and place being hereby appointed for the examination and adjustment of all claims and demands ágainst said deceased.</li> <li>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 Chelsea Standard, a newspaper printed and circulated in said County.</li> <li>June 26-July10 Jay G. Pray, Judge of Probate.</li> <li>Covering for Chair A protective covering for a chair of couch is antimacasars, which means anti-hair-oil. It was named from macassar, a hair-oil which was in general use in the Nineteenth-century.</li> </ul>	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 9 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-8 Ann Arbor Trust Bldg. Ann Arbor, Mich. June26-Aug7 White Shellac for Floors If your floors are worn and will hot hold wax, try touching up the worn places with white shellac and then wax. The floors will be much improved by this treatment.	Always a First Time The old clock in the tower of the New York city hall stopped at 5:221/2 p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on her own resources," reports Miss Mary V. Robinson of Washington, public information director of the Women's Bureau of Public Employ- ment. 4" Try as we may to be- lieve otherwise, there is still dis- crimination on jobs on the basis of sex A survey described by Miss Robinson suggests that older women-who often have had college training before marriage—are excel- lent tutors for children; may serve	
<ul> <li>Joar and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan.</li> <li>Atroney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michigan. Ph. Wayne 79.</li> <li>A true copy: June19-JulyS1 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit. STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery.</li> <li>George Bachur, Plaintiff; V8.</li> <li>Aenny Bachur, Defendant.</li> <li>At a session of said Court, held, at the Court House in the City of Ann Arbor, in said County, on the 7th day of May, A. D. 1941.</li> <li>Present: Hon. Geo. W. Sample, Circuit Judge.</li> <li>Satisfactory proof of affidavit showing that said defendant does not live in this State but resides in the City of Cheminitz, Germany.</li> <li>It Is Ordered that the said defendant enter her appearance in said cause on of before three months from the data of this Order, or the Bill of Complaint may be taken as confessed; and that said Order he multished as re-</li> </ul>	(34) feet to the place of bolinner, including the buildings on said prem- ises, and subject to the rights of the public in a strip of land eight (3) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators, and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and banking fixtures how or hereafter owned by The National Company of Ann Arbor in the building erected or to be erected on the above described premises (meaning all such fixtures as may properly be deemed as constituting a part of the realty); all of which are specifically assigned and pledged to the Trustee, and to gether with all and singular the rights and appurtenances to said estate and property now belonging or in anywise appartaining or hereafter belonging, or hereafter in anywise appertaining or hereafter belonging or in anywise	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR- HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th t day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court: It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 26th day of August, A. D. 1941, at ten o'clock in the forenoon, said time and place be- ing hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public ing hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public ing hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public for the court of the suc- cessive weeks previous to said day of August A. D. 1941, at ten o'clock in the forenoon for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public for the court of the suc- for the exami- and demands against said deceased. It is Further Ordered, That public for the court of the suc- for the for the suc- for the	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, —Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, ymaking the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the emount thereof so paid to the amount secured by said mortgage; and no suit or proceedings having been instituted to recover the debt_now_remaining secured by said mortgage, or any part thereof, where- by the power of sale contained in said mortgage has become operative, Now, Therefore, Notice Is Hereby Given, that by virtue of said power of sale, and in pursuance of the stat- ute in such case made and provided, the said mortgage will be foreclosed by a sale of the premises described therein at public auction to the high- est bidder, at the southerly or Huron Street-enfrance to the Court House in the City of Ann Arbor, in said County	