

Despite the Cries of Disgruntled Minorities, It Appeared This Morning That Not All the Thieves and Robbers in Kansas City Are Hoovers

# THE PAMPA NEWS

VOL. 23, NO. 12

(P)—Means Associated Press.

PAMPA, GRAY COUNTY, TEXAS, THURSDAY EVENING, JUNE 14, 1928

(P)—Means Associated Press.

PRICE FIVE CENTS

## FARM BLOC CHALLENGES REPUBLICANS

### Standard Oil Official Is Acquitted of His Refusal to Give Facts

#### R. W. STEWART WINS BIG SUIT IN WASHINGTON

Accused Man Is Jubilant and Thanks the Jurors

#### PERJURY ISSUE STILL UNCERTAIN

Attorney Scores Senate in Statement After Verdict

WASHINGTON, June 14.—(P)—The acquittal of Robert W. Stewart was termed an "outrage against justice" by Senator Norris, Republican, Nebraska, chairman of the Senate judiciary committee.

"It is an outrage against justice," he said. "It demonstrates clearly that if you have money enough to hire lawyers, you will be found not guilty, even though you admit that you are guilty."

WASHINGTON, June 14.—(P)—Robert W. Stewart, chairman of the board of the Indiana Standard Oil company, was acquitted today by a jury in the District of Columbia Supreme Court of charges of refusing to answer questions of the Senate oil committee concerning Liberty bond oil profits of the Continental Trading company.

The wealthy oil man was charged with a misdemeanor for alleged violation of Section 102 of the criminal code which provides punishment for a regularly summoned witness to refuse to answer pertinent questions asked last February by the committee were not pertinent.

Stewart is grateful. Stewart arose as the jury filed into the court room after being out since 1:05 yesterday afternoon. As the foreman pronounced him "not guilty" a smile wreathed his face and he walked over and shook hands with each of the eight men and four women who had cleared him of the charges. Stewart was surrounded by his counsel and friends who congratulated him upon the acquittal that climaxed his fight against questions asked by the Senate committee which the oil man held had nothing to do with the subject of the inquiry and in reality were only inquiries concerning his private affairs. He declined, however, to make any statement, saying that possibly later in the day he would have something to say at his hotel.

United States Attorney Rover declined to make any comment upon the verdict of the jury.

Frank H. Hogan counsel for Stewart declared: "This is another case of the citizens of the District of Columbia resenting in an unqualified manner the era of political persecution born in Senatorial investigation committees and sent to the courts with senatorial orders to convict. It is time that the Walshes, Nyes, and Norrises should learn that procedure of that kind cannot prevail in this capital city.

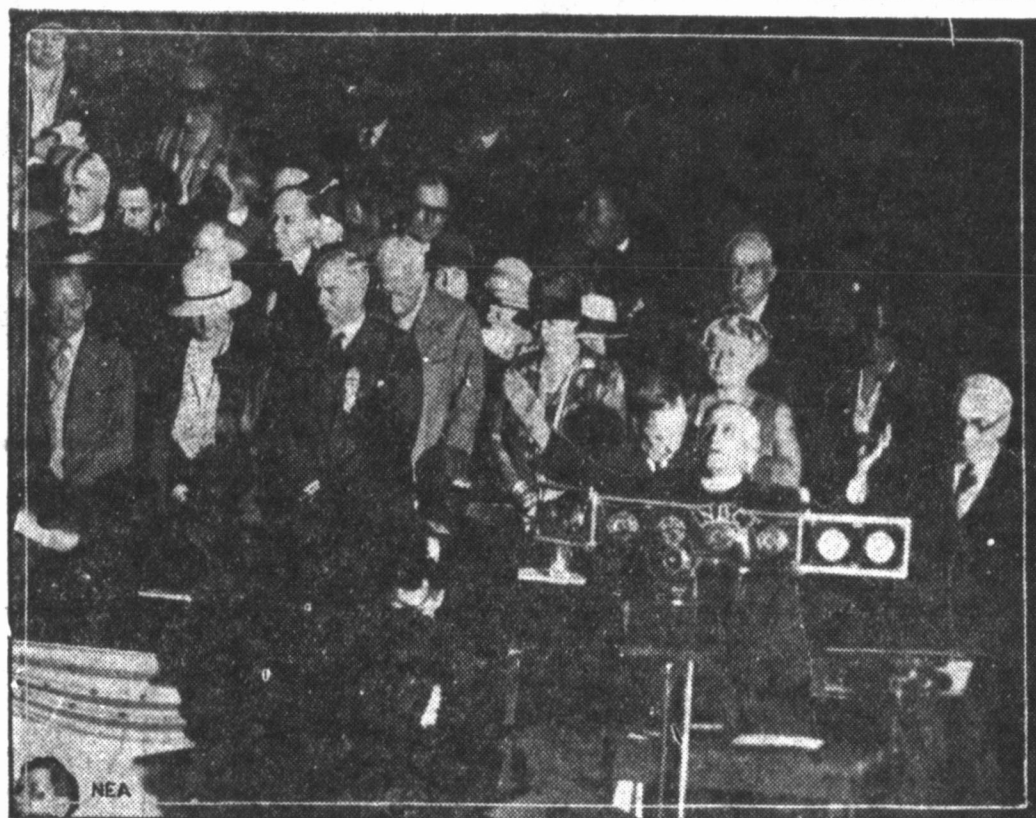
"The defense did not challenge a man or woman on the jury. The jury was picked by the court and the case was picked by the Senate. Notice should be taken by the Senate and everyone that you cannot railroad innocent men in this district."

Acquittal of the misdemeanor charge does not entirely clear Stewart that resulted from his appearance before the Senate committee. His testimony on the opposition of his first and last appearance was certified to the district attorney and presented to a grand jury. An indictment on a charge of perjury was asked of the grand jury which is expected to return its decision to the court within a few days.

#### THE WEATHER

WEST TEXAS: Tonight and Friday generally fair in northern and west portions. Probably local showers in southeastern portion.

#### CONVENTION STANDS IN PRAYER



The Republican National Convention in Kansas City was opened with a prayer by Bishop S. C. Partridge of the Episcopal Church. Directly behind the Bishop who is seen with upraised hand is Madame Schumann-Heink who sang the Star Spangled Banner. To the left of the Bishop are prominent Republican leaders on the platform and to the right is Chairman Butler.

#### Scout Council to Have Meeting in Pampa Tonight

E. E. Voss, Dallas, regional executive of the Boy Scouts of America, is here tonight to attend a meeting of the Buffalo Wallow council and to make an address on 'Couting' Under the Council Plan," according to information given by E. D. McIver, organization executive.

A banquet in connection with the program will be given at the Methodist church at 8 o'clock after which the council will go into business session. A number of important business matters will be taken up at the meeting, including the completion of the organization and the application for a charter from the national council, McIver said.

Other important matters to come up at the meeting are the election of council officers for the fiscal year and the matter of fixing a place as headquarters for the council.

McIver urges all local committeemen to be present.

#### General Nobile Is Feeling Reasonably Sure of Rescue

By O. ARNESEN, Correspondent of the Associated Press.

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King's Bay Spitzbergen, June 14.—(P)—General Umberto Nobile, and five men of the crew of the Italia stranded with him off Northern Land, believe that they are now virtually safe.

In communications exchanges between the Citta de Milano and the Nobile party, Giuseppe Biagi, radio operator for the stranded men, said that the group, which has been waiting rescue for almost three weeks, felt that safety was in sight.

This response, which which was not elaborated, was felt at King's Bay to indicate that the party is now so near Boeck Island or Foyne Island that they could get ashore or that with the news of the various rescue expeditions hastening to their aid they felt sure they would be saved.

Mrs. Jack Vincent, and daughter, Mary Jim, of Amarillo are guests in the home of Mrs. Vincent's parents, Mr. and Mrs. J. E. Williams.

Mr. and Mrs. John Williams of Waco are visiting Mr. and Mrs. J. E. Williams and other relatives here.

#### DISTRICT LIONS MEETING IS IN SESSION IN PAMPA TODAY

Many Visiting Club Members Have Luncheon at Schneider—Borger Man Is Regional President

Lions from this district journeyed to Pampa today for a session which included a luncheon at the New Schneider hotel and business sessions this afternoon. Reports of committees will be made, officers elected, and the next meeting place selected.

The Shattuck, Okla., club which was to have given a program could not be present and general entertainment was being assembled at noon.

Registered delegates include the following:

Borger—G. G. McBride, district president; I. M. Smiser, district secretary; Neal Norris, H. P. Patton, Guy Coffee, Grady Thompson, C. R. Stahl, E. C. Carver, Jim Miller, Dr. L. M. Draper.

Clarendon—H. Mulkey, president, A. A. Mayes, D. O. Stallings, W. M. Murrell, Sam Braswell, Harwood Beville.

Wellington—W. W. Fletcher, president; E. L. Winn, Milus Little, John Beavers.

Dalhart—Jack Williams, A. T. Holcomb.

Amarillo—G. G. Ordway, president, Follett—Roy Wilson, A. W. Kincaid.

A visiting Lion was O. Marvin Thomas of Winnsboro, Cliff Braley of Dalhart, a Rotarian, was among the guests.

Members of Harley Sadler's company and band furnished entertainment.

#### THAW SEES NIGHT LIFE

VIENNA, June 14.—(P)—Harry K. Thaw, whom Great Britain regarded as an undesirable guest and barred, is sampling the night life of Vienna. He intends to return to Paris shortly.

Thaw on his arrival here registered in an obscure hotel. He spent the night until nearly 5 o'clock in the morning visiting cabarets and other such places of amusements. He went about unrecognized in his pursuit of pleasure.

Le FORS CAR RECOVERED  
A Ford roadster which was stolen at Lefors Monday night was reported found last night by Sheriff Williams, Wheeler county at Wheeler. Two boys are held in the Wheeler county jail in connection with the theft.

The roadster belonged to H. A. Candill of Lefors.

#### Wellington Farmer Given Acquittal in Killing of Negro

CHILDRESS, June 14.—(P)—George Scruggs, farmer living near Wellington, was acquitted by a jury in district court here last night on a charge of murder growing out of the shooting of B. Bentley, negro, last July.

#### Candidates Must File by Saturday to Get on Ballot

Saturday is the final day for candidates to have their names placed on the official ballot for county and precinct officers, subject to the Democratic primary of July 28.

On the following Monday, the county executive committee will meet to determine the order of these names on the ballot and to estimate election expenses.

June 25 will be the last day to pay candidates' assessments. The Democratic national convention will convene at Houston June 26. By July 9 the official ballots will be completed and ready for distribution.

#### Rotary Attitude on Community Service Is Subject of Address

Frank Keim, former president of the Wichita Falls Rotary club and at present connected with the Continental Oil company here, gave the principal address at the regular weekly luncheon of the Rotary club at the Schneider hotel yesterday.

The responsibility of the individual Rotarian to his community was the topic of the address. Keim stressed the fact that the individual owes his community a debt for the opportunities and privileges given him, and that he should attempt to repay the debt by giving his best to the community.

Entertaining numbers were given by members of the Harley Sadler show, The Radio Boys, Dude Vance on the accordion and Bert Wilburn on the banjo; Bart Couch, tenor; and The Vagges with musical and juggling acts were highly entertaining.

#### FEE PLAN NOT MENTIONED IN G. O. P. PLANKS

Federal Farm Board Suggested by Platform Committee

#### MARKETING IS CHIEF TOPIC

Prohibition Endorsed and Rigid Enforcement Pledged

KANSAS CITY, June 14.—(P)—Here are the high spots of the platform presented to the Republican national convention today by its resolutions committee.

Agriculture: Reorganization of marketing system on sounder and more economical lines and creation of farm

#### G. O. P. Program

KANSAS CITY, June 14.—(P)—Here is today's Republican National convention program.

10 a. m. (Central Standard time) call to order by Senator George H. Moses of New Hampshire, permanent chairman.

Prayer by Rabbi Herman M. Cohen. Presentation of platform by resolutions committee.

Formal selection of members of national committee.

Nomination of candidates for president.

Because of the fight in prospect over the proposed farm relief plank in the final platform draft, there was some doubt whether the first ballot on presidential candidates could be taken today. Nomination speeches have to be read first for at least five candidates, including Secretary Hoover, Frank O. Lowden and Senators Watson of Indiana, Curtis of Kansas and Goff of West Virginia.

Speeches of seconding the nominations then are in order.

board with power to set up farmer owned and controlled corporations to prevent and control surpluses through orderly distribution.

Prohibition: Observance and vigorous enforcement of Eighteenth amendment. Honesty in Government: Appointment of officials whose integrity cannot be questioned.

Campaign expenditures: Economy, honesty, and decency in the conduct of political campaigns, with contributions for common good or not at all.

Public economy: Pledge to live up to "high standard" set by President Coolidge.

Foreign policy: Maintenance of the and China, and endorsement of multilateral treaty renouncing war.

Public debt: Continued reduction of tax burden as conditions of treasury from time to time may allow.

Tariff: Reaffirmation of party's belief in protective tariff and support of legislation to give farmer full benefit under it.

Foreign debts: Continued opposition to cancellation.

Mining: Stabilization of coal mining industry which will work with justice to miners, consumers and producers.

Highways: Continued appropriations for road building commensurate with needs and resources.

Labor: Continuation of effort to maintain present standard of living and high wage scale and means provided to prevent excess of injunctions in labor disputes.

Railroads: Modification or amendments of regulatory laws to meet change in public demands, trade conditions and character of competition.

Merchant marine: Maintenance of American built, owned and operated merchant marine and sale of shipping board fleet to private owners, with replacements provided pending such sale.

Waterways: Continued development of inland and intra-coastal waterways to give mid-west cheaper transportation to the sea with its products.

Veterans: Full and adequate relief for

#### Minority Report and Substitute Bill Are Rejected in Session

Demonstrations Greet Fiery Speeches Declaring Party Must Meet Issue or Die

BY BYRON PRICE  
Associated Press Staff Writer

CONVENTION Hall, Kansas City, June 14 (AP)—Up-holding the majority of its platform committee, the Republican National convention today rejected a minority farm plank based on the principles of the vetoed McNary-Haugen bill. It had been proposed by Earl C. Smith, a Lowden delegate from Illinois.

CONVENTION HALL, Kansas City, June 14 (AP)—A farm bloc protest with the ring of a challenge sounded through convention hall today as the Republican party proceeded toward the final ratification of the platform for 1928.

Interrupting a succession of its own speakers, as they gave militant notice that the farm states really were aroused for the McNary-Haugen bill, the anti-Hoover coalition of delegates centering around Lowden of Illinois carried away convention decorum with a ten-minute demonstration in defiance of the convention gavel.

While a farm leader in a gallery acted as cheer leader they whooped it up with such a din as the convention had not heard since it met last Tuesday, and were quiet only when the convention chairman told them that more speechmaking against the proposed administration farm plank was still to come.

This plank itself, which promised farm relief but leaves out all mention of the equalization fee, was defended by a relay of speakers under the captaincy of Representative Fort of New Jersey, the Hoover floor leader, while the states whose delegations stand against the McNary-Haugen bill took their turn at noisy approbation.

Earl C. Smith of Illinois, speaking first for the supporters of an equalization fee endorsement in the party platform told the convention that if it expected the support of the Republican farmers of the Middle West, the time had come to abandon "Generalities" in national conventions.

Frank W. Murphy, also an Illinoisian and an active worker in Washington for the McNary-Haugen bill, went on to warn his fellow delegates that "you cannot fool the farmer any more with platform pledges; while others, including Gov. McMullen of Nebraska not only asked for a "real farm plank" but advocated also the selection of a Middle Western candidate for president.

#### Chairman Urges Faster Progress

BY BYRON PRICE  
CONVENTION HALL, KANSAS CITY, June 14.—(P)—Coming together for a farm relief fight that everybody conceded to be as good as ever before it began, the Republican national convention was urged along by its officers today toward completion of a platform and nomination of a presidential candidate by nightfall.

With the Hoover majority in full (See CONVENTION, Page 6)

disabled veterans.

Public utilities: continuation of state regulations.

Navy: Maintenance of Navy in all classes of ships to full ratio in Washington treaty.

National defense: Drafting of resources as well as citizens in times of emergency.

Indians: Creation of commission to investigate existing system of Indian administration.

Negro: Enactment of federal anti-lynching law.

KANSAS CITY, June 14.—(P)—The equalization fee principle of the twice-vetoed McNary-Haugen bill constitutes the basis of the farm relief plank proposed to the Republican convention today by a minority of the resolutions committee as a substitute for the plank incorporated in the platform in its stead by a 35 to 15 vote.

Ordered to run to a wheat field, the victims did so, and Bradford was somewhat scratched getting through a barbed wire fence.

After the hijackers left in their Chevrolet coach, the local men returned to the truck. Wiring had been torn from the contact points, and two hours' work was required to fix the motor.

#### BIG ROBBERY IS SIDE SHOW AT CONVENTION

KANSAS CITY, June 14.—(P)—Six or seven bandits today held up the Home Trust company at 1119 Walnut, in the downtown district here, and escaped with loot estimated approximately at \$60,000. Two policemen and a bystander were shot by the robbers as they fled from the bank.

Walnut street was crowded with delegates and others on their way to convention hall, six blocks away, for today's session of the Republican national convention when the holdup occurred. The jammed downtown streets aided the robbers in their escape.

J. B. Smith, traffic officer at Eleventh and Walnut, was shot in the neck and shoulder. His condition was reported dangerous. Patrolman Wiggins was shot in the leg, and an unidentified woman, standing more than a block from the bank, was wounded in the leg. The bandits fired with shotguns in their race away from the bank building.

#### Pampa Men Are Robbed by Six Bandits on Road

Six hold-up men are believed responsible for an attempt to rob the Farmers' Grain and Elevator company of Kingsmill and the hijacking of three local men on the Amarillo highway last night.

The elevator office was broken into and the safe opened, but only worthless papers were taken, these being examined a short distance north of Kingsmill and strewn on the prairie.

Then presumably the men went back to the Amarillo highway and turned toward White Deer. Two miles beyond that town they came upon the local men, Toy Johnson, Ernest Bradford, and Carl Loosier, who were stopped at 12:30 to fix a tire. The Pampans, who operated a truck line, were ordered to throw up their hands. They were searched, Johnson losing about \$19 and Loosier \$1. Bradford had no money, and was beaten about the head and cursed because of the fact.

Ordered to run to a wheat field, the victims did so, and Bradford was somewhat scratched getting through a barbed wire fence.

After the hijackers left in their Chevrolet coach, the local men returned to the truck. Wiring had been torn from the contact points, and two hours' work was required to fix the motor.



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PAMPA'S GROWTH

could hardly be more gratifying, in the absence of a boom, than it is now, especially with respect to the larger structures.

Of first magnitude is the railroad line from Pampa to Cheyenne, Okla., started by Frank Kell but just taken over by the Santa Fe. Pampa paid a bonus to obtain part of the right-of-way, and the only delay that has arisen grew out of the Santa Fe's request to be allowed to buy the line.

Purchase by the Santa Fe may have surprised a few citizens, but the deal was not unexpected and will mean a better road than otherwise would have been built. Construction is starting at Pampa and hundreds of men and teams will be employed on the job within a short time.

Moreover, completion of the line should encourage location of industries and wholesale houses. The Pampa Refining company's plant near here was established by Reese Allen associates of Wichita Falls largely because of the railroad.

The oil industries will be encouraged by the road. Carbon black and gasoline plants are coming fast. It is said that many can be established merely as means for conserving waste gas. Perhaps the time is not far off when glass plants or smelters will locate in this vicinity. Failure of gas supplies at established factories will compel removal of several plants in the Southwest within the next few years.

Early in July work will start on two ward buildings and the gymnasium-auditorium, and will continue until well after the opening of school. A large number of men will be employed on these buildings in the interest of speed.

Contract for the fine Baptist church likely will be let tonight. The Methodist church has considerable work to do on its modern structure, including installation of a pipe organ.

Settlement of the county seat election contest will result in immediate work on the new courthouse. Since all state precedents are to sustain the will of the majority of voters, it is believed unthinkable that this election will be reversed.

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The commissioners evidently are of this belief, for they have plans nearly completed for the building and have picked out the brick to be used after visiting courthouses in neighboring counties.

Several business buildings are going up, several are being started, and others are taking form in the minds of site owners. Two of the newest are being started by Curtis Clem and by J. S. Wynne on North Cuyler south of the Brunon building. These, of two stories, will help solve the office demand and will close a gap in this important business sector.

Nor should the residence building be overlooked. Permits are growing in number for this class of work, and general indications point to a steady growth in the various additions. The demand for rent houses is equally keen, and were rents not so high many new people would move here. Perhaps Pampa's rