

HENRY W. PAULI  
JOHN C. PAULI

# WALK-OVER SHOES

For Men and Women--Shoes that are bought because of the service they give. Let your next pair be "Walk-Overs."

## Henry Pauli's Sons

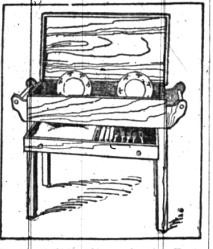
The Walk-Over Store  
Pontiac

### SAVES MANY STEPS

IDEA FOR HOUSE CONVENIENCE WORTH WHILE.

Combined China Closet, Serving Table and Roller Tray That Costs Little and is Quite Easy to Construct.

This convenience comprises a china closet serving table and roller tray all in one. This device was built by using a box five inches deep for the top and placing four wooden boxes for dimensions of 12 inches wide and 29 inches high, and a serving compartment 5 inches deep. The top of the table and roller tray are made of small chains fastened to it to keep the top from falling back too far when opened. The bottom of the serving compartment is 5 inches below the top. Around the sides of this compartment are little screw hooks on which the cups may be hung. In the compartment which may be lined with white oilcloth, it is space for serving dishes for six. Below the serving compartment is a drawer which is divided in the center by a one-half-inch strip.



Combined China Closet, Serving Table and Roller Tray.

One side is used for the linen and one side for the silver. The side used for the silver is lined with blue outing flannel because this serves the same purpose and is cheaper than felt. A spool was cut into halves to make the knobs for the drawer and a pair of these knobs was placed on each side so that the drawer could be used from either side. The legs were square pieces of wood 1 1/4 inches square with rollers. Old rubber-tired wheels from toy wagons or discarded baby coaches may be used. This is an improvement because the tray rolls noiselessly. In some cases the legs from old tables can be used in place of having these made. At each end two brackets were placed so that the table could be pushed or pulled. When the soiled dishes were taken to the kitchen and washed, they were placed in this serving compartment with one hand only, the lid placed down and the roller tray rolled into the dining room, with the dishes and silver ready for setting on the table at the next meal. It is not necessary to put them away because they are out of the way when the top is down. The estimated cost of this convenience is:

Dry goods box	.....	\$0.25
1 yard blue outing flannel	.....	12
1 pair white rollers	.....	10
1 roll of felt	.....	10
1 can of mahogany stain	.....	10
Total	.....	\$1.06

With a small dolly and a vase of flowers, this roller tray answers the purpose of a serving table and makes a very attractive piece of furniture.

### To Eliminate Housework

To make the house beautiful and livable and at the same time easy to care for, try what elimination and organization will do. One would think the bedroom would be difficult to simplify, but it will bend to the will as readily as the sitting room. Keep in mind just two things--with good outline a bedroom is furnished even in a little room. Then remember color. It is astonishing what can be done in the most economical fashion in the world with color in the bedroom. One does not need a single bit of white from start to finish except in sheets, pillow cases and towels. Plunge into color for the window draperies, for the outside spread for the bed and for the rugs.

### Cocoanut Dainties

Boil one cup of water until it threads, then beat into the frothed whites of two eggs just as for boiling liquid. When it is just ready to spread on cakes take that stage that stir is enough long-thread cocoanut to make stiff enough to handle. Drop by teaspoonfuls on buttered tin about the size of an English wafer, and shape with each finger into little haystacks. Brown lightly in oven.

### Pineapple Peel Juice

Cut the peel of the pineapple in small pieces, weigh and take the same weight of sugar. Make a syrup by adding one cup of water to each pound of sugar, then boil firm in the syrup 15 minutes, slow, steady boiling. Let stand overnight, then strain and squeeze in a sugar bag. Bottle and put on ice. This makes a fine puddling sauce and is delicious on boiled rice.

### Entire Wheat and White Flour Bread

Use same ingredients as for entire wheat bread, with exception of flour. For one use 3 1/2 cups of entire wheat and 3 1/2 cups of white flour. The dough should be slightly kneaded, and if handled quickly will not stick to the board. Loaves and biscuits should be shaped with hands instead of pouring into pans, as in entire wheat bread.

### To Brighten Carpets

Wipe them with warm water to which has been added a few drops of ammonia.

### To Whip Thin Cream

When cream is too thin to whip easily, add the white of an egg to each pint of cream.



THE MOST FAMOUS ROAD IN AMERICA

## TO THE VOTERS OF OAKLAND COUNTY

My attention has just been called to a printed circular signed, "E. Foster," with a printed comment thereon by Robert D. Heitsch, Democratic Candidate for Prosecuting Attorney, apparently intended to impugn the motives of the Hon. Gillespie, Republican Candidate for Prosecuting Attorney and myself, as Judge of Probate, in the administration of the estate of Ebenetis Baldwin, deceased.

Ordinarily circulars of this kind circulated during campaign for political effect, however vile their character or malicious their author I would not dignify with a reply, but in view of its purporting to give certain data, with a willful intent to mislead, inspired by the malice of its author, prompts me to reply by giving a brief resume of the facts referred to in the circular that the people may judge of its truthfulness and the motive that prompts it.

The estate of Ebenetis Baldwin like thousands of others, was probated in the Probate Court before myself with Edmund Foster as its administrator, who received his appointment December 16th, 1911, and concluded the administration May 3rd, 1915.

During the administration considerable time was occupied by the administrator in disposing of the lands of the estate which by represented, a considerable portion was swampy and of little value. Nearly all of the many heirs were represented by counsel and Mr. Foster was represented by Messrs. Perry & Lynch. The files disclose that a number of licenses to sell the real estate belonging to the estate were procured by the administrator in the Probate Court; the values of all of which were based upon the sworn testimony of the witnesses produced by him in open court. During 1913 after considerable effort was made to have been made by the administrator he succeeded in selling a number of tracts of the land, a Mr. Loch purchasing certain tracts and a Mr. Barrows purchasing other tracts. These men are said to be living in the locality where the lands were situated although strangers to me. One forty acres was sold for six hundred (\$600) dollars; one eighty acres for six hundred and fifty (\$650) dollars. Later, November 21, 1914, the administrator secured a license from Circuit Judge Smith, who was acting in my stead while I was on a vacation, to sell the lands mentioned in the printed circular and sold to one F. Chamberlain, a client of Mr. Gillespie. The licensed price fixed by Judge Smith to cover the sale of the lands was for the sum of three thousand five hundred, (\$3,500) dollars, which was based upon the testimony of Mr. Foster and the witnesses he produced in open court. A sworn report of the sale of these lands was filed by the administrator on December 5th, 1914, to E. Chamberlain "for the sum of thirty-six hundred (\$3,600) dollars, that being the highest price obtainable." This report of sale was confirmed December 14th, 1914. The method and manner of selling any of the property whether in one parcel or more was left wholly with the administrator and I never advised him otherwise, except that he must obtain all he could for the same and at least the licensed price fixed by the court. I doubt if his own attorneys advised him otherwise. Who may have subsequently purchased any of these properties or how many times they may have been sold or mortgaged I do not know as I was not personally interested in any of them in any way, am not now interested in them in any way, and never expect to be interested in them in any way in the future.

That these properties may have been very materially increased in value I do not know. They have not been like most other Oakland county properties unless they have increased in value. Countless examples could be given if necessary where properties have increased and multiplied in value in some instances from five to ten times their original value during the last two or three years. An illustration of this kind is in the estate of Ann Gordon, incompetent, where through the Circuit Court before Judge Smith, something like three years ago for seventy-five thousand (\$75,000) dollars and now reported to be worth upwards of six hundred (\$7,000) dollars and now reported to be worth upwards of forty thousand (\$40,000) dollars. While many of these properties were sold either through the Probate or Circuit Court have materially increased in value, nevertheless, I cannot understand why any just criticism or credit should be attached to myself or the Circuit Judge whose sales of this kind have to be made.

That Mr. Foster's maliciousness is prompted by malice, the base of which lies in his method of handling certain matters of trust through the Probate Court wherein I was compelled to ask him or I might be compelled to dismiss him, is apparent to all when the contents of his trust and account for certain funds advanced for or by the estate of Mary E. Hamond, a mentally incompetent person, (file No. 7111) of which he had been acting as guardian and to which I shall later allude.

Prior to the close of the same, Ebenetis Baldwin estate, Mr. Foster filed a petition in the Probate Court, by his account, file 2284, 1914, asking that he be relieved from accounting to the estate for one thousand five hundred thirty-two and 25/100 dollars (\$1,532.25), on the ground that it was lost through the failure of the Clarkson Bank and alleging "that most of said money had been deposited in said bank only a few days when it failed." and that he had credited in his account with said estate the sum of \$1,532.25, and that he is entitled to be credited in his account with said estate for the total amount of said loss." This request I was obliged to deny him on the showing made and on the ground that he was the officer of the bank up to the time of its failure. My order he contended was not right, although no appeal was taken by him. A portion of this alleged loss, however, was later allowed him by stipulation counsel for the heirs that the estate might be closed without further delay.

On March 30th, 1915, Mr. Foster was appointed guardian of Mary E. Hammond, a mentally incompetent person, and the files disclose that upwards of seven thousand five hundred (\$7,500) dollars in cash came into his hands as guardian, and his account filed by him December 28th, 1915, showed a balance on hand of seven thousand and one hundred ninety and 4/100 dollars (\$7,190.40) in cash, of which no accounting by him whatsoever was made. I caused sworn accounts to be filed by him at irregular intervals many years of which no accounting by him whatsoever was made. I caused notices to be given him to file his accounts annually. A sworn ac-

Woman's a Woman for 'at That of fiction makers in our own time the greatest man is Shakespeare and the greatest woman is Jane Austen. In personal revelation both were equally reserved, the woman the more so, seeing that she did not even burn into the hieroglyphics of a sonnet sequence that of the two our first thought of the woman is, Jane Austen and of the man, "Dear Rosalind" or Beatrice or Mercutio. A man, possessing a separable intellect and an imagination so original that it can sometimes create what he personally is little capable of experiencing, may sometimes write one thing and his own other; but not so a woman. On the other hand, has any woman ever at talked such greatness that, at the passing of her name, we think of the books she wrote before we think of the woman she was?--Winifred Kirkland in the Atlantic.

To Get Rid of Rats. A good way to get rid of rats is to collect some thin chips, pieces of shingles, or tin, and pour over them enough kerosene to cover them well. Sprinkle dry lye over the chips and set them in every rat hole you can find. The rats will soon move out.

A probate was filed in September 1914, by Mrs. Harriet B. Fifield, sister of the incompetent, praying "that he be removed from his said office as guardian if he had improvidently invested the funds of his ward without the authority of the court; that he be required forthwith to render an account of his administration of said trust." A hearing was had on this petition at which time he filed, October 14, 1914, what purported to be a complete, detailed account of upwards of seven thousand (\$7,000) dollars, charging the estate with certain real estate, promissory notes, etc., without date, which the evidence disclosed at the hearing, a large portion of which was valueless and a portion entirely outlawed; the house and lot in question being in his individual name and not in the name of the estate. After the hearing in which he was ably defended by his counsel I gave him to understand that he would have to resign or would be compelled to remove him. He expressed a desire to terminate his trust, but insisted that his successor should accept the assets listed by himself, which I refused to approve because I considered many of them valueless and termed them as valueless, and as they were termed, at the time, "junk," also refused to accept any of his real estate. After a number of hearings I made an order on the 6th day of February, successor and directing among other things as follows:

"IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by this Court that the amount due from said guardian to the estate of Mary E. Hammond, at the date hereof, is determined and decreed to be the sum of eight thousand six hundred ninety-two and 64/100 (\$8,692.64) dollars, which amount is to be accounted for by said guardian in cash or loans secured by first mortgages on real estate not less than fifty per cent of the value thereof as aforesaid, said mortgages to be approved by this court, and his successor was unable to enforce this order until the 19th of April, 1915, when he was finally discharged as guardian and his bond cancelled May 8, 1915. Since the day of my making these orders the animosity that Mr. Foster has held towards me has been pretty generally known and his motive for the untruthful statement made, in his circular established.