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the Sth day of September, A. D. 1941, at ten o'clock in the forenoon, said time and place being hereby appointed for the exami- nation and adjustment of all claims and demands ágainst said deceased. It is Further Ordered, That public notice thereof be given by publication of a copy of this-order for three suc- cessive weeks previous to said day of hearing, in the Chelsea Standard, a newspaper printed and circulated in said County. June 26-July10 Jay G. Pray, Judge of Probate. Covering for Chair A protective covering for a chair of couch is antimacasars, which means anti-hair-oil. It was named from macassar, a hair-oil which was in general use in the Nineteenth- century. Rio Gets Skyscraper Rio de Janeiro, Brazil, is to have	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Trene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet title to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 9 south, range 6 east, according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-3 Ann Arbor Trust Bldg. Ann Arbor, Mich. June26-Aug7 White Shellac for Floors If your floors are worn and will not hold wax, try touching up the worn places with white shellac and then wax. The floors will be much improved by this treatment.	Always a First Time The old clock in the tower of the New York city hall stopped at 5:221/2 p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on her own resources," reports Miss Mary V. Robinson of Washington, public information director of the Women's Bureau of Public Employ- ment. 4" Try as we may to be- lieve otherwise, there is still dis- crimination on jobs on the basis of sex" A survey described by Miss Robinson suggests that older women-who often have had collage training before marriage—are excel- lent tutors for children; may serve as companions or as expert shop-	
<ul> <li>Johr and one-half acres of land more or less, said land being a part of the northeast quarter of section four, Ypsilanti Township, Washtenaw County, Michigan.</li> <li>RUSSEL D. PARR, Attorney for Plaintiffs, Lee-Gerbstadt Bldg., Wayne, Michi-gan. Ph. Wayne 79.</li> <li>A true copy: June19-July31 Luella M. Smith, County Clerk.</li> <li>Maurice Goldsmith, Attorney, 718 Hammond Bldg., Detroit. STATE OF MICHIGAN</li> <li>In the Circuit Court for the County of Washtenaw, In Chancery. George Bachur, Plaintiff; vs.</li> <li>Acnny Bachur, Defendant.</li> <li>At a session of said Court, held, at the Court House in the City of Ann Arbor, in said County, on the 7th day of May, A. D. 1941.</li> <li>Present: Hon. Geo. W. Sample, Circuit Judge.</li> <li>Satisfactory proof of affidavit showing that said defendant does not live in this State but resides in the City of Cheminitz, Germany.</li> <li>It Is Ordered that the said defendant enter her appearance in said cause on of before three months from the date of this Order, or the Bill of Commission.</li> </ul>	(34) feet to the place of bolinning including the buildings on said prem- ises and the rights and easements be- longing or appertaining to said prem- ises, and subject to the rights of the public in a strip of land eight (8) feet wide extending along the East side of said premises and used now as an alley. Together with all benefits arising from or under said lease, together with all The National Company of Ann Arbor's right, title and interest in and to-all the buildings, improve- ments and fixtures now situated on the land hereinabove described or which may be placed thereon, and the heating and power machinery, appar- atus and appliances, elevators and lifts; and also all credits, options, privileges and rights of said The National Company of Ann Arbor un- der said underlying lease and also all trade and banking fixtures now or hereafter owned by The National Company of Ann Arbor in the building erected or, to be erected on the above described premises (meaning all such fixtures as may properly be deemed as constituting a part of the realty); all of which are specifically assigned and pledged to the Trustee, and to- gether with all and singular the rights and appurtenances to said estate and property now belonging or in anywise appertaining, or hereafter belonging, or hereafter in anywise appertaining and the said term of years by said	Attorney for Assignee of Mortgagee. Business Address: Chelsea, Michigan. May22-Aug14 ORDER APPOINTING TIME FOR HEARING CLAIMS No. 31913 State of Michigan, the Probate Court for the County of Washtenaw. At a session of said Court, held at the Probate Office in the City of Ann Arbor, in the said County, on the 9th day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Clarence A. Foster, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court: It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the 26th day of August, A. D. 1941, at ten o'clock in the forenoon, said