

THE SPEARMAN REPORTER

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Spearman Reporter, Spearman, Texas, Thursday June 6 1935

DON'T NAME IT

By HONEST BILL

In view of the fact that this is my personal column and is published rather as a pleasure of the writer than a benefit to the readers, I feel justified in using the name of the column to write the Faye (my wife) who's new to the country—you note don't say hurrah! hurrah!

Eddie Faye— You'd hardly know this country since it turned into a 'wet' anybody is full of pep, and are like they were all butting hands with old man prosing—honest you and I have known such people before in this section. You never hear one gripe about hard time any more, and about half the relation are planning their vacation in 1936 after they make a big bumper crop.

Even Mrs. Nichols has got the—she came in last week all set up and informed me that she'd buy out this paper after she makes a good wheat crop—I'm kidding.

My hunt all over the place that pink chiffon dress that I wanted me to send you. I find but one pink garment in this house—and if it's not a gown, I don't want you to get it down there where I was right up.

Billie his bicycle has been. It sure is a peachero. I could hardly keep from taking it out of the crate and riding myself. It is the flashiest I ever did see. Got ever—headlights, tail lights, kickers, and ect. I promised Bill I'd leave it in the crate and him unpack it, but Sid Clark believes wants to ride it himself. He says that I ought to take the bicycle in the car and get it down home when I come on my vacation. I may do it yet.

Billie and the old marmite, Alie and the three kittens, track, Meshack and Nabend—are all doing fine and are as fat as can be. I sure am having a good time with this responsibility. I've been feeding them raw ham, meat, and Mr. Vaughn, is working in at Burran's this time has got me all scared up. I said I would shorn give the worms if I didn't change diet, and suggested liver. I you to know that Lynn Pack New System don't even carry in stock any more. It's costly to sell, and I may have part importing liver for my ma. Bruce Sheets, who hasn't got any kids of his own has taken to tell me how to diet babies, and he suggests a raw of mornings, cooked meat carrots at noon, rich milk and rice of evenings. I sure the kittens Sister, but they lot of trouble. They got into a bathroom Monday and got toilet paper started to unroll, litterly scattered it all over

ve O. G. Collins is leaving Clifton, Texas. Folks sure do to see them go, and I believe would back out if they had a chance. O. G. is getting motion and will have charge of office (district) that serves 35 towns. A Mr. Webb that is in charge of the office is moving back. Every- is glad that it is Mr. Webb coming, since we lose the family. The Baptist and the Lions club will miss the Collins family. I told you them fifteen half shirts you had me com Bill Merritt were too They fit me around the just about like a horse col-

believe Bill Merritt is making mistake to leave Spearman, am gonna go up and tell him has been as busy as the dial one armed paper hang- if he keeps his store here make a bushel of money we make that bumper crop

Mr. Whitson, (George) is getting started on paint-house. We got the paint plans all complete. Mr. Whitson spent the night with me and the entire day I had more fun cooking than I had in a coons age—wouldn't be surprised if I give you a few pointers—roast, rice, carrots, asparagus, and asparagus. I opened up a jar of those and a jar of that relish. Whitson said it was one of the meals he had ever eaten. I think it was so hot. One found out is that the Al-ware salesman is all wet. Figures it takes 3 hours meat in that aluminum—got the job done in half

I just come to the real-ty you wrok entirely too peep house. I got a sys-

AN OPEN LETTER TO FRANK D. ROOSEVELT AND SUPREME COURT

Dere Frank: We got a God-fearing, law-abiding citizenship down here in Hansford County, and we want you to submit this government record on rainfall to the Supreme Court and see if it's constitutional. Course, just like the NRA it's the best thing that ever happened to this section of the country, but if she ain't constitutional we won't have it.

It's sompin new, and we can't find any precedent for the amount of rain that has been falling in this drouth stricken area back for the past 55 years.

Take May, we had 6.35 inches of rain as recorded right here in Spearman, and there are sections of the county where the communities do not have any official measuring pan, and they may have busted the constitution into seventy-seven pieces—One of them reported 9 inches of moisture in one day.

I'm sorry that I can't give you the exact data on our rainfall for June, because your employee, Fred Brandt has gone over to Amarillo for a business visit and has already been out of town two days and expects to be gone two more. That within itself looks unconstitutional to me. Fred hasn't been out of town for more than 4 or 6 hours at a time for the past 30 years, and while you are submitting the rainfall to the court you might see if Fred Brandt has lost his respect for the constitution of the United States.

As best I can learn, we had a 1.50 inch rain last Friday, showers Saturday, Sunday was the only sunshine day, with rain falling Monday until noon, cloudy and rainy weather Tuesday, and a gully washer Wednesday. I'll give you the exact figures when Fred gets back home.

BILL.

HONORED



Word was received in Spearman this week that Al Reed, who received his A. B. degree from S. M. U. this year, had been given additional honors. Reed has been selected as a delegate from S. M. U. to a two weeks conference at Lake Junaluska, N. C. He will make the trip with all expenses paid. Al also received a two hundred dollar cash scholarship in the school of theology of S. M. U., as result of the excellent grades he made during his school work at the institution.

Al finished high school in this city 3 years ago. He is a remarkable student as his record proves.

YOUNG DEMOCRATS PLAN BIG MEETING

Amarillo business men and members in the Panhandle are preparing to make the coming state convention of the Young Democrats of Texas, in Amarillo, June 6, 7 and 8, the largest and most pleasant meeting of its kind in the state.

Clubs all over Texas are still striving for members, to increase their strength.

Latest plans indicate that Mrs. Franklin D. Roosevelt will also attend the convention with her son, James Elliott, another son national secretary of the organization, has been planning to attend for some time. Governor James V. Allred also will be on hand for the program.

A banquet Friday noon, a public meeting in the municipal auditorium Friday night, where Governor Allred will be heard; a barbecue Saturday noon are some of the highlights of the convention program.

There have been a number of members of the Hansford County club who have signified their intentions of attending the convention.



May Secure Contract To Complete Highway 88

Judge J. H. Broadhurst, who spent the past week end in Austin conferring with highway commission officials reports that there is a splendid chance of securing a state highway contract to complete the work on highway 88 in Hansford county.

If a contract to complete the grading and topping of highway 88 can be secured, it will mean that many farmers cut off of the relief work in the county will get a chance to gain an income to live on until a wheat crop can be made.

Highway Right-of-way For 88 Complete to Line

Judge J. H. Broadhurst reports that virtually all the right-of-way for Highway 88 in Hansford Co. has been secured by the commissioner's court. A large portion of the right-of-way was donated by citizens who are working to get the highway work completed in the county while State and Federal funds are available for this class of work.

While in Austin, Texas on business for Hansford County, County Judge J. H. Broadhurst was assured by the highway commission that the gap in highway 88 from the Hansford line to Stinnett, would be paved this year. This is of interest to local people, not only because of the comfort of travel, but because with the completion of the gap, the paving will extend further North.

Dick Kiker Will Open Grocery and Market

Friends of Dick Kiker, who was associated with Mr. Bryan when he was in business in Spearman, state that Mr. Kiker will open a grocery store and market in the McLain building about the fifteenth of this month. This paper was unable to locate Mr. Kiker to confirm this report.

Lewis Bryan of Perryton, former grocery merchant of Spearman spent Wednesday and Thursday of this week moving his store fixtures from the McLain building to the Bryan store at Perryton.

STORK SHOWER FOR MRS. VERLIN NOLAND

A lovely stork shower was held at the home of Mrs. Cap Richardson last Thursday afternoon at 4 p. m. for Mrs. Verlin Noland.

Many useful and beautiful gifts were received by Mrs. Noland for which she heartily expressed her thanks, after the gifts were inspected. The hostess served delicious ice cream and served the following: Mesdames, cake to the following: Mesdames, J. Jackson, J. H. Broadhurst, Warren McNabb, H. A. Nichols, Gene Richardson, Jack Hancock, Gene Richardson, Carl Donley, Bill J. E. Gerber, McLeod, Lester Short, O. P. Richards, H. B. Howell, J. E. Womble, Charles Towle, J. C. Hancock, Lynn Chambers, J. C. Hancock, Rose Pack, Jesse Riley, Misses Rose Mary Pack and Mary Sparks.

Tidwell Shows Coming To Perryton June 10 to 15.

An advertisement carried in this issue of the Reporter announces the Tidwell shows and carnival at Perryton from June 10 to 15th, inclusive. One of the features of the show is a Free act featuring a diver who dives into a pool of flaming water.

Stockholders Meetings

Both stockholders of the Spearman Equity Exchange and stockholders of the Consumers sales company held annual meetings the past week. Officers were re-elected and reports of the past year's business read at the annual meetings.

Nomination Committee For Spearman Lions Club Is Named Tuesday

Lions Bill Hutton, Marion Glover, and D. W. Holland were appointed a nomination committee to nominate officers who will be elected at the Lion luncheon Tuesday June 18th, and serve for the coming year.

A program honoring O. G. Collins one of the officers of the local club who is moving to Clifton, Texas was planned for the Tuesday luncheon. However, due to leaving Wednesday, Lion Collins was unable to attend the Tuesday luncheon.

A guest of Pal Lyon for the Tuesday luncheon was Ed Wecley, Amarillo. Mr. Wecley is a representative of one of the large fire insurance companies of the state and in a short talk to the club he commended the fire record of Spearman, stating that few cities of the state had a record of five years 15 per cent credit on insurance because of their excellent fire record.

Relief Work Limited As Enter Spring Season

Due probably to the fact that working conditions in the agricultural sections of the state are much better at this time of the year, a cut in the relief appropriations for this county have been made by state officials. Many of the local citizens are picking up a bit of work on farms this month, due to preparation of the land for planting row crops. This makes the cut in the relief appropriation less severe in many instances.

IMPORTANT NOTICE

Wm. Deck, chairman of Division 12, zone 11, comprising Hansford and Ochiltree retail and wholesale oil dealers has received the following official notice regarding the NRA.

"In view of the Supreme Court decision all code activities should cease immediately. Suggest all organizations be held intact until further notice. Will keep you advised of developments.

Roscoe Womble was visiting in the A. F. Womble home Sunday evening.

Golf Officials Plan To Improve Greens Soon

According to information from Sec. - Treas. Bruce Sheets of the Spearman Golf Club, work on repairing the green damaged by water at the golf course, will begin just as soon as the money is received from members, who have been assessed \$5.00 each to complete this work.

Officials of the club are asking the cooperation of the members in rushing their payments of the assessment. A tournament is planned for the immediate future and will be staged just as soon as the assessments are paid and repairs made on the greens.

SPEARMAN LOSES VALUABLE CITIZENS

Friends of Mr. and Mrs. O. G. Collins, and the general public learned with a great deal of regret that these two valuable citizens would move from Spearman to Clifton, Texas.

In accepting the work at Clifton Mr. Collins assumes charge of a division point of the Community Public Service Corporation, the division office supervising the work of 30 towns in the Clifton territory.

Mr. and Mrs. Collins moved to Spearman five years ago, and their excellent behavior and progressive spirit have won for them a large circle of friends. Both of these young people were active in church and civic affairs. Collins is a past Secretary of the local Lions club and was serving as one of the Vice Presidents of the club at this time. Collins has been active in the Chamber of Commerce while that organization functioned in Spearman. He has served as Superintendent of the Baptist Sunday school for 2 years, and both Mr. and Mrs. Collins were active in the young people's work of the church.

Mrs. Collins, an accomplished musician, has been very helpful in the church work of the Baptist church with her music. She has taught classes in the Sunday school the past three years, and had probably the banner class of the school at the time she moves from Spearman, The Fidelis, class. Mrs. Collins helped to organize the Spearman Music club and has served as Secretary of the club since its organization three years ago. She has headed several of the important committees of the Music club including the year book committee that plans the entire year's course of study.

While local people cannot help but applaud the advancements being made by this young couple they very reluctantly give them up.

This publication management wishes for them a very happy and prosperous future, such as their excellent character and commanding personalities deserve. WHEAT LOANS AVAILABLE

Hansford county farmers can make application at this time for loans for planting wheat. Applications are being filled out by J. E. Gerber at the Hansford County house. Stanley Kelly, Fred Bruce, and Frank Womble, Desmond Kelly, Ollie Ward Tompkins, and Clyde Miller went fishing Saturday

DANGER IN EROSION IS TWOFOLD HERE

The Texas Panhandle, whether it realizes it or not, faces a double erosion hazard.

Wind erosion's devastating power has been amply demonstrated this spring—will be demonstrated in succeeding springs unless vegetative cover is provided for all soils, careful research by the U. S. Soil Conservation Service proves.

The other hazard is water erosion. It is insidious and dangerous because it is not so noticeable as wind erosion. Clouds of dust do not billow in the air but land loses valuable soil to the soft pattering of raindrops.

The farmer to forestall either wind or water erosion must build up a program. One isolated practice will not achieve. But at least part, probably most or all of the practices, are effective against both kinds of erosion.

Strip cropping of fallowed wheat land and on soil planted to corn or other non-erosion crops is recommended as a wind erosion preventive. Strip cropping is equally effective against water erosion. Water erosion strictly speaking is carrying away of rich top soil by run-off water. Run-off is another damage because moisture is thus lost to plants growing on the soil whence the water came, where it fell and should have been held.

What damage water erosion can do and how strip cropping can help prevent it was demonstrated in April at Temple, Texas when 1.72 of an inch of rain fell in 15 minutes. Two fields were used in the check by the Conservation Service, slope average running from 4 to 6 per cent.

One field was in cotton, rows running up and down slopes as is practiced by many farmers. This field lost 10.66 tons of soil per acre. The other field, also in cotton, had contoured rows, run on the level and was stripped with oats 75 feet wide. Thirty-five to 50 rows of cotton were between strips. On this field only .48 of a ton of soil was washed away.

Strip cropping and contour tillage proved 22 times as effective in preventing soil erosion as the normal farming practices for that region.

"We have only a small per cent of farm land with a 4 to 6 per cent slope," said O. T. Williams, extension agent with the U. S. Conservation Service here this week "yet we have enough slope that run-off is appalling. On some farms in this country the run-off from the recent inch and a half rain was a half inch, enough to produce 400 pounds of crop per acre which at present prices means \$200 per acre loss. This loss will be a fact if moisture should be a limiting factor in crop production this year."

Run-off can be prevented by a strip-cropping, contour, terracing. First cost of terracing is about \$1.50 per acre. Contouring and terrace maintenance is from 36 to 50 cents per acre per year while yields are increased from 33 to 73 per cent. These methods are also necessary to prevent erosion for only through conservation of moisture can a continuous vegetative cover be assured, the only complete wind erosion protection.

Student Dances To Be Held At Legion Hall

Information from Mrs. Lon Hays is to the effect that the local student dances which began for the summer season at her home in Spearman last Friday evening, will be continued at the American Legion Hall in the future.

The class for the summer is entirely too large to be properly instructed in a private home, and the move has been made to the larger quarter. Slim Windom and his Lone Star Ramblers furnish the music for the student dances. The dance begins at 8:30 each Friday evening.

Picnic in Honor of Mr. and Mrs. O. G. Collins

Members of The Fidelis class and First Baptist Church gave a picnic Monday evening, June 3, honoring Mr. and Mrs. O. G. Collins.

After gathering at the church the party drove to the creek near Old Hansford where all enjoyed baseball and other outdoor games.

The picnic lunch consisted of weiners, pickles, buns, cake and coffee.

There were about sixty who enjoyed the evening, and when leaving each wished Mr. and Mrs. Collins much success and happiness in their new home.

HARVEY—ARCHER

On Sunday, June 2, at Perryton, Texas, the marriage of Louise Harvey and Ernest Daniel Archer was solemnized. Rev. W. V. Murry, former pastor of the local Church of Christ, officiating. The bride was dressed in a white crepe sport suit with white accessories and was attended by her sister Margaret Harvey. The groom was attended by his brother John M. Archer.

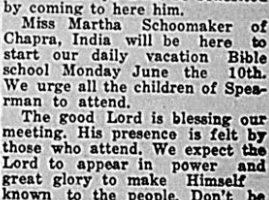
Immediately following the ceremony the bride and groom left for a short trip to Canyon and Amarillo.

Mrs. Archer is the daughter of Mr. and Mrs. T. C. Harvey of Gruver. Ernest Archer is the son of Mr. and Mrs. J. D. Archer of Spearman.

Mrs. Archer is a graduate of the Goodwell College Training school. She took her B. S. degree from the W. T. S. T. C. at Canyon with the class of 1934. She taught Home Ec. in the Kelton High school the past year. Mr. Archer is a graduate of the Amarillo high school. He also attended W. T. S. T. C.

Mr. and Mrs. Archer will make their home at Vernon, Texas.

EVANGELIST



We are sorry that Sister Mann was delayed in her coming to Spearman but she will be here Sunday June 9th, to carry on the meeting for a few weeks.

It is our happy privilege to have Rev. J. A. Thomas of Bonner with us for a few days until our Evangelist arrives. Bro. Thomas is an excellent preacher and we are sure you will be benefited by coming to hear him.

Miss Martha Schoemaker of Chapra, India will be here to start our daily vacation Bible school Monday June the 10th. We urge all the children of Spearman to attend.

The good Lord is blessing our meeting. His presence is felt by those who attend. We expect the Lord to appear in power and great glory to make Himself known to the people. Don't be like Thomas the doubter who was missing at the service in which the Lord appeared.

Avoid yourself of every opportunity to attend this revival and Bible school.

DR. POWELL, Eye, Ear, Nose Throat. Specialist, will be at Dr. Gowers office, Wednesday, June 12th. Glasses fitted, tonsils and Adenoids removed.

LYRIC THEATRE

THURSDAY - FRIDAY - SAT. "RED HOT TIRES" Lyle Talbot - Mary Astor

SATURDAY PREVIEW SUNDAY - MONDAY "Public Hero No. 1."

Lionel Barrymore - Chester Morris - Jean Arthur.

TUES. and WED. Wm. Garga - Patricia Ellis W. H. Graham of Oklahoma City, an uncle of Mrs. Oren Kelly visited with Mrs. Kelly and family Wednesday.

The Spearman Reporter

Successors to The Hansford Headlight

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NOTICE TO THE PUBLIC—Any erroneous reflection upon the reputation or standing of any individual, firm or corporation that may appear in the columns of The Spearman Reporter will be corrected when called to the attention of the management.

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WORK RELIEF WAGES

Now that the first excitement over the wage scale that have been announced for the work relief projects has died away, we can sit back and do a little wondering as to just how many folk who are now on relief will feel like going to work. We hope that the government will be able to find enough work to put every able-bodied man and woman on a job. Assuming that there are enough projects to take up most of the slack, it seems to us that everybody off direct relief who refuses to go on work relief.

The work relief wages for unskilled workers range from \$19-20-40 a month, and for skilled workers from 75 to 94 a month. These, are not high enough to work from taking private employment when that is available. But they are not so much higher than the sums which are being currently paid as direct relief as to form much of an inducement to the lazy and the slackers to exercise their muscles, so long as they can loaf at public expense. The skilled worker who is drawing 30.00 or so a month, as many are in many regions, is apt to figure that if he goes on work relief at 40.00 a month he is really getting 10. a month for working.

We have heard of such cases. Therefore, it seems to us of the highest importance that nobody be permitted to stay on relief roll at all. We have no real expectation that any such policy will be adopted, because we cannot imagine a nation-wide set-up of relief administration, work relief or direct relief, that is not in the hands of political people, and we have seldom heard of politicians willing to alienate votes by telling them that if they want to eat they must work.

THE RIGHT TO EAT

The human race has come a long way since primitive times when it was the custom to kill off the old and infirm of both sexes, and to drown superfluous babies like so many kittens, and in general to compel everybody to shift for himself regardless of his needs. It was nobody's business whether a man starved to death or not, in the bad old days.

The modern world has been coming, through the past thousand years, to a more humane view of the responsibilities of society to its unfortunates. The parables of Jesus Christ, have been a tremendous influence even upon a world which falls far short of the Christian ideal in other matters. There is a far broader recognition of the duty of everybody to give a helping hand to the sufferers from diseases or accident, to those who for any reason other than their own shiftlessness find themselves lacking in the necessities of life, food and shelter.

We sometimes wonder, however whether there is not a growing tendency to extend this Christianism too far. We think it is time to give consideration to the words of Saint Paul, in his Second Epistle to the Thesalonians: "This we command you, that if any would not work, neither should he eat."

We hear from all sides reports of men and women ON RELIEF who refuse to take jobs that are offered to them, preferring to live at the expense of the public rather than to make an effort to help themselves. We hear of others who quit jobs to GO ON THE RELIEF. We do not know how widespread this situation is, but from all accounts it is pretty extensive.

Nobody should be allowed to starve in free America, but nobody who is offered work and refuses to take it should be treated as if he had a right to hold up his head among honest, industrious workers. Such individuals have thrown away whatever rights they had and ought to be regarded as what they are, objects of public charity, and allowed only the barest necessities of existence.

Your community will always be just as good as the people who live in it make it.

No method has yet been devised to make a man believe that which he does not want to believe.

Banks Rapidly Reduce Debt

Although the sum of \$1,860,000,000 has been advanced to banks and trust companies by the Reconstruction Finance Corporation since it began operations in February, 1932, down to April 30, 1935, these institutions have repaid no less than \$1,340,000,000, or more than 72%. This rate of repayment is reported as being considerably in excess of that made by any other type of borrower.

Loans were authorized by the Reconstruction Finance Corporation to 7,396 banks and trust companies in an aggregate amount of \$2,350,000,000, but of this sum \$345,000,000 was withdrawn or cancelled and \$140,000,000 has not yet been taken out by the borrowers.

Simplification of Bank Checks

New York.—In a bulletin issued by the Bank Management Commission of the American Bankers Association, plans are described for carrying on the simplification of bank checks, notes, drafts and similar instruments in respect to size and uniformity of arrangement of subject matter.

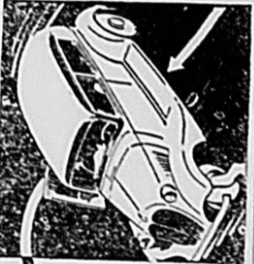
Detailed recommendations for this end were formulated by the association about ten years ago, the bulletin says, and promulgated by the United States Department of Commerce among banks, business houses using

Mr. and Mrs. Geo. Dietrich and family have moved to their farm home.

Mr. and Mrs. Gay Fletcher and family were in Guymon last week.

Mrs. H. Cooper and son Fred returned from Hot Springs N.M. where they spent the winter.

Mr. and Mrs. Frank Winkleman are returning to their home at Tyrone.



IF YOU DON'T GET BLOW-OUT PROTECTION

• Maybe you don't think blow-outs are dangerous. You would if you heard what we hear every day—if you heard motorists tell of the blow-outs they've had. They say they're through taking chances. And they're equipping their cars with Goodrich Silvertowns. For Silvertowns are the only tires made with the Life-Saver Golden Ply.

No Extra Cost!

Let us put a set of Goodrich Safety Silvertowns on your car. You'll have Life-Saver Golden Ply blow-out protection. And you'll be protected from dangerous "tail-spin" skids, too. You'll understand why when you press your hand down on the deep-grooved, extra-thick Safety Silvertown tread—when you feel the grip of the big, husky cleats. And this rugged tread will give you months of extra mileage, too, at no extra cost.



BEAN-BALL PITCHING IS NOTHING COMPARED WITH THE Blow-out I HAD!

Says FRANK FRISCH, MGR. WORLD'S CHAMPION ST. LOUIS CARDS.

Goodrich Safety Silvertowns
 WITH LIFE SAVER GOLDEN PLY

McClellan Chevrolet Co.

COUNTY BRIEFS

Gruver News

Students returned from college.

Misses Rose Higgs and Mae Cluck, who have been attending the Abenine Christian College at Abeline returned home to spend the summer with their parents.

Miss Eula Fraizer who attended McMurray College, returned the fore part of the week.

Miss Leona Mae Francis, Dan Gross, Herman Barkley returned from W. T. C. at Canyon.

William Maupin and Robert Brooks also from McMurray College are expected home soon.

Mrs. Mary Brandvik and Miss Helga visited last week with their daughters and sister Mrs. Harvey Shapley.

Robt. Harris returned the fore part of the week from Graham, Texas where he visited Mr. and Mrs. Lang.

Mr. and Mrs. Geo. Dietrich and family have moved to their farm home.

Mr. and Mrs. Gay Fletcher and family were in Guymon last week.

Mrs. H. Cooper and son Fred returned from Hot Springs N.M. where they spent the winter.

Mr. and Mrs. Frank Winkleman are returning to their home at Tyrone.

Mrs. Mary Brandvik, Miss Helga and Mrs. Harvey Shapley were Spearman visitors Sat.

Mr. and Mrs. C. Harris moved from the H. Fraizer residence to the Gruver residence.

Mrs. John Shapley returned to the home of her daughter from Guymon where she has been visiting another daughter.

Mr. and Mrs. H. Fraizer and daughter, returned from East Texas where they visited Mr. Fraizer's brother.

Mrs. Lorene Rogers came to Gruver recently from Borger where she has been working.

Mr. and Mrs. H. Shapley moved from the Borger residence in west Gruver to the Shapley residence.

Mr. and Mrs. Guy Reid and Son are visiting in the home of their parents.

Mr. and Mrs. H. Fraizer and Mr. and Mrs. Dillow and family were Sunday dinner guests of Mr. and Mrs. Sluder.

Mr. and Mrs. Price Miller returned from Enid Oklahoma, and St. Joe Texas where they have been visiting relatives Mrs. S.P. Miller accompanied them from St. Joe, where she spent the winter months.

Mrs. E. G. Garrett went back to Excelsior Springs Missouri, where she will remain until she is feeling better.

Mrs. R. Bort and little daughter returned to Gruver Wed. of last week. They have been away on a visit.

J. L. Harris of Erick Oklah. is visiting relatives in Gruver.

Mrs. Oscar Howard and sons, were in Spearman Monday.

Mr. and Mrs. Fred Sherman and family were Spearman visitors Sunday.

Mr. and Mrs. Garrett have purchased a new Chevrolet.

Every buyer in Spearman owes it to his community and to his family to first try to buy everything he needs in his own community. And merchants owe it to the local buyers to keep in stock attractive goods at fair prices. If both parties do their part Spearman will grow and prosper. If not business will lag.

MORSE NEWS

Clyde Miller and Frank Womble were business visitors in Dumas Tuesday.

Mrs. A. J. Womble and Mr. A. F. Womble were business visitors in Gruver Monday.

Wayne Kelly, who has been going to college at Lubbock will not come home for the summer. He has a job as bookkeeper at Lubbock.

Frances, Mary Jo, and Audrey Faye Knox were visitors in the A. J. Womble home Monday evening.

Mrs. T. G. Knox has been ill with rheumatism.

Elanor Faye Womble has been visiting with Mrs. Lucile Womble.

Mrs. Noel Womble, Gordon Parks, and Elanor Faye Womble were at the home of Mrs. A. J. Womble Thursday evening.

Mr. and Mrs. Shorty McKay, who have been at Borger have now returned to Morse.

Noel Womble bought a Ford car from Fred Womble.

J. D. Amend was visiting in the home of Mr. and Mrs. A. J. Womble Tuesday morning.

It rained quite a bit around Morse Tuesday.

Joyce Womble spent Sunday night with Mrs. Frank Womble.

Morse has received quite a bit of rain recently. In one place 5 inches fell altogether.

Robert Womble and daughter Donna Nell were visiting in the home of Mr. and Mrs. Carson Womble Sunday evening.

Joyce Womble has been ill this week.

Mr. and Mrs. Roscoe Womble went to Borger to see a doctor Saturday. Roscoe's eyes have been bothering him.

The usual celebration of Memorial Day was held at Leib cemetery Thursday.

Robin Gibin was visiting in the A. F. Womble home Monday evening.

Mrs. Maye Board of White Deer was at Leib memorial service.

Joyce Womble was visiting with Leota Harbour Thursday afternoon.

Mr. and Mrs. T. I. Harbour and family were at Spearman Saturday afternoon.

Fred Womble who is working at Morse, was at home Tuesday morning.

Rodney Harmon of Spearman has been visiting Lewis Harbour.

Frank and Bruce Womble were visiting in the home of Mr. and Mrs. Roscoe Womble Tuesday.

Fritz Forester, who has been going to college at Lubbock plans to spend the summer home with his parents, Mr. and Mrs. Walter Forester.

Ollie Ward and Horace Tomkins, who have been at Fort Worth have returned to Morse. Mrs. Irene Foster is working Spearman.

Mr. and Mrs. A. J. Womble and family and Mrs. Frank Womble were visiting in the home of Mr. and Mrs. Carson Womble Sunday.

Mike Belentine, Clyde Miller and Frank Womble went to Borger.

It is agreed that the country is slowly coming back but no political parties can agree as to cause.

Isn't it odd that little Fin would turn out to be the truthful and honest of all the nations that owe us.

It is now that time of the when but a few of the New Year's resolutions are in progress.

Read the AMAZING PRICES on these

12

Genuine "OK" Reconditioned

USED CARS

While they last—a few specially selected, slightly used cars offered at greatly reduced prices. We must reduce our used car overhead at once—and are doing so in the only logical way, by offering buyers extra value for their money. These fine used cars have just been taken in trade on new 1935 Chevrolets. Each one has been thoroughly tuned and checked—many are backed by our written "OK that counts." Read the listings below—then hurry in to buy and save!

Only Our Quick-Sale Policy Makes These Values Possible

<p>1931 CHEVROLET SPECIAL SEDAN \$317.00 6 wheel, Motor Overhaul, Practically New Tires—at Spearman</p> <p>1931 CHEVROLET COACH \$247 Motor Completely Overhauled, Spearman</p> <p>1930 FORD TUDOR, \$167.00 Practically New Tires, Motor Good</p> <p>1930 PLYMOUTH COACH \$107.00 Motor Fair, A good buy</p> <p>1928 CHEVROLET TRUCK \$97.00 New Rings a real buy</p> <p>1933 CHEVROLET Sedan Only \$467.00 22,000 miles Looks Like New</p>	<p>1932 CHEVROLET COUPE \$ Motor Body and Chassis in Excellent Condition. At Gruver</p> <p>1934 CHEVROLET COACH \$527.00 New Tires, Radio and Heater, at Gruver</p> <p>1929 BUICK SEDAN, \$97. New Rings—A real Buy</p> <p>1928 FORD COUPE Only \$47.00 (This Week Only) at Spearman</p>
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McClellan Chevrolet Co. Gruver Motor Company

Spearman, Texas Gruver, Motor

McClellan Chevrolet Co.

McClellan Chevrolet Co. Gruver Motor Company

Spearman, Texas Gruver, Motor

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Proposed Amendments To State of Texas Const. To Be Voted on at an Election To Be Held Saturday Au

H. J. R. No. 48 HOUSE JOINT RESOLUTION

proposing an amendment to Section 1, of Article XVII, of the Constitution of Texas, providing that Constitutional Amendments may be submitted by the Legislature at Special Sessions under certain conditions; providing for an election on the question of the adoption of such amendment and the publication thereof, and describing the form of ballot, and making an appropriation therefor

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS

Section 1. That Section 1, of Article XVII, of the Constitution of the State of Texas, be amended so as to hereafter read as follows:

"Section 1. How the Constitution is to be Amended. The Legislature, at any biennial session, by a vote of two-thirds of all the members elected to each House, to be entered by yeas and nays on the Journals, may propose Amendments to the Constitution, which proposed Amendments shall be duly published once a week for four (4) weeks, commencing at least three (3) months before an election, the time of which shall be specified by the Legislature, in one weekly newspaper of each county, in which such newspaper may be published; and it shall be the duty of the several returning officers of said election, to open a poll for, and make returns to the Secretary of State of the number of legal votes cast at said election for and against said Amendments; and if more than one be proposed, then the number of votes cast for and against each of them; and if it shall appear from said return, that a majority of the votes cast, have been cast in favor of any Amendment, the said Amendment so receiving a majority of the votes cast, shall become a part of this Constitution, and proclamation shall be made by the Governor thereof; providing however, that in cases of extraordinary emergency affecting the State as a whole, Amendments to the Constitution may be proposed in the manner hereinabove set out upon the submission of the proposed Amendment by the Governor at any Special Session."

Sec. 2. The foregoing Amendment shall be submitted to the electors of this State who are qualified to vote on proposed Constitutional Amendments at an election to be held on the 24th day of August A. D. 1935, at which election each ballot shall have printed thereon for those favoring the Amendment the words:

"FOR the Amendment to Section 1, Article XVII, of the Constitution of Texas, providing that Amendments to the Constitution may be proposed at Special Sessions of the Legislature under certain conditions." And those against the Amendment shall have printed the words:

"AGAINST the Amendment to Section 1, Article XVII, of the Constitution of Texas, providing that Amendments to the Constitution may be proposed at Special Sessions of the Legislature under certain conditions." Each voter shall strike out with pen or pencil the clause which does not indicate his desire regarding the above proposed Amendment.

Sec. 3. The Governor is hereby directed to issue the necessary proclamation for said election, and to have the above proposed Amendment published in the manner and for the time required by the Constitution and laws of this State.

Sec. 4. The sum of Five Thousand Dollars (\$5,000), or as much thereof as may be necessary is hereby appropriated out of any funds in the State Treasury not otherwise appropriated, to pay for the expenses of said publication and election.

The above is a true and correct copy.

GERALD C. MANN
Secretary of State

H. J. R. No. 46 HOUSE JOINT RESOLUTION

Proposing an Amendment to Article IV of the Constitution of the State of Texas so as to authorize Courts having original jurisdiction to suspend the imposition or execution of sentence and to place the defendant on probation and to reimpose such sentence, under such conditions as the Legislature may prescribe; providing for an election on the question of adoption or rejection of such Amendment and making an appropriation therefor; providing for the proclamation thereof;

the Constitution of the State of Texas be amended by adding a new Section to be known as Section 11A, to read as follows: "Section 11A. The Courts of the State of Texas having original jurisdiction of criminal actions shall have the power, after conviction, to suspend the imposition or execution of sentence and to place the defendant upon probation and to reimpose such sentence, under such conditions as the Legislature may prescribe."

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS

Section 1. That Section 1, of Article VII, of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 1. How the Constitution is to be Amended. The Legislature, at any biennial session, by a vote of two-thirds of all the members elected to each House, to be entered by yeas and nays on the Journals, may propose Amendments to the Constitution, which proposed Amendments shall be duly published once a week for four (4) weeks, commencing at least three (3) months before an election, the time of which shall be specified by the Legislature, in one weekly newspaper of each county, in which such newspaper may be published; and it shall be the duty of the several returning officers of said election, to open a poll for, and make returns to the Secretary of State of the number of legal votes cast at said election for and against said Amendments; and if more than one be proposed, then the number of votes cast for and against each of them; and if it shall appear from said return, that a majority of the votes cast, have been cast in favor of any Amendment, the said Amendment so receiving a majority of the votes cast, shall become a part of this Constitution, and proclamation shall be made by the Governor thereof; providing however, that in cases of extraordinary emergency affecting the State as a whole, Amendments to the Constitution may be proposed in the manner hereinabove set out upon the submission of the proposed Amendment by the Governor at any Special Session."

Sec. 2. The foregoing Amendment shall be submitted to the electors of this State who are qualified to vote on proposed Constitutional Amendments at an election to be held on the 24th day of August A. D. 1935, at which election each ballot shall have printed thereon for those favoring the Amendment the words:

"FOR the Amendment to Section 1, Article XVII, of the Constitution of Texas, providing that Amendments to the Constitution may be proposed at Special Sessions of the Legislature under certain conditions." And those against the Amendment shall have printed the words:

"AGAINST the Amendment to Section 1, Article XVII, of the Constitution of Texas, providing that Amendments to the Constitution may be proposed at Special Sessions of the Legislature under certain conditions." Each voter shall strike out with pen or pencil the clause which does not indicate his desire regarding the above proposed Amendment.

Sec. 3. The Governor is hereby directed to issue the necessary proclamation for said election, and to have the above proposed Amendment published in the manner and for the time required by the Constitution and laws of this State.

Sec. 4. The sum of Five Thousand Dollars (\$5,000), or as much thereof as may be necessary is hereby appropriated out of any funds in the State Treasury not otherwise appropriated, to pay for the expenses of said publication and election.

The above is a true and correct copy.

GERALD C. MANN
Secretary of State

H. J. R. No. 39 HOUSE JOINT RESOLUTION

Proposing an Amendment to Section 15, of Article 1, of the Constitution of Texas, and providing that the Legislature may authorize the temporary commitment of mentally ill persons, not charged with a criminal offense, for treatment and/or observation without the necessity of trial by jury.

The above is a true and correct copy.

GERALD C. MANN
Secretary of State

S. J. R. No. 24 A JOINT RESOLUTION

Proposing to amend Sections 3 and 5 of Article 7 of the Constitution of the State of Texas so as to permit the furnishing of State official text books free to every child of scholastic age, attending any school within the State.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS

Section 1. That Sec. 3 of Article 7 of the Constitution of the State of Texas be amended so that hereafter it shall read as follows:

"Section 3. One-fourth of the revenue derived from the State occupation taxes and poll tax of One (\$1.00) Dollar on every inhabitant of the State, between the ages of twenty one and sixty years, shall be set apart annually for the benefit of the public free schools; and in addition thereto, there shall be levied and collected an annual ad valorem State tax of such an amount not to exceed Thirty five Cents on the One Hundred (\$100.00) Dollars valuation, as with the available school fund arising from all other sources will be sufficient to maintain and support the public schools of the state for a period of not less than six months in each year, and it shall be the duty of the State Board of Education to set aside, under such regulations and in such manner as may be provided by the law, a sufficient amount out of the said tax to provide free text books for the use of children within the scholastic age attending any school in this State; provided, however, that should the limit of taxation herein named be insufficient to meet the deficit may be met by appropriation from the General Funds of the State and the Legislature may also provide for the formation of school districts by General Laws; and all such school districts may embrace parts of two or more counties, and the Legislature shall be authorized to pass laws for the assessment and collection of taxes in all said districts and for the management and control of the public school or schools of such districts, whether such districts are composed of territory wholly within a county or in parts of two or more counties, and the Legislature may authorize an additional ad valorem tax to be levied and collected within all school districts heretofore formed or hereafter to be formed, for the further maintenance of public free schools, and for the property taxing voters of the district voting at an election to be held for that purpose, shall vote such tax not to exceed in any one year One (\$1.00) Dollar on the One Hundred (\$100.00) Dollars valuation of the property subject to taxation in such district, but the limitation upon the amount of school district tax herein authorized shall not apply to incorporated cities or towns constituting separate and independent school districts, nor to independent school common school districts created by General or Special Law."

