

NOTICE TO NON RESIDENTS IN THE ADAMS CIRCUIT COURT IN VACATION TERM, 1955 STATE OF INDIANA

COUNTY OF ADAMS
CLARA DAGUE, PLAINTIFF
vs.
WILLIAM GILSON, ETAL,
DEFENDANTS

CAUSE NO. 20281

Come now the plaintiff in the above entitled cause by her attorney, Fred L. Litterer, and files her complaint therein, together with the affidavit of a competent person that the following named, described and designated defendants, to-wit: William Gilson, Margaret Gilson, Margaret Wilson, Thomas L. Wilson, Jane Wilson, Mary Ann Worden Calvin Murray, T. L. Wilson, Jane Woods, Emanuel Woods, Robert E. Allison, E. Woods, Catherine Allison, Susannah Haley, Robert Allison, Daniel Haley, Mary E. Worden, Timothy Murray, George Murray, George Frank, George W. Worden, Lilly D. Miller, James W. Worden, Nellie M. Meyers, Clara E. Worden, William H. Niblick, Christena R. Niblick, Joseph Brandyberry, James T. Merryman, Commissioner, Henry Meyers, Lewis R. Miller, Clara Gault, Lulu May Miller, Edith Marie Miller, Nancy Frank, Samuel Frank Mary Frank, Mary C. Brandyberry, Simon E. Brandyberry, Peter Frank, Delia Frank, Eleazar Roe, Joel Roe, Frederick Scheiman, Lizette Scheiman, Caroline Scheiman, Alva L. Stiles, Carrie Stiles, Sarah E. Brandyberry, John Thomas, Martha A. Thomas, Caroline L. Spuller, Charles E. Spuller, Aaron H. Spuller, Clara E. Spuller, Curtis D. Wolfe, Charles H. Spuller, Louisa Spuller, Ralph H. Robinson, Virginia D. Robinson, The unknown husband or wife, widower or widow and or devisees of each of the above named defendants; the unknown heirs and or devisees of the unknown heirs and or devisees of the unknown spouse of the unknown husband or wife, widower or widow of each of the above named defendants; the unknown executors, administrators, decedents, creditors, trustees, representatives, receivers, successors in interest, assigns of each of the above named defendants the names of all of whom are unknown to the plaintiff. All persons and corporations who assert or might assert any title, claim or interest in or lien upon the real estate described in the complaint in this action by, under or through any of the defendants in this action, named, described and designated in said complaint, the names of all of whom are unknown to the plaintiff.

That said action is for the purpose of quieting title to real estate in the State of Indiana; that a cause of action exists against all of said defendants; that all of said defendants are necessary parties to said action and that they are believed to be non-residents of the State of Indiana.

The following described real estate in Adams County in the State of Indiana, is described in said complaint, to-wit:

Commencing at a point 110 feet north of the southwest corner of outlot number eighty six (86) in Joseph Crabbs' addition of outlots to the town, now city, of Decatur in Adams County in the State of Indiana, thence running north on the west line of said outlot 55 feet, thence east parallel with the south line of said outlot 122 feet, thence south 55 feet to a point 110 feet north of the south line of said outlot, thence west 122 feet to the place of beginning.

Also commencing at a point located one hundred sixty five (165) feet north and one hundred thirty two (132) feet east of the southwest corner of outlot number 86 in Joseph Crabbs' addition of outlots to the town, now city, of Decatur, Adams County, Indiana, thence east two hundred sixty and one half (260 1/2) feet thence south one hundred sixty five (165) feet to the south line of said outlot 86, thence west two hundred sixty and one half (260 1/2) feet, thence north one hundred sixty five (165) feet to the place of beginning, being a part of said outlot number 86.

This action is instituted and prosecuted by said plaintiff for the purpose of quieting the title to said real estate above described and against all claimants whatsoever. Notice is therefore hereby given each and all of the above named, described and designated defendants of the filing and pendency of said complaint against them and that unless they appear and answer or demur thereto at the call of said case on the 12th day of October, 1955, the same being the 27th day of the September Term, 1955 of said court to be begun and held at the court house on the 5th day of September, 1955, said complaint and the matters therein contained and alleged will be taken as true and said cause will be heard and determined in their absence.

In witness whereof I have hereunto set my hand and affixed the seal of said court in the office of the Clerk thereof at Decatur, Indiana this 12 day of August, 1955.