time and place be- ing hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public for the forenoon before the 26th day of August, A. D. 1941, at ten o'clock in the forenoon, said time and place be- ing hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public for a copy of this order for three suc- cessive weeks previous to said day of hearing, in the Chelsea Standard, a	February, A. D. 1936, in Liber 25 of Assignments of Mortgages on Page 305; and, —Whereas, the amount claimed to be due and unpaid on said mortgage at the date of this notice is the sum of Thirty One Thousand Nine Hundred Dollars (\$31,900.00) for principal; the sum of Three Thousand One Hundred Fifteen and 67-100 Dollars (\$3,115.67) for interest; and the sum of Thirty Five Dollars (\$35.00) for an attorney fee as provided in said mortgage, ymaking the total now due and unpaid on said mortgage the sum of Thirty Five Thousand Fifty and 67-100 Dol- lars (\$35,050.67), reserving the right given in said mortgage to pay any or all unpaid taxes at any time before sale, and to add the emount thereof so paid to the amount secured by said mortgage; and no suit or proceedings having been instituted to recover the debt now remaining secured by said mortgage, or any part thereof, where- by the power of sale contained in said mortgage has become operative, —Now, Therefore, Notice Is Hereby Given, that by virtue of said power of sale, and in pursuance of the stata- ute in such case made and provided, the said mortgage will be foreclosed by a sale of the premises described therein at public auction to the high- est bidder, at the southerly or Huron Street entrance to the Court House in the City of Ann Arbor, in said County of Washtenaw, that being the nlace	day of June, A. D. 1941. Present, Honorable Jay G. Pray, Judge of Probate. In the Matter of the Estate of Charles W. Miller, deceased. It appearing to the Court that the time for presentation of claims against said estate should be limited, and that a time and place be appointed to re- ceive, examine and adjust all claims and demands against said deceased by and before said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court; It is Ordered, That creditors of said deceased are required to present their claims to said Court at said Probate Office on or before the Sth day of September, A. D. 1941, at ten o'clock in the forenoon, said time and place being hereby appointed for the exami- nation and adjustment of all claims and demands against said deceased. It is Further Ordered, That public notice thereof be given by publication of a copy of this order for three suc- cessive weeks previous to said day of hearing, in the Chelsea Standard, a newspaper printed and circulated in said County. June 26-July10 Jay G. Pray, Judge of Probate. W. Covering for Chals A protective covering for a chair or couch is antimacasars, which means anti-hair-oil. It was named from macassar, a hair-oil which was in general use in the Nineteenth- century. Rie Gets Skysersper Rio de Janetro, Brazil, is to have the loftiest building in Latin Amer-	printed and circulated in said County, and that such publication shall con- tinue once each week for six weeks in succession. Geo. W. Sample, Circuit Judge, A true copy: Irene A. Seitz, Deputy Clerk. Countersigned: Luella M. Smith, Clerk. By: Irene A. Seitz, Deputy Clerk. To the Above Named Defendants: Take Notice that the suit in which the foregoing order was made involves and is instituted to quiet tille to the following described lands and prem- ises situated and being in the City of Ann Arbor, County of Washtenaw, State of Michigan, to-wit: "The north 66 feet of lot 3, in block 3 south, range 6 east; according to the criginal recorded plat of the village (now City) of Ann Arbor, Washtenaw County, Michigan." WILLIAM M. LAIRD, Attorney for Plaintiff. 201-3 Ann Arbor Trust Bldg., Ann Arbor, Mich. June26-Aug7 White Shellac for Floors If your floors are worn and will not hold wax, try touching up the worn places with white shellac and then wax. The floors will be much improved by this treatment. Highest Centingons Auto Boad Trail Ridge road in Rooky Moun- tain National park has the highest	Always a First Time The old clock in the tower of the New York city hall stopped at 5:22½ p. m. one day recently for the first time since it was electrified 10 years ago. Most affected by the stoppage were the old men in the City Hall park, many of whom measure their slowly dwindling lives by the mov- ing hour hand of the city hall clock. The clock in the mayor's room on the second floor of the same build- ing stopped at the same time, hav- ing been cut in on the same circuit that controls the outer clock. There was considerable speculation as to what might have caused the stop- page, but the answer wasn't known until the next day when repairs were made. Women Past 40 "The woman more than 40 years old has a struggle when thrown on her own resources," reports Miss Mary V. Robinson of Washington, public information director of the Women's Bureau of Public Employ- ment. 4" Try as we may to be- lieve otherwise, there is still dis- crimination on jobs on the basis of sex" A survey described by Miss Robinson suggests that closer women-who often have had collage training before marriage—are excel- lent tutors for children; may serve as companions or as expert shop- mens. and the survey described by Miss Robinson suggests that closer women-who often have had collage training before marriage—are excel- lent tutors for children; may serve	