Sec. 2. That Section 5, Article 7, of the Constitution of the State of Texas, be amended so that hereafter it shall read as follows:

"Section 5. The principal of all bonds and other funds, and the principal arising from the sale of the lands hereinbefore set apart to said school fund, shall be the permanent school fund, and all the interest thereon, and the taxes herein authorized, shall be applied annually to the support of the public free schools. And no law shall ever be enacted appropriating any part of the permanent or available school fund to any other purpose; whatever; nor shall the same, or any part thereof ever be appropriated to or used for the support of any sectarian school, provided that the State Board of Education may furnish State Adopted text books free to every child of scholastic age, attending any school within the State; and the available school fund herein provided shall be distributed to the several counties as may be provided by law and applied in such manner as may be provided by law."

Sec. 3. The foregoing Constitutional Amendment shall be submitted to the electors of this State who are qualified to vote on proposed Constitutional Amendments at an election to be held on the 24th day of August A. D. 1935, at which election each ballot shall have printed thereon for those favoring the Amendment the words:

"FOR the Amendment to Section 3, Article 7, of the Constitution of Texas, providing that one-fourth of the revenue derived from the State occupation taxes and poll tax of One (\$1.00) Dollar on every inhabitant of the State, between the ages of twenty one and sixty years, shall be set apart annually for the benefit of the public free schools; and in addition thereto, there shall be levied and collected an annual ad valorem State tax of such an amount not to exceed Thirty five Cents on the One Hundred (\$100.00) Dollars valuation, as with the available school fund arising from all other sources will be sufficient to maintain and support the public schools of the state for a period of not less than six months in each year, and it shall be the duty of the State Board of Education to set aside, under such regulations and in such manner as may be provided by the law, a sufficient amount out of the said tax to provide free text books for the use of children within the scholastic age attending any school in this State; provided, however, that should the limit of taxation herein named be insufficient to meet the deficit may be met by appropriation from the General Funds of the State and the Legislature may also provide for the formation of school districts by General Laws; and all such school districts may embrace parts of two or more counties, and the Legislature shall be authorized to pass laws for the assessment and collection of taxes in all said districts and for the management and control of the public school or schools of such districts, whether such districts are composed of territory wholly within a county or in parts of two or more counties, and the Legislature may authorize an additional ad valorem tax to be levied and collected within all school districts heretofore formed or hereafter to be formed, for the further maintenance of public free schools, and for the property taxing voters of the district voting at an election to be held for that purpose, shall vote such tax not to exceed in any one year One (\$1.00) Dollar on the One Hundred (\$100.00) Dollars valuation of the property subject to taxation in such district, but the limitation upon the amount of school district tax herein authorized shall not apply to incorporated cities or towns constituting separate and independent school districts, nor to independent school common school districts created by General or Special Law."

And those against the Amendment shall have printed the words:

"FOR THE AMENDMENT TO THE CONSTITUTION OF THE STATE OF TEXAS PERMITTING THE FURNISHING OF FREE TEXT BOOKS TO EVERY CHILD OF SCHOLASTIC AGE ATTENDING ANY SCHOOL WITHIN THIS STATE," and "AGAINST THE AMENDMENT TO THE CONSTITUTION OF THE STATE OF TEXAS PERMITTING THE FURNISHING OF FREE TEXT BOOKS TO EVERY CHILD OF SCHOLASTIC AGE ATTENDING ANY SCHOOL WITHIN THIS STATE"

and every voter shall mark out with pen or pencil the clause which he desires to vote against, or the word "FOR" or the word "AGAINST", at the beginning of such clause, so as to indicate his vote for or against each of said proposed amendments.

Sec. 4. The Governor is hereby directed to issue the necessary proclamation for said election and shall have the same published as required by the Constitution and laws of this State, and said election shall be held under the Constitution and laws of this State.

Sec. 5. The sum of Ten Thousand (\$10,000) Dollars or so much thereof as shall be necessary is hereby appropriated out of the State Treasury to pay the expenses of the publications and elections provided for in this Resolution.

The above is a true and correct copy.

GERALD C. MANN
Secretary of State

H. J. R. No. 19 HOUSE JOINT RESOLUTION

Proposing an amendment to Article III, of the Constitution of the State of Texas, by adopting a new Section to be known as Section 51-b, which shall provide that the Legislature shall have the power to provide, under such limitations and restrictions as may be deemed by the Legislature expedient, for old-age assistance and for payment of same not to exceed Fifteen Dollars (\$15) per month each to actual bona fide citizens of Texas over the age of sixty five (65) years, who are not habitual criminals, nor habitual drunkards, nor inmates in any State supported institutions; and providing that the requirements for length of time of actual residence in Texas shall never be less than five (5) years during the nine (9) years immediately preceding the application for old-age assistance and continuously for one (1) year immediately preceding such application; and providing that the Legislature shall have the authority to accept from the Government of the United States financial aid for old-age assistance; providing for the necessary appropriation to defray the expenses of proclamation, publication and election.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS

Section 1. That Article III of the Constitution of the State of Texas be amended by adding thereto a Section to be known as Section 51-b, which shall read as follows:

"Section 51-b. The Legislature shall have the power by general laws to provide, under such limitations and restrictions as may be deemed by the Legislature expedient, for old-age assistance and for the payment of same not to exceed Fifteen Dollars (\$15) per month each to actual bona fide citizens of Texas who are over the age of sixty-five (65) years; provided that no habitual criminal, and no habitual drunkard while such habitual drunkard, and no inmate of any State supported institution, while such inmate, shall be eligible for such old-age assistance; provided further that the requirements for length of time of actual residence in Texas shall never be less than five (5) years during the nine (9) years immediately preceding the application for old-age assistance and continuously for one (1) year immediately preceding such application.

"The Legislature shall have the authority to accept from the Government of the United States financial aid for old-age assistance as that Government may offer not inconsistent with the restrictions hereinbefore provided."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to the electors of the State of Texas on the fourth Saturday of August, 1935, at which election there shall be printed on each ballot the following clause:

financial aid for old-age assistance."

Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and have same printed as required by the Constitution and Laws of this State.

Sec. 4. The sum of Five Thousand Dollars (\$5,000), or so much thereof as may be necessary, is hereby appropriated out of the funds in the Treasury of the State, not otherwise appropriated to pay the expenses of said publication and election.

The above is a true and correct copy.

GERALD C. MANN
Secretary of State

S. J. R. No. 6 A JOINT RESOLUTION

proposing an amendment to the Constitution of the State of Texas, amending Article 16 by adding another section to be known as "Section 61", providing for the abolishing of the fee method of compensating all district officers of this State and county officers in counties of 20,000 or more, and providing that all such districts and county officers be paid on a salary basis; and providing that the Legislature shall enact law putting this amendment into effect; providing for the submission of this amendment to the voters of this State; and providing that all precinct officers in all counties and county officers in counties under 20,000 population may be compensated on a fee basis or on a salary basis and authorizing the Commissioners' Court to determine whether certain county and precinct officers shall be paid on a fee basis or a salary basis; and providing for the necessary appropriation to defray necessary expenses for the submission of this Amendment.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS

Section 1. That the Constitution of the State of Texas, Article 16 be amended by adding thereto another section to be known as "Section 61", which shall read as follows:

"Sec. 61. All district officers in the State of Texas and all county officers in counties having a population of 20,000 or more, according to the then last preceding Federal Census, shall from the first day of January and thereafter, and subsequent to the adoption of this Resolution, be compensated on a salary basis. In all counties in this State, the Commissioners' Court shall be authorized to determine whether precinct officers shall be compensated on a fee basis or on a salary basis; and in counties having a population of less than 20,000, according to the then last preceding Federal Census, the Commissioners' Court shall also have the authority to determine whether county officers shall be compensated on a fee basis or on a salary basis.

All fees earned by district, county and precinct officers shall be paid into the county treasury where earned for the account of the proper fund, provided that if incurred by the State, county and any municipality, or in case where a pauper's oath is filed, shall be paid into the county treasury when collected and provided that where any officer is compensated wholly on a fee basis such fees may be retained by such officer or paid into the treasury of the county as the Commissioners' Court may direct. All Notaries Public, county surveyors and public weighers shall continue to be compensated on a fee basis."

Sec. 2. The Legislature of the State of Texas is hereby directed, at the first Regular or Special Session after the adoption of this Resolution, to enact such legislation as will be necessary to adequately compensate, on a salary basis, the officers herein referred to in all counties having a population of 20,000 or more according to the then last preceding Federal Census.

Sec. 3. The foregoing Constitutional Amendment shall be submitted to the qualified voters of the State of Texas at a special election to be held on the 24th day of August, 1935, at which election all voters favoring such proposed amendment shall write or have printed on their ballots the words:

"FOR amendment to the Constitution of the State of Texas abolishing the fee system of compensating all district officers, and all county officers in counties having a population of 20,000 or more; and authorizing the Commissioners' Court to determine whether county officers shall be paid on a fee basis or on a salary basis."

Constitution of the State of Texas abolishing the fee system of compensating all district officers, and all county officers in counties having a population of 20,000 or more; and authorizing the Commissioners' Court to determine whether county officers and precinct officers in counties containing less than 20,000 population may be compensated on a fee basis or on a salary basis."

Sec. 4. The Governor of the State is hereby directed to issue the necessary proclamation for said election and have the same published as required by the Constitution and existing laws of the State.

Sec. 5. The sum of Five Thousand (\$5,000.00) Dollars or so much thereof as may be necessary is hereby appropriated out of any funds in the Treasury of the State not otherwise appropriated to pay the expenses of said publication and election.

The above is a true and correct copy.

GERALD C. MANN
Secretary of State

S. J. R. NO. 3 A JOINT RESOLUTION

proposing an Amendment to Article XVI of the Constitution of Texas by striking out Section 20a to Section 20e, both inclusive; prohibiting the open saloon and vesting in the Legislature the power to define and enact laws against such; vesting in the Legislature the power to regulate the manufacture, sale, transportation and possession of intoxicating liquors, including the power to provide for a State Monopoly on the sale of distilled liquors; providing that intoxicating liquors shall not be manufactured, sold, bartered or exchanged in any county, justice's precinct or incorporated city or town wherein the sale of intoxicating liquors had been prohibited by local option election held under the laws in force at the date of the taking effect of Section 20, Article XVI of the Constitution of the State of Texas, until a majority of the qualified voters of such county or political subdivision shall determine such to be lawful at an election held for that purpose; providing that such shall not prohibit the sale of alcoholic beverages containing less than 3.2 per cent alcohol by weight in cities, counties or political subdivisions in which the qualified voters have voted to legalize such sale under the provisions of Chapter 116, Acts of the Regular Session of the 43rd Legislature; providing for an election on the question of the adoption or rejection of such Amendment; prescribing the form of ballot; providing for the proclamation and publication of such by the Governor and making an appropriation therefor.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS

Section 1. That Article XVI of the Constitution of Texas be amended by striking out Section 20a to Section 20e, both inclusive, and substituting in lieu thereof the following:

"ARTICLE XVI Section 20. (a) The open saloon shall be and is hereby prohibited. The Legislature shall have the power, and it shall be its duty to define the term 'open saloon' and enact laws against such. Subject to the foregoing, the Legislature shall have the power to regulate the manufacture, sale and possession and transportation of intoxicating liquors including the power to establish a State Monopoly on the sale of distilled liquors. (b) The Legislature shall enact a law or laws whereby the qualified voters of any county, justice's precinct or incorporated town or city, may, by a majority vote of those voting, determine from time to time whether the sale of intoxicating liquors for beverage purposes shall be prohibited or legalized within the prescribed limits; and such laws shall contain provisions for voting on the sale of intoxicating liquors of various types and various alcoholic content. (c) In all counties, justice's precincts or incorporated towns or cities wherein the sale of intoxicating liquors had been prohibited by local option elections held under the laws of the State of Texas and in force at the time of the taking effect of Section 20, Article XVI of the Constitution of Texas, it shall continue to be unlawful to manufacture, sell, barter or exchange in any such county, justice's precinct or incorporated town or city, any spirituous, vinous or malt liquors or medicated bitters capable of producing intoxication or any other intoxicants whatsoever, for beverage purposes, unless and until a majority of the qualified voters of such county or political subdivision shall determine such to be lawful at an election held for that purpose; providing that such shall not prohibit the sale of alcoholic beverages containing less than 3.2 per cent alcohol by weight in cities, counties or political subdivisions in which the qualified voters have voted to legalize such sale under the provisions of Chapter 116, Acts of the Regular Session of the 43rd Legislature; providing for an election on the question of the adoption or rejection of such Amendment; prescribing the form of ballot; providing for the proclamation and publication of such by the Governor and making an appropriation therefor.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS

Section 1. That Article XVI of the Constitution of Texas be amended by striking out Section 20a to Section 20e, both inclusive, and substituting in lieu thereof the following:

"ARTICLE XVI Section 20. (a) The open saloon shall be and is hereby prohibited. The Legislature shall have the power, and it shall be its duty to define the term 'open saloon' and enact laws against such. Subject to the foregoing, the Legislature shall have the power to regulate the manufacture, sale and possession and transportation of intoxicating liquors including the power to establish a State Monopoly on the sale of distilled liquors. (b) The Legislature shall enact a law or laws whereby the qualified voters of any county, justice's precinct or incorporated town or city, may, by a majority vote of those voting, determine from time to time whether the sale of intoxicating liquors for beverage purposes shall be prohibited or legalized within the prescribed limits; and such laws shall contain provisions for voting on the sale of intoxicating liquors of various types and various alcoholic content. (c) In all counties, justice's precincts or incorporated towns or cities wherein the sale of intoxicating liquors had been prohibited by local option elections held under the laws of the State of Texas and in force at the time of the taking effect of Section 20, Article XVI of the Constitution of Texas, it shall continue to be unlawful to manufacture, sell, barter or exchange in any such county, justice's precinct or incorporated town or city, any spirituous, vinous or malt liquors or medicated bitters capable of producing intoxication or any other intoxicants whatsoever, for beverage purposes, unless and until a majority of the qualified voters of such county or political subdivision shall determine such to be lawful at an election held for that purpose; providing that such shall not prohibit the sale of alcoholic beverages containing less than 3.2 per cent alcohol by weight in cities, counties or political subdivisions in which the qualified voters have voted to legalize such sale under the provisions of Chapter 116, Acts of the Regular Session of the 43rd Legislature; providing for an election on the question of the adoption or rejection of such Amendment; prescribing the form of ballot; providing for the proclamation and publication of such by the Governor and making an appropriation therefor.

"FOR the Amendment to the State Constitution repealing the Statewide prohibition, prohibiting the open saloon and providing for local option."

by weight in political subdivisions which the qualified voters voted to legalize such the provisions of the Acts of the Regular Session of the 43rd Legislature. Sec. 2. Such proposed Amendment shall be submitted to a vote of the electors of this State at a special election to be held throughout the State of Texas, on the fourth Saturday in August, 1935, at which election all voters favoring said proposed Amendment, shall write, or have printed on their ballots the words:

"FOR the amendment to the State Constitution repealing Statewide prohibition, prohibiting the open saloon and providing for local option."

And those voters opposed to said proposed Amendment shall write or have printed on their ballots the words:

"AGAINST the Statewide prohibition of the open saloon and local option."

If it appears that the votes are in Amendment, the come a part of the tution.

Sec. 3. The Governor shall issue the necessary proclamation for such election, and shall have the same published and held as provided by tion and laws of th

Sec. 4. The sum of Five Thousand (\$5,000.00) Dollars or so much thereof as may be necessary, is hereby appropriated out of the State Treasury to pay the expenses of said publication and election.

The above is a true copy.

GERALD C. MANN
Secretary of State

proposing an Amendment to Article XVI of the Constitution of Texas by striking out Section 20a to Section 20e, both inclusive; prohibiting the open saloon and vesting in the Legislature the power to define and enact laws against such; vesting in the Legislature the power to regulate the manufacture, sale, transportation and possession of intoxicating liquors, including the power to provide for a State Monopoly on the sale of distilled liquors; providing that intoxicating liquors shall not be manufactured, sold, bartered or exchanged in any county, justice's precinct or incorporated city or town wherein the sale of intoxicating liquors had been prohibited by local option election held under the laws in force at the date of the taking effect of Section 20, Article XVI of the Constitution of the State of Texas, until a majority of the qualified voters of such county or political subdivision shall determine such to be lawful at an election held for that purpose; providing that such shall not prohibit the sale of alcoholic beverages containing less than 3.2 per cent alcohol by weight in cities, counties or political subdivisions in which the qualified voters have voted to legalize such sale under the provisions of Chapter 116, Acts of the Regular Session of the 43rd Legislature; providing for an election on the question of the adoption or rejection of such Amendment; prescribing the form of ballot; providing for the proclamation and publication of such by the Governor and making an appropriation therefor.

GERALD C. MANN
Secretary of State
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The Classified Ads

word first insertion, and 1c per word Spearman Reporter, Phone No. 10

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Entirely complete the work on your land for your row crops. Let us repair for your planters or listers. Good buys in Tractors and lanterns.

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CREAM AND COLD DRINK TIME

And the Old Reliable Corner Store is ready to serve your every need in this line as well as best prescription service, a full line of reliable patent medicines, razors, candies, cigars, and all the necessities. See our splendid display.

OLD CORNER DRUG STORE J. D. Tumlinson

THE R. W. MORTON FORD CO.

The Ford for 1935 is by far the greatest motor achievement ever presented. Let us show you the repair department and always at

TON FORD CO.

REPAIR and SERVICE

For your car, with our best service. Just ship tires to us.

SERVICE STATION

BOYD PROP.

FOR SPRING

Home for Spring. The best protection you can give your car is a good coat of paint. Using the famous Ames line of paint so antee you the best. Get it inside of the home.

USE LUMBER CO.

MAGNOLIA PRO. E. LEE OTE Y SERVICE

spring planting of land a success can meet any are still quote prices on the Magnolia pro-warehouse and

OIL CO.

HAT PLEASE

any years in operated on good quality groceries. We have our motto. Our customers shows plenty folk appr.

SLES DAILY

OS. CROC. Phone 71

PAPER

received a large patterns and de-apper. Let us show patterns. Give us are with you on or outside of your

DR. J. P. POWELL

and Throat

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FARMERS ATTENTION

We have a full line of the famous McQuay-Norris replacement parts for tractors, including piston rings, bushings and bearings. Give us a chance to figure on any of your needs in this line or tires, tubes, gas oil, batteries and auto accessories.

JIMMIE DAVIS SERVICE STATION

HOME OF FOOD BARGAINS We strive to offer you the best quality foods at the most reasonable prices. It is with this aim and the assurance of the most courteous and conscientious service that we solicit your business. Phone 3—We Deliver

F. W. BRANDT & CO.

GET YOUR MAGNETO REPAIR WORK NOW

We are asking farmers who anticipate magneto repair work to bring in their work at this time, and the repairs will be made and the magnetos delivered later when you are ready to use the magneto. This will help you, and it will save delay for you.

DELON KIRK BATTERY SHOP

SPRING GARDENERS

I have a complete stock of bulk garden seeds for your Spring gardens and will meet or beat any and all mail order catalogue prices. See me first before you buy.

E. K. SNIDER PRODUCE

WRITE OR PHONE

For delivered prices on gasoline, Fuel and oils.

C. DEET, Panhandle, Texas

Phone 100. P. O. Box 266

NOW THAT THE DUST

New Johnson Electric floor waxer and polisher for hire 50c, per day.

SPEARMAN DRUG

STORMS ARE OVER it is time

to clean the car for Spring and Summer. We have installed the very latest ELECTROLUX Vacuum Cleaner for conditioning cars. Guaranteed to clean and fumigate thoroughly. PHONE 66.

SLIM WINDOW

SEED! SEED! SEED

Now is the time to make preparations for seeding your land to row crops. We have your wants in this line and will sell guaranteed products at live and let live prices.

SPEARMAN GRAIN GROWERS INC.

GLASS FOR ALL CARS

Cut to factory specifications and patterns. Workmanship and fit guaranteed.

OLD MIRRORS RESILVERED

DALEY GLASS SHOP.

Perryton, Texas

NEWLY SHINED SHOES

Will Help Your Appearance

Plain Shoes Shined 10c

Two-Tone Shoes 20c

White Shoes 25c

DICK VERNON

at Hays Barber Shop

SHOE SHINE

"The Best To Be Had"

Regular Shine 10c

White Shoes 15c

Two-tone 20c

Dyed Shoes 25c

SHINE HAINES

at Clarke's Barber Shop

DR. F. J. DAILY

DENTIST

X-RAY

McLain Building Phone 158

SPEARMAN, TEXAS

DR. E. R. JARVIS

DENTIST

Stump and Rogers Bldg.

PERRYTON, TEXAS

Res. 72; Office 49

DR. J. P. POWELL

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GAY FLETCHER

Administrator

NOTICE TO CREDITORS

I, Tom Scarborough whose residence is Carrizo Springs, Dimmit County, Texas, and whose Postoffice address is Carrizo Springs, Texas, having, on the 29th day of October, A. D. 1934 been duly granted Letters Testamentary of the Estate of J. B. Dullin Deceased, and having qualified according to law as such, NOW GIVE NOTICE TO ALL PERSONS HAVING CLAIMS AGAINST SAID ESTATE, requiring them to present the same, properly authenticated, to the undersigned within TWELVE MONTHS from the date of said appointment, for allowance.

TOM SCARBOROUGH

Executor Estate of J. B. Dullin Deceased.

SHERIFF'S SALE

THE STATE OF TEXAS

COUNTY OF HANSFORD

By virtue of an Order of Sale issued out of the 84th District Court of Hansford County, Texas on the 4th day of June, A. D. 1935 in favor of the plaintiff, The Real Estate-Land Title and Trust Company, Trustee, a corporation, as owning by the defendant, J. M. Jackson, in Cause No 239, and to me as Sheriff of Hansford County Texas, directed and delivered, I will proceed to sell within the hours prescribed by law for Sheriff's sales on the First Tuesday in July, A. D. 1935, it being the 2nd day of said month, at the Court House door of Hansford County, Texas, in the City of Spearman, the following described property situated in Hansford County, Texas, to-wit:

Lot No Two (2), in Block No Fifteen, as shown by the map or plat thereof recorded in the Deed Records of Hansford County, Texas.

Levied on this 4th day of June, A. D. 1935, as the property of the defendant, J. M. Jackson, to satisfy a judgment in the sum of \$356.63; interest and costs of suit, for indebtedness owing on Certificate No 62 and mechanic's lien contract, for closure of special assessment and mechanic's liens against each of the defendants, J. M. Jackson, and wife, Ada C. Jackson; Walter Jackson, and wife, Lavena Jackson; the White House Lumber Company, a corporation, and O. C. Raney, as first and prior liens.

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Levied on this 4th day of June, A. D. 1935, as the property of the defendant, C. A. Nash, to satisfy a judgment in the sum of \$100.00; interest and costs of suit, for indebtedness owing on Certificate No 15 covering Lot No. 3 and \$290.35 owing on Certificate No. 16 covering Lot No. 4, as well as mechanic's lien contract, for improving Main Street abutting said property, decreeing foreclosure of special assessment and mechanic's lien against the defendant, C. A. Nash, as first and prior liens, selling said lots separately to satisfy the above sums.

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Local and Personal News

CHURCH OF CHRIST

Program for the week beginning June 9th.
Bible school 10:00 a. m.
Preaching 11:00 a. m.
Young People's Bible classes 7:00 p. m.
Preaching 8:00 p. m.
Mid-Week Bible Classes, Wed., 8:00 p. m.

The kindest welcome awaits all who will come and study the word of God with us.
You will enjoy the study of the bible just as it is written with out its meaning being construed to fit some peculiar doctrine devised by man.

A study of that kind would of course make only Christians. That is all that was intended that it should make. The Unity of the church, and by "church" is meant the one for which Christ died, is measured by the degree to which it is controlled by the law of Christ. Jesus said "if ye love me you will keep my commandments." Those who love Jesus do not need to tell the world about it, the world will know it from their lives.

BAPTIST CHURCH

THE UNCHANGING CHRIST.
What a wonderful theme. But the text: Jesus Christ, the same yesterday, and today, and forever.—Heb. 13:18.

I should like for us to make a careful study of this wonderful passage of Scripture.

There is but ONE MAIN STREAM flowing through the N. T. Two CERTAINTIES about this main stream:

1. The Life of Consciousness of Jesus was in FORM Completely Human.

2. The Life of Christ that has in it the Power of Redemption, IS ONE WITH THE LIFE OF GOD HIMSELF.

SUNDAY EVENING

We are hoping to have another good, large, evening crowd. It was a joy to preach to you last Sunday evening. In spite of all the calls from the outside a goodly number of you came to Church. You made us happy. Evening services B. T. U. 7:30, Church Worship at 8:30.

Wasn't it glorious to see so many in SUNDAY SCHOOL last Sunday morning. Be on time—10:00 a. m. Sunday.

METHODIST CHURCH

Sunday school, League and preaching services as usual. At the morning eleven o'clock service the laymen will have charge. A fine service is promised and good speakers will discuss four topics: (1) The Christian Home, (2) A Christian Industrial Order, (3) A Sober Nation, (4) A Warless World. Laymen's Day will be observed throughout our church and these topics will be discussed. They, the laymen, are charged with the responsibility of arousing our people to a fresh realization of the import of the Gospel of Christ as it affects the above topics, and the practical application of Christ's teachings to the daily affairs of life. The Laymen's Day program is one of the best we have during the year—so make an effort to bethere.

Each Sunday, as a rule, new members come into the church. The last Sunday in May a fine college girl united with the church. Last Sunday a fine young business man and his wife became members of our local church. We are very grateful for the steady, constructive and evangelistic work going on in our church. The teachers and other workers are doing an abiding work.

A welcome awaits you at all of the services Sunday.
CHRISTIAN Science Notes

Ancient and Modern Necromancy, alias Mesmerism and Hypnotism, Denounced, is the subject of the Lesson Sermon which will be read in all Churches of Christ Scientist, on Sunday, June 2.

The Golden Text is: When the wicked spring as the grass and when all the workers of iniquity do flourish; it is that they shall be destroyed for ever.

Among the citations which comprise the Lesson-Sermon is the following from the Bible: And the great dragon was cast out, that old serpent, called the devil, and Satan, which deceiveth the whole world.

also the following passages from the Christian Science textbook, Science and Health with Key to the Scriptures by Mary Baker Eddy: This dragon stands for the sum total of human error. The Revelation lifts the veil from this embodiment of all evil, and beholds its lawful character, but as he also sees the nothingness of evil and the allness of God.

First Christian Church

We are having our children's day program next Sunday morning. We are expecting to break our record in attendance. We want at least 150. Everyone is cordially invited.

Our services last Sunday were well attended. We had five additions to the church by baptism Sunday evening.

Lets all remember prayer meeting on Wednesday evening and junior choir practice.

Mary Martha Circle

The Mary Martha Missionary Society met at the home of Mrs. Marvin Chambers.

This was the second lesson from our study book, "Orientals in American Life." Mrs. Daily, Mrs. Lee and Mrs. Buzzard presented the parts from the book.

The society meets next week, June 12, with Mrs. Nichols.

Lovely refreshments were served to those present.

Blanche Rose Walker Circle

W. M. U. of the First Baptist Church met with Mrs. Bill Hutton at 3 p. m. Wednesday, June 5th for the Royal Service lesson.

Mrs. R. L. Bailey had charge of the program. Mrs. Chas. Hitt led the opening prayer. Scripture reading by Mrs. Bailey.

The theme of the lesson was Mission Fields of South America, parts being given by Mrs. Clyde Hazlewood, Mrs. Charles Hitt, Mrs. Frank Cheney, Zoe Denman, Mrs. Fred Hoskins and Mrs. Lester Howell.

The hostess served cake and coffee to fourteen members.

Mrs. Louis Bryan and daughter, Joan, of Perryton, visited with Mrs. Clyde Windom Wednesday afternoon.

Mrs. A. G. Brant and children left last Sunday for Post for a visit with relatives and friends.

Raical Reduction for June For Relief Workers

Austin, June 6, 1935 Radically reduced allotments for the relief population of Texas are in prospect for the month of June it has been announced by R. Johnson, state relief director.

Federal authorities notified Johnson that the state will receive \$2,500,000 for general relief, although application was made for more than that amount. Budgets therefore were made up on the basis of a state caseload of 210,000. Although the caseloads had dropped steadily since Jan. 1, Washington officials have repeatedly expressed dissatisfaction with the number of families on relief in Texas.

According, our per case grants will be reduced from \$17 in May to about \$10 in June, Johnson said, and our total relief disbursement from \$5,612,000 in May to \$3,391,000 in June.

Although at first sight this may appear to be dreadfully sev-

BLODGETT NEWS

Mr. and Mrs. Clyde Harbour visited in the Kenney home last week.

Mrs. E. S. Uptergrove, Della Beth, Glenna Sue and Lerop called in the L. W. Austin home.

Mrs. Ralph Blodgett, Miss Ruth Patrick, and Mearl Beck made a business trip to Amarillo last week.

Dean Church visited Ray Kenney Monday.

Clovis Uptergrove is working Mrs. J. M. Blodgett and Ralph went to Perryton last week.

Mrs. Frank Austin and son Billy of Mangum Okla visited, in the home of W. Austin.

Travis Bland is working for Mearl Beck.

Mr. and Mrs. Earl Church attended a party at the R. V. Convey home Monday night.

The Blodgett H. D. Club met in the home of Mrs. W. M. Deck Monday with Miss Ludwig, agent present. Regular club procedure was carried on in order. Refreshments of Cake and strawberries were served by the hostess.

The next Club meeting will be held with Mrs. Viros Wilbanks.

Mr. and Mrs. John Kenney and children were Sunday dinner guests of Mr. and Mrs. Arthur Robinson of Spearman.

Everyone is busy planting feed this week.

Many business men have learned that classified advertisements makes money for those who use them. The Spearman Reporter has a rate for such advertisements that is low enough to make them available to everybody. We would like to convince anyone who has anything to sell.

Betty Lee Forrester has been visiting with Mr. and Mrs. Roscoe Womble.

ere, we expect thousands of cases to quit the relief rolls in June for employment on farms where they can make more than the \$10 we are able to give them. Farmers everywhere are calling for labor or to help them cultivate their crops and we feel that in the case of the employable families there should not be any suffering because of this reduction.

June funds will be spent by the counties for purposes described in the following budget:

General relief, \$2,124,332; hospitalization, \$8,932; rural subsistence \$725,062; capital goods, \$543,000.

To meet these obligations, The Texas Relief Commission will receive \$2,500,000 from the government and \$400,000 of state funds for general relief. Other grants for the special program of rural rehabilitation, student aid and emergency education are expected to be received from federal sources during the month.

DONT NAME IT CONTINUED

tem all my own. I start out using dishes and when I am thru I just set the dish or pan in the washing machine too soak. After all the dishes and pans are all used up I put in a broom handle and stir the washer a bit. I fish out all the dishes and pans and put em in the sink, turn out the water to rinse them, and start drying them. I only had to wash dishes one time so far in the past ten days—but its about time to wash em again. I got that biggest waste paper basket and am using it for an ash tray. It sure works fine and very little ashes get on the floor. I got you beat all holler on keeping my clothes. I gathered up my clean shirts, underwear, socks, and etc and layed them all out on the dining room table—and when it is time to change, I don't have to go to the front bed room for underwear, the linen closet for towels, the dresser for shirts and ect.

Faye I guess we moved into a pretty good neighborhood. Edgar Womble not only loaned me a lawn mower to cut my grass but oiled it all up, and helped demonstrate it by cutting quite a bit of the front yard. If I hadn't been so busy down town I would u finished it, but as it was I made a deal with R. C. and Tommie to finish the job.

I sure am a good schemer. I invited Claude Parker over to get a mess of rhubarb. He knows all about rhubarb and said that the patch ought to be worked out—and I told him if I was not so terribly tied up at the office I would work it out myself—but the point is that Claude is working out the rhubarb patch and I was able to play my customary 18 holes of golf with Rex Sanders and Walter Wilmet Tuesday afternoon. Mr. Horn has our garden looking fine. Between C. J. Todd, Lester Country Agent Boykin and Mr. Horn doing the work, we may be able to beat Mayor Cook this year on a garden.

Between my eating cherries, the hail and bad weather it looks like we would not have enough to can any this year. Margaret Kirk has promised to do up this year's crop into cherry pies and I am going to go halvers with her.

Speakin' of pies—I had a funny experience yesterday froze a container of those peaches I opened Sunday. Started eating em, and they was so cold they made my teeth hurt and didn't have the right taste. I grabbed a half gallon of Tod's milk and the cream was so thick that I had to shake it to get it out of the jar. It finally made a p-l-o-p and scattered milk and cream from the Northeast corner to the Southwest section of the kitchen table. The cats had quite a treat, and I finally

FLAT FIVE PER CENT CHARGED ALL DELINQUENCIES PAID THIS MONTH

Delinquent taxpayers face the possibility of an enormous penalty after June 30, which may amount to as much as 34 per cent on levies unpaid since 1930, it was learned yesterday.

Miss Jewell Davidson, Potter County tax collector, has been notified of a decision by Assistant Attorney General C. M. Kenney expressing the opinion that phrasing of the House resolution which made the Penalty Remission Bill effective at once, limited the extent of remissions and that after June 30th, no costs, interest or penalties can be released on delinquent taxes.

Miss Davidson said her former understanding of the tax status was that after June 30 all delinquencies would be assessed an eight per cent penalty and would be charged interest of 6 per cent beginning July 1.

In other words, Miss Davidson said delinquent taxpayers who clear their bills in June will have to pay only a flat rate of 5 per cent penalty, regardless of the number of years. If they wait until after June 30, they will have to pay 6 per cent a year from the date of delinquency.

The bill which remitted penalties and interest expires June 30. A gradually increasing scale of interest has been in effect.

Lacked Sufficient Vote
When the Permanent Policy Bill, supposedly providing for an eight per cent interest beginning on July 1 1935 was passed it lacked a sufficient majority to make it effective at once. The House resolution was then enacted to make it effective.

The new dispute arises from the last paragraph of the resolution. It is hereby declared to be the policy of the state and the intent of the Legislature not to remit any costs, interests or penalties after June 30 1935.

The issue has been submitted to the attorney general for an early decision.

Meanwhile Miss Davidson has pointed out that, whatever the verdict delinquencies may be paid now at a saving to taxpayers.

GUD BUY
P. S.—Van Earl Steed came thru yesterday, enroute to his home. He is recovering rapidly from his operation, and looks pretty good. Hope he gets okie dokie. Bill Vassey was in town today. Bill has been at Carlsbad, New Mexico, working with an oil drilling contractor. He looks kinda thin like he had been working pretty hard.

Pop BILL

NEVER
BEFORE SUCH A
SMOOTH SHAVING BLADE
at this low price!

NOW! PROBAK JUNIOR
4 blades
for 10¢
Also in Packages
10 for 25¢
25 for 59¢

PROBAK JUNIOR
MADE IN U.S.A.
T.M. REG. U.S. PAT. OFF.
OTHER PATENTS PENDING

COMMON BALD

One of the chief causes of baldness, falling hair and lack of circulation in the scalp. To overcome this and supply of blood to nourish the hair, use the antiseptic counter-irritant. Thousands of men and women are suffering from baldness. Japanese Oil costs but about the hair. Write for free literature. NATIONAL BALDNESS TREATMENT CO. 65 West 42nd Street

FRECKLE

Use
OTHEL
(Double Strength)
BLEACHES THE
CLEARS THE
Gives You A Lovely

Spotless Clothes FOR HIM

Summer weather and summer clothes make cleaning more important than ever. We call for and deliver men's suits and coats in 48 hours—cleaned, pressed and spotless. Suits cleaned, and pressed, 75c.

FOR HER

Delicate summer prints, chiffons, silks, rayons—all in the light summer colors. They must be spotless, immaculate, to look their best. Dresses cleaned and pressed at prices from 75c up.

CAMPBELL'S TAILOR SHOP

T. J. Tidwell Shows and Carinval

PERRYTON, TEXAS

20 BIG SHOWS AND RIDES **20**

Amusement for Everybody—Bring the Kiddies

DON'T FAIL TO SEE DARE DEVIL

CAPT. LEO SIMON

Do his big FREE death-defying torch dive each night

COOLING DRINKS

When pavements are sizzling and your brow is hot, drop into the Spearman Drug Soda Fountain and order your favorite cooling drink. Excellent quality and service.

ICE CREAM—Banana Nut, Almond Toffe, Chocolate, Vanilla, Strawberry—40c quart; 25c pint.

SPEARMAN DRUG COMPANY

We Deliver

Phone 258

Value Demonstration Week

Santa Fe Better EVAPORATED MILK More Like Fresh Cream 3 TALL CANS FOR 19c ALL FLAVORS JEL-O 3 pkgs. 19c Santa Fe Molba PEACHES 2 No. 2 1-2 TINS 35c Lucious Halves in Heavy Syrup RANNEY'S FINEST COFFEE POUND VAC. TIN 29c 'The World's Finest—More cups Per Pound.' SPECIAL Pan Tree PEAS 2 Medium Tins 19c LARGE—GOOD FLAVOUR	Soap Flakes Nola Brand Pure Soap LARGE BOX 25c For Lingerie and Fine Fabrics Pan Tree JAPAN GREEN TEA 1-4 POUND PKG. 9c 1-2 POUND PKG. 17c Santa Fe	Calumet Baking Powder 1 lb. Can 22c	Corn Flakes Crisp Delicious 2 LARGE PKGS. 19c GOOD QUALITY TOMATOES 3 No. 2 TINS 29c GOOD QUALITY APRICOTS FULL NO. 10 TINS 53c PEN-JEL Use With Fresh Or Canned Fruit For Jellie or Jams 2 pkgs. 27c
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ADOMETOWN GROCERS

SPEARMAN EQUITY EXCHANGE—OF MORSE, TEXAS, and SPEARMAN, TEXAS