EDWARD F. JABERG
Clerk of the Adams Circuit Court
Fred L. Litterer
Attorney for Plaintiff
Aug. 16-23-55

NOTICE OF ADMINISTRATION

Estate No. 5096

In the Adams Circuit Court of Adams County, Indiana
Notice is hereby given that Sherman Archer and Carl Archer were on the 20 day of August, 1955, appointed Executors of the will of Evaline Archer, deceased.
All persons having claims against said estate, whether or not now due, must file the same in said court within six months from the date of the first publication of this notice or said claims will be forever barred.
Dated at Decatur, Indiana, this 20 day of August, 1955.
EDWARD F. JABERG
Clerk of the Adams Circuit Court for Adams County, Indiana.
G. Remy Bierly, Attorney and Counsel for Personal Representatives.
Aug. 23-30, Sept. 6.

RECONSTRUCTION

(Continued from Page One)

Martial law, with a 6 p.m. curfew, was established in many communities throughout Connecticut to prevent looting.

If you have something to sell or rooms for rent, try a Democrat Want Ad. It brings results.



RAGING FLOOD WATERS, legacy of Hurricane Diane, left at least 50 dead, 20 missing, and millions of dollars worth of property damage in Eastern Pennsylvania. It is the most violent and destructive flood in generations to hit the area. At left, a gasoline station at the entrance to Easton, Pa., was put out of commission by the Lehigh River which flowed in almost to its roof. Many homes and factories in downtown Easton were without power. At right is an aerial view of the resort area between Stroudsburg, Pa., and Port Jervis, N. Y., flooded by a torrential downpour. Homes are covered with water to the roofs. The American Red Cross declared this a disaster area. (International Soundphotos)

Youth Delinquency Control Is Studied

UN To Tackle World Problem

UNITED NATIONS, N. Y. (INS) — A far reaching UN study of juvenile delinquency and practical measures for its prevention was issued today by the world organization.

The 184 page report surveying the problem on a global basis is under discussion in Geneva by the UN Congress on the prevention of crime and treatment of offenders.

Included was an analysis based on 64,927 cases of juvenile delinquency handled by 206 courts in the United States during 1952.

With juvenile delinquency climbing year by year into alarming figures in the U. S. and abroad, the report emphasized that "no known program has yet been proved to be completely effective" in halting rampaging youth.

The report classified delinquents in the U. S., as established by surveys of court cases, as "children aged 10 to 17, with boys in 1952 outnumbering girls 5 to 1 on court calendars."

Among the expert findings and suggestions offered in the UN report were the following:

"Juvenile delinquency is very slight, or does not exist at all, in areas where the family is still the center of community life.

"Delinquency is prevalent, however, where the traditional way of life has to a large extent disintegrated and where there has been a simultaneous growth of towns and industries.

"Family life should therefore be strengthened in regions where it is weak and should be protected where it is still strong.

"It is agreed, however, that to tell a family what it should or should not do is often a difficult and delicate task.

"The aim should be to make the family environment best suited for the child's development, and to this end, there should be the greatest possible cooperation between the school and the family.

"Measures to strengthen the family may differ from country to country, according to national needs, interests and traditions.

Nevertheless, every country can take steps to combat delinquency.

"An anti delinquency program should aim at helping the child to adjust to the society in which he lives. Although the raising of living standards indirectly helps to prevent delinquency, the experts regard the process of child adjustment as more important.

"Putting the blame on parents will not by itself solve the problem. The stresses or rapid social change affect adults as well as juveniles . . . ways and means must be found to educate parents to enable them adequately to fulfill their responsibilities as parents.

The study described the special police units for juveniles, which had been introduced in many countries and cited the work of juvenile recreation programs and youth clubs organized by the police.

Other measures mentioned included those relating to the profitable use of leisure by juveniles: clubs, organized recreation, scouting, etc.; the control of mass media of communication: radio, cinema, television, comic books, etc. and religion.

Discussing measures for punishing the juveniles, the UN report pointed out that many experts believe that punishment should not be applied for its own sake, but as a means of rehabilitating the offender; and that an offender should be sent to an institution only as a last resort.

If you have something to sell or rooms for rent, try a Democrat Want Ad. It brings results.

Church Janitor An Oil Magnate

WHITESBORO, Tex. (INS) — Think of a Texas oilman and you may visualize a free-wheeling, sombreroed hombre who lights his cigars with \$100 bills.

But that is not the case with J. N. Caviness of Whitesboro. Caviness' Grayson County farm has a good oil well on it and his wife owns royalty interests in eight oil wells.

But all money which came to the Cavinesses quite recently hasn't changed them much.

They continue to live in their modest and pleasant white frame home in Whitesboro where Caviness works as a \$125-a-month janitor at the First Baptist church.

Caviness says he would still be farming if it were not that he is 75 and not quite as strong as he used to be.

And if he must take light duty, he says, "I'll take it in the House of the Lord."

DRIVE FOR VOTES

(Continued from Page One)

Electric works has been tossed out by the government because of evidence of fraud.

Bernard L. Alpert, regional director of the National Labor Relations Board in Boston, according to the leaflet dismissed the petition because "no evidence of interest submitted by the petitioner was of questionable authenticity."

"I. U. E. supporters at the Decatur plant this afternoon circulated among their fellow workers the Communist records of U. E. organizers," Holland reported today.

A pound of evaporated milk uses 2.2 pounds of whole milk.

Baltimore — Smallest bones of the human body are those—three in number—which are located within the middle ear compartment.

10 Children Killed As Bus Hits Train

29 Others Are Injured In Crash

SPRING CITY, Tenn. (INS) — Ten children were killed and 29 others injured when a 100 car freight train demolished a school bus at a grade crossing in Spring City.

The bus driver, Raymond Moore also was injured in the crash late Monday.

At least one of the injured youngsters, who were taken to hospitals at Crossville, Dayton, Rockwood and Chattanooga, was reported near death.

The children, aged 6 to 12, were students at the Spring City Consolidated elementary school.

They were being driven to their homes when the Southern Railway System train smashed into the bus just two blocks from the school at a crossing of the Cincinnati, New Orleans and Texas Pacific railway.

The Diesel locomotive, traveling at 60 miles an hour, struck the bus broadside, scattering dead and injured children from 100 yards along the track.

All available doctors and ambulances in the area were rushed to the scene.

Moore, who was treated for head injuries at Rockwood hospital, reported that he stopped the bus at the crossing but did not see the onrushing freight because four parked cars obscured his view. He continued:

"When I stepped across the tracks, I saw it and heard the engineer blowing his whistle."

Moore said he attempted to accelerate to clear the tracks and added:

"I prayed I would make it, but I was too late."

Ottawa — Present estimated coal reserves in the Dominion of Canada amount to a total of about 65 carloads for every man, woman and child in the country.

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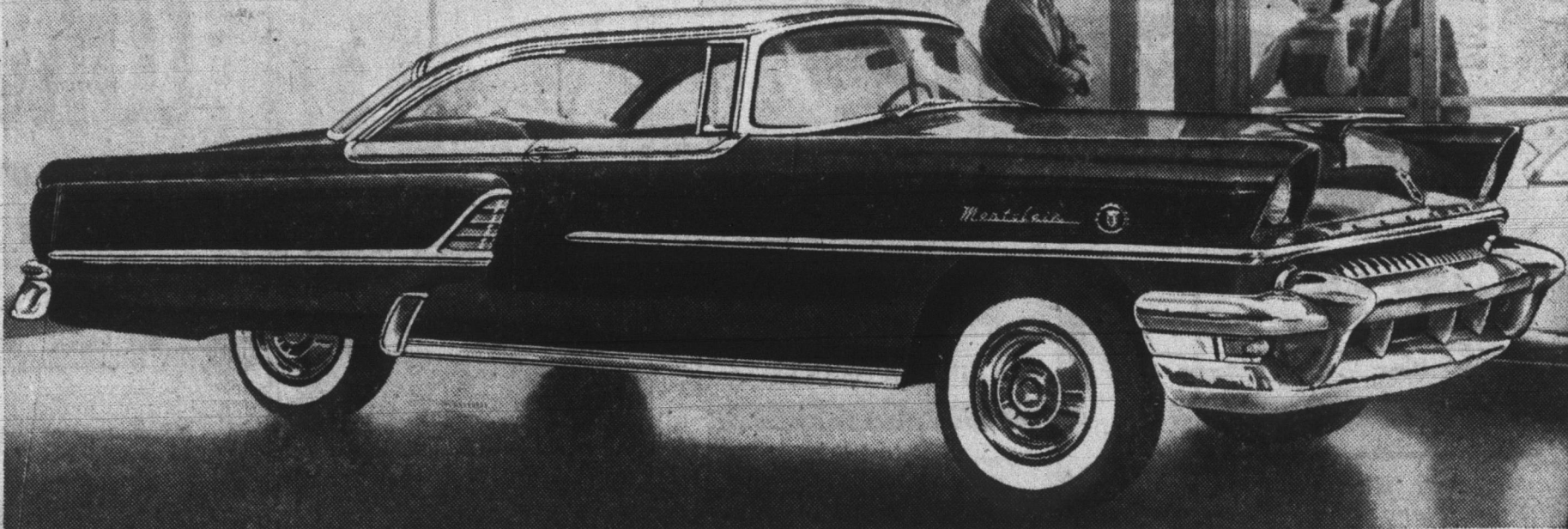
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