### THURSDAY, JULY 8, 1941 THE CHELSEA STANDARD, CHELSEA, MICHIGAN of em laft. About some thing that CHURCH CIRCLES farm, Four Mile lake, Tuesday, July Announcements LINER COLUMN FOR SALE- Montmorency cherries schedule. New song books have been dont know nothing about are now ready. Pick your own. J installed by the Senior Department. Yum-yum! Are they good? Those Wednesday-Ma wanted to know if hamburgers, hot dogs, ice cream, I et the oranges she had in the re-cake, etc., at St. Paul's-ice cream so-friggerater. I told her I diddent cial at Otto Lucht's, Four Mile lake, Tuesday evening, July 15. Come out Tuesday evening, July 15. Come out Adv. my butted in and sed she guest the ware the one-I diddent tought H. Boyd, phone 236. 49 Epworth League at 6:30. The Ad-EW KIND OF INSURANCE-In ST. PAUL'S EVANGELICAL Rev. P. H. Grabowski, Pastor METHODIST EPISCOPAL rian Institute opens today. sure your feet against discomfort. USED CARS-A few good used cars Wear the super-soft work shoes that reasonably priced. See our 1931 Rev. Frederick D. Mumby, Pastor Official Board meeting tonight, July Wear the super-soft work shoes that dry soft after soaking. Cost less to Morning worship at 10:00. Senior choir. Anthem. Miss Lucile Fink-Sunday, July 6th-3, at 8:00. and 1932 Chevrolets, priced to sell. Junior choir rehearsal Wednesday 10:00 o'clock-English service. wear because they wear so much longer. They're called Wolverine Jones Garage, phone 133. beiner, organist. The Past Noble Grands club will were the one-I diddent touch. With have their picnic at Huron River Park it were but I diddent say no more a vening, July 9. T1:15 o'clock-Sunday school. Special meeting Olive Lodge, No. 156, F. & A. M., Tuesday, July 8 at 7:30, Work in Mi M. degree, short form. Refreshments after work Sermon by the pastor: "Better Than **REPAIRS**\_REPAIRS! We invite you to attend the services Shell Horsehides and they're sold by Quality Shoe Repair. 49 The St. Paul's ice cream social will Riches." WANTED-Carpenter repair work of of this church. take place this year at the Otto Lucht Sunday school at 11:15. Summer any kind; also overhaul and replace CONGREGATIONAL CHURCH worn or broken parts on all kinds of HEAR THE BAND at St. Paul's ice farm machines, and furnaces, both cream social at Otto Lucht's, Four Rev. Ray W. Barber, Pastor steam and hot air. Call on Mile lake, on Tuesday evening, July 7:30, Work in Mi M. degree, short form. Refreshments after work. The Women's Society of Christian Service of Salem Grove Methodist going to collidge to see his set Service of worship Sunday at 10:00. The sacrament of the Lord's Supper Harvesting Supplies JOHN SCHIEFERSTEIN 15. 722 S. Main-St. or phone 340-W -51 VOTICE to Swiss Cleaner customers: Driver will not be able to make pick-up at your home. Kindly leave at agency, Doe's Barber Shop. -49 The Women's Society of Methodist Service of Salem Grove Methodist church will entertain the L. A. S. of St. John's Lutheran church, Francisco at the Clear lake county park on Wed-nesday afternoon, July 9. Please to be ast for monnie as soon as the bring table service. Trane stopt and his son sed Well the trane were 30 min. late. With the 722 S. Main St. will be celebrated. Meditation: "If I WANTED-School girl to help with Had Known." Sunday school at 11:15. Raymond Gadd, Supt. housework during summer. Mrs. Geo. Barlow, 752 So. Main. Phone The following Sunday we shall have a young people's service with reports from those who have attended the Oli-834. For the best results from your grain binder use McCormick-Deering Binder Twine. We FOR SALE-Dining room and bedvet Conferences. room furniture; also bookcase and FOR SALE-Modern 6-room house; 8 trane were 30 min, late. Witch h also sell Jackson Twine, desk. F. A. Roethlisberger. acres of land; fruit of all kinds; Slats' Diary thot were a good joak. ST. MARY CHURCH Father Lawrence Dorr, Pastor barn, garage, hen house. 3 miles south of Chelsea. Fred A. Gentner, Friday-I herd a coupla tramps tell. barn, garage, hen house. 3 miles south of Chelsea. Fred A. Gentner, Chelsea, R. 1. Phone 143-F11. 50 HAVE BUYERS and will be glad to list your farm, home or other prop-erty; also have some good homes and Beantowns in it. Or some thing FOR SALE-Fresh Guernsey milch Shakespeare Wonder Reels, now ..... \$4.95 cow with calf by side Fred Reh-wert. 3 mi. north of Chelsea. -49 Second Mass ..... 10:00 a. m. Minnow Buckets, galvanized floating Mass on week days ..... 8:00 a. m. FOUND-A pair of child's glasses at Cavanaugh lake. - Owner may have WATERLOO CIRCUIT U. B. CHURCH and farms for sale around Gregory, and Beantowns in it. Or some thing them by calling at Standard office, Saturday-The Dr. come in at the Inez Bowdish, phone 1-F31, Greg- I could tell what it is pernounst. identifying them and paying for noosepaper offis Pa sed and told the Cold Pack Canners, 7 gt. size, blue enamel 95c Rev. Darwin Clupper, Pastor Monday-Blisterses littel Bro. have this ad. ory, Mich Monday-Blisterses littel Bro. have editur he have got a pashent whiche got wirms so bad it gives him a pane in the stummick and he are so popelar 10:00 a. m .-- Morning worship. 11:00 a. m.-Sunday, school. WHITE LEATHER SHOES re-glazed OR SALE-Several bred gilts, some Ice cream social Saturday, July 5, t Milton Riethmiller home, sponsored in the stummick and he are so popelar around town that evry boddie gives him candie which is good for wirms but had for littel litter wirms beet the worlds recerd. Dow Special Potato Spray, 3 lb. bags ..... 50c the factory way, 25c. Quality Shoe due soon. 5 miles southwest of Clinton on Munger Rd. Harold H. Repair. -50 U. B. Square Circle of Waterloo Slug Shot for cabbage worms and many Every. but bad for littel Jimmy. His mom FOR SALE-Large building lot on B. church. says they ottent to give him candle. West Middle St. 100 ft. frontage, Inquire of Fred G. Broesamle, 601 CHERRIES—Early Richmond\_cher-ries. Bring containers and pick: Largest Hot Spring and Blisters says he would be glad to SALEM METHODIST CHURCH Big Horn Hot Springs in Wyoming is the largest hot spring known, by trade places with Jimmy. Rev. Henry Lenz, Pastor South Main St. your own, or phone orders to 262-F22. Hardscrabble Fruit Farm. 49tf 10 Tuesday-Mistress Gillems yungest Sunday, July 6-Sunday school-10 a. m. Black Flag and Flit Fly Spray ----ing 18,600,000 gallons of water at 135 degrees Fahrenheit dally, RUGS and tacked-down carpets thorsister got marryed and when she were oughly cleaned and moth-proofed on a telling Ma about it Ma ast her do Worship service-11 a. m. BIG CELEBRATION AT PALMER'S your own floors. Reasonable price, she think she will make Hennerey a Drop a card to McIntyre, the Rug good wf. and she replide and sed she Man, Pinckney, Mich. -49 don't know but she bet she will make Epworth League-7:30 p. m., fol FOR THE 4TH People in Canada owed by Bible study. LOOK THESE OVER! There are over 10,000,000 people don't know but she bet she will make Ice cream social tonight (Thursday) 1929 Model A Tudor t Mrs. P. H. Riemenschneider's resi-Hennerey a good husbend. Then both TRUCKING of all kinds. Sand and in Canada. 1932 Ford Tudor lence, Cavanaugh lake gravel for sale. Robert Lantis, 1936 Plymouth Sedan Charcoal, per bag phone 289. 1934 Chevrolet Master Sedan 44tf ROGERS CORNERS CHURCH--1936 Chevrolet 4 door Sedan ELEVEN-ROOM MODERN HOUSE 1936 Plymouth Sedan --- (St. John's Evangelical) for sale. For information see H. W. Dancer, 221 Jefferson St. , -49 1937 Ford-Tudor-J. Fontana, Pastor-For outdoor cooking see the new Hi-Lo 1938 Ford Tudor 9:30 o'clock-Preaching service. Special services for those, who are 1939 Ford Standard Tudor Picnic Stoves - - Burn charcoal, have MRS. WM. G. WELLS, Divine Healer, 1939 DeLuxe Tudor aving for Army camp. 714 N. West Ave., Jackson, Mich. STORES R. & W. Noodles ..... pkg. 13e heat control - - Available in two sizes 10:45 o'clock-Sunday school. 1939 Chevrolet Sedan Phone 21563. (Sharon Community Church) 1940 Ford Standard Tudor FOR SALE-212-acre farm, 6 miles 1939 Pontiac 5-passenger Coupe Sunday service at 11 o'clock. west of Chelsea, just off US-12 on Clear Lake Road, Price \$5500.00. Easy terms. F. E. Hills, 5824 Pon-tiac Trail, Ann Arbor. A. A. phone Some extra good pickups and dump R. & W. Super Tex Napkins ..... 3 pkgs. 25c trucks at very low prices. NORTH LAKE CHURCH PALMER MOTOR SALES Rev. Donald Brunger, Pastor . 12:30-Sunday school. Phone 77 25-7311. Animal Fly Spray, per gal, in your 11:30-Preaching service (This is a paid Advertisement) FOR REFRIGERATOR SERVICE call container Owing to the balance of trade (out ST. JAMES EPISCOPAL CHURCH E. J. Claire & Son, Inc., phone 128-W. We service all makes. 44tf side of defense work) being against Dexter Philip L. Schenk, Rector-R. & W. Mustard, 8½ oz. jar . . . . . . . . . . . . 9c Quaker Waxed Paper, 40 ft. roll . . . 2 for 19c -us, the devaluation of our money in MERKEL BROS. gold, the influx thereof by foreign 10-00-Sunday-school. capitalists, and the seeming lack of 11:15-Morning prayer and sermon ATTENTION, HOME OWNERS!-