The above orders, decrees, petitions, annual reports and facts above stated are all a matter of public record in the Probate office and can be verified by anyone who desires to consult the files.

The affidavit contained in Mr. Foster's circular is not the first affidavit that he has ever made and if he is so despondent of the public reading his affidavit and wants something interesting, I suggest that he might invite them to the files in the Mary E. Hammond estate, and his sworn testimony as taken by the Court Stenographer, which is a matter of public record.

No publicity of these facts has ever been made by me outside of court and would not now be made save to show the facts as they are and the animosities of the author of the circular. It is true that Mr. Gillespie practices law offices formerly occupied by me while I was in the active practice of law, nevertheless, he is not my law partner nor has he ever been. However, were Mr. Gillespie to be my law partner, I am satisfied I would have no apology to make for him to the public. Just why the printed circular did not call attention to the fact that the license to sell the property was granted by Judge Smith and not by myself is evident. I think it is likewise just as apparent why it did not call attention to the fact that the value of these funds in the sale price was fixed only by the administrator and his witnesses and by no one else. Why he did not call attention to the fact that this property in question sold for more than the properties of the estate is just as apparent. Just why he did not call attention to the fact that I was not in any way interested in the property and had nothing to do with any enhancement in value that may have come to them is likewise just as apparent. In this, as in other cases where lands are authorized to be sold through the courts, the court, either Probate or Circuit, must necessarily be governed by the advice of the administrator and the testimony of such witnesses as he brings into court. The courts naturally trust and administrator who is sworn to look after the interest of the estate; they naturally trust that the administrator will produce reputable witnesses and of good judgment in the interest of the estate. If the administrator fails to produce poor witnesses of those who do not give correct testimony, the courts are not to blame.

To my young friend, Heitsch, I do not suggest that if the success of his campaign depends on non-Honoring, he should also print an affidavit from a certain gentleman in another part of the county, who has been assiduously busy circulating these circulars. This gentleman has graciously let in the fact that he filed a bill which was totally disallowed by myself, and that certain person whom I became my duty to dismiss as guardian for mismanaging the entire fund of two thousand dollars. It is also reported that I charged too much for counsel in the Probate office, notwithstanding the fact that neither myself or anyone identified with the Probate office ever charge a cent for counsel. They might be willing to make an affidavit, at least I can recommend them as being eminently qualified for this kind of work.

For something like twenty years I have been in public life more or less and have made some enemies, have differed with some men and women, but they were right and it may be I was wrong, so far as I know no one has ever bothered attempted to question my honesty by imputations or otherwise.

This explanation I trust will be excused for its length. In conclusion, I think it proper for me to state that I entertain no ill will toward the members of the Democratic County Committee or my opponent, gentlemen, whom I have in the highest regard, have anything to do with this circular boomerang.

With this explanation I leave the matter in the hands of the voters regardless of party affiliation, asking that they deal with me only as they would want to be dealt with under similar circumstances.

Yours Respectfully,  
**KEBER P. ROCKWELL**  
Judge of Probate.

# WHITEHEAD AND STANDART

## Real Estate Loans Insurance

We have Lots of various sizes, prices and locations in the following Subdivisions, in the immediate vicinity Look them over and then call at our office in the Telephone Building for prices, terms, etc.:

Birmingham Heights	Crestview Subdivision
Greenwood Addition	Birmingham Villas
Osborne Sub. (Royal Oak)	Bloomfield Estates
Hendrickson Homes	Morningside Homes
(Clawson)	Quarton Lake Estates.

Don't you think you ought to be able to make a selection from all of these? Let us help you.

### WHITEHEAD AND STANDART

Wipe them with warm water to which has been added a few drops of ammonia.

To Whip Thin Cream When cream is too thin to whip easily, add the white of an egg to each pint of cream.