

The Eccentric

BIRMINGHAM
\$1.00 PER YEAR IN ADVANCE
WHITHEAD & MITCHELL, Publishers

To Our Friends

WHEN THINGS GO UP BY THE
WIND, WE ADVISE YOU TO
CONSIDER THE WIND. IT IS
THEY, IT WILL BE A GREAT
FAVOR TO YOU IF YOU WILL
THE PART THAT YOU DESIRE
YOUR ADVERTISEMENTS IN
THIS COLUMN FROM US AT
THE LOWEST OF REASONABLE
RATES. WITH YOU WE GO
AND SO ON!

THE PUBLISHERS.

Entered as second-class matter in the postoffice
at Birmingham, Michigan.

LEGALIS.

THE BIRMINGHAM
COURT REPORTERS
AND
LEGALIS
OFFICE
100 N. 10TH ST.
BIRMINGHAM, MICH.

Friends

THE BIRMINGHAM
COURT REPORTERS
AND
LEGALIS
OFFICE
100 N. 10TH ST.
BIRMINGHAM, MICH.

Mrs. J. A. Wendorff is ill with
the measles at her home on Martin street.

For a village to be personally
nurtured is a mighty pleasant thing. By this
way, have you noticed the new
baskets lately? We sure do need some
new ones.

Mrs. Libbie Phelps of Detroit
attended the Eighty-eighth anniversary
of the Detroit Baptist association held
in the First Baptist church Tuesday
and Wednesday.

The Ladies' Aid society of the Meth-
odist church will meet in the church
Friday afternoon at 3 o'clock. Supper
will be served after the business meet-
ing. Mrs. ALICE HASNA, SECRETARY.

Are you planning to go to Bob-
L Tuesday, June 23, with members of
James' Sunday school? This is the day
for the annual outing of all Episcopal
Sunday schools of Detroit and vicinity.

Memorial day services were given
at the fourth grade in the Barnum school
Friday afternoon. A military march
and drill by the girls and a club drill by
the boys were special features of the
entertainment.

Owing to repairs now being made
at St. James' church, the Bishop has
postponed his visit until September 20.

Services are being held in the Guild
room: Sunday school 9:45 and Morning
service at 10:45 o'clock.

I. Lee Truax from Meridian, Idaho,
sends a new, crisp and blushing gold
William and writes thusly: Dear
Friend Mitchell—Enclosed you will
find a dollar bill and you may apply
it on our Eccentric account. Old Bir-
mingham must be a hummer. I am
glad to see it going along, and always
thought it had a bright future. I can
remember me to Mr. Whitehead and
your family. Very respectfully yours,
I. LEE TRUAX.

Consistently with our avowed inten-
tion to improve service given our pat-
rons, we find it necessary to increase
our equipment caring for our rapidly
increasing business. Our auto delivery
is a huge success, and encourages us to
add another telephone to quickly and
promptly care for our business calls.
When you think of business you nat-
urally think of Miner Grocery Co.
In calling us, please say to the tele-
phone lady, "Please give me 65 or 38."

Eugene Heath, of the Barber Avia-
tion company, has been making some
thrilling death-defying stunts in his
New Bern, North Carolina, plane.
Known as "Wild Bill" dropped his
grenades at a target besides taking
several passengers into the clouds with
him. The New Bern Daily Journal of
May 22 says: "He is an aviator with
a record and the ease with which he
handled the giant machine exemplified
all that what it takes toaviate he's
got it."

The Oakland County High School
Athletic association will hold a track
meet at Barnum Athletic field June 6.
Seven of the leading high schools of
the county will send track teams to
compete for the beautiful silver cup,
the trophy offered to the winning team.
In addition to the regular events, a
relay race will be added. The ball
game to decide the Oakland County
championship will be played between
the South Lyon team and Birmingham
at Pontiac Saturday morning. A cup is
offered to the winner.

Jacob Bauman, owner of a farm east
of the village, didn't see why his
hired man, Herbert Hamilton, should
celebrate Memorial day. Hamilton
celebrated Memorial day in Detroit last
day morning it is alleged. Bauman
took the tenant house where Hamilton
lived to "teach him a lesson." A pair
of wire pliers is the weapon said to
have been used. It is said Hamilton
injured Hamilton about the head and
the fingers of one hand of Mr. Hamil-
ton when she interfered. Bauman was
arrested by Deputy Sheriff W. Bray
and arraigned before Justice A. W.
Campbell. He was released on \$500
bond and will be examined June 5.

The Advent church has been newly
shingled.

Matthew Groves is taking baths at
Mt. Clemens.

Jack McDougall left Wednesday for
Miles City, Montana.

Miss Virginia Roy, daughter of Mrs.
Madel Roy, is seriously ill.

Mrs. Carmen Gee Hall and son Char-
les of Denver are visiting Mrs. L. L.
Houghton.

Miss Ida Corey left Wednesday for
Toledo, to be the guest of her brother,
Lorenzo Corey.

Mr. and Mrs. Irving Smith and Mr.
and Mrs. Tobie of Groveland visited at
H. L. Bowers' Friday.

Three families of the Baells of De-
troit autored out to call upon Mr. and
Mrs. Floyd Back.

Mr. and Mrs. William Irving of De-
troit are contemplating becoming resi-
dents of Beautiful Birmingham.

Earle E. Mudge is now an obliging
clerk at the Miner Grocery Co.'s new
store. Here's a suggestion to the job
and to the new clerk.

The W. C. T. U. Flower Mission day
will be held June 10 at the home of
Mrs. Conley. Reports from the state
convention will be read.

Ray Monroe and Lee Blodgett with-
nessed the thrilling "stunts" of Lin-
coln Beachey, dare-devil aviator, at the
state fair grounds Memorial day.

Miss Iris Maywood, registration clerk
of the employment department of the
Detroit Y. W. C. A., was the guest of
Carrie Elizabeth Mitchell Tuesday.

Mr. Howard and Miss Hazel Wendorff
left last Friday for Troy, N. Y.,
called there by the serious illness of
their grandmother, Mrs. Dorothy Wendorff.

Attorney and Mrs. Henry Wunsch
of Detroit, were Sunday guests of Mr.
and Mrs. H. George Field.

A penny a nickel two bits or a
thousand-dollars will be acceptable in
payment for a tag Saturday.

Mr. and Mrs. H. George Field spent
Memorial day at their fruit farm,
"Dellafield," near Ann Arbor.

Major James H. Cole painted and
donated two fruit pieces in honor of
the Methodist church. The pictures were
sold for \$25 and this was given to the
sick hospital fund of the W. P. M. S.

Mrs. Mortimer O. Smith, 90 years of
age, is seriously ill at her home on
Hamilton street. Mrs. Smith bears
the distinction of being the first white
child born at Fort Dearborn now Chi-
cago.

Nearly 20 classes are enrolled in
the Methodist church Sunday school
at present. Rev. Cowan E. Walker
field reports a rapid increase in the
attendance of the Wednesday ev-
ening services.

Two stores closed on Decoration
day. We are some patriots. How-
ever, the barber shops did close at
noon but that does not mean our
total lack of observance of this re-
membrance day.

James Wootter's new store on
Woodward avenue is rapidly being
erected. This will add a new store
to our business section and points to
the rapidly valuable progress of
beautiful Birmingham.

Two storekeepers were patriotic
at Memorial day. One of them, Mr.
Shain and H. G. Spencer, displayed
Old Glory while the postoffice dis-
played the stars and stripes in the
window and from the flag staff.

Arnold Harwood, 98 years of age,
was buried in Warren, May 25. He
was the father of Homer D. Harwood,
editor of the Warren Watchman, and
had lived in this vicinity since 1834.
Interment was in Warren cemetery.

Following are the guests: Miss
Jessie Gray, Francis Bradford, Alice
Gregory, Helen Shaw and Melmie M.
Mitchell and Messrs Ted Brown, Ray-
mond Peck, Edward Smith and Pres-
ton Gray. Mrs. M. T. Shaw was chap-
lain.

One of the most charming house-
parties of the season occurred last
week at the summer cottages of Mr.
and Mrs. W. W. Beals at Lake Orion.
The party was given by Charles
Beals, expert wireless telegraph op-
erator, and Mrs. Beals. The evening
will "tame the air" on the steamer
Detroit II, this summer.

A few days previous to her death,
Florence Beattie made a deed of
some property to Mrs. Carrie Mur-
phy, but the deed was not delivered to
her until after her death. Mrs. Mur-
phy filed a petition to the probate court
to empower the administrator to de-
liver the deed to her. The hearing today
Rev. C. E. Wakefield, Messrs. Thos. Leland
and Wm. Eugene Smith, Hitchcock
and up their autos decorated with
with a party of 18 run over to Romeo
after dinner, stopped on their way
back at luncheon at Assembly hill
land, Orion, and on looking up the
distance traveled the indicator showed
72 miles. A fine outing and after-
noon.

Would you like to turn a little flour
and find a lot of cups of delicious
smelling coffee waiting your pleas-
ure? Would you like a nice browned
stake done in ten minutes? If so
you can get it by ordering our ready
results may be accomplished by West-
inghouse Heating Devices. They are
sold at the Houston Hardware
company. Better have a look—All.

Talk about progressives! The Col-
onel put a new rivet on the newly
waded down the Amazon to Tidoro
swam up the coast to Oyster Bay
and now competently turns his atten-
tion to uniting the Republican party,
settling the American unpleasantness,
striking out the anarchists and
telling Woodrow where he heads in.
If there's any little old domestic
distinctions you'd like to see
untangle, just mention it to Teddy.
And now they're calling Mumm's
Extra Dry "Chickadee" brandy.

Of the W. C. T. U.; what you know
'bout that.

The will of the late John Benjamin
was filed for probate this week. He
was one of the largest holders of
stock in the Rosemount Company. The
will was dated March 7th. It leaves
all personal property to his
widow, Mrs. E. B. Benjamin, for life,
and appoints executor. It is to have
the use of all real estate unless she
marries; then only the income. Mrs.
M. W. Hawkins, a foster daughter and
her husband John Hawkins are given
the home place and Mrs. Hawkins
and her children are to have her
real estate at the death of Mrs.
Benjamin.

Save your change for tag day.
A new roof is being placed on the
Advent church.

Oakland county hospital needs
you—be a subscriber.

ORDER FOR PUBLICATION—Appoint-
ment of Administrator. State of Michigan, the Probate Court for the
County of Oakland. A session of said Court
held at the Probate office in the City of Pontiac,
Michigan, on the 25th day of May, A. D.
1914. Present, Hon. Elmer F. Rockwell, Judge
of Probate. In the matter of the estate of
ROBERT CROMIE, deceased.

Elia Sophia Benham having filed in said Court
a petition praying that the administration of said
estate be granted to her, and that she be appointed
administrator thereof, and that she be authorized to
sell the real estate of said estate, and that she be
allowed to pay the debts of said estate, and that she
be allowed to distribute the balance of said estate
to her heirs, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she
be allowed to pay the costs of said proceedings,
and that she be allowed to pay the costs of said
proceedings, and that she be allowed to pay the
costs of said proceedings, and that she be allowed
to pay the costs of said proceedings, and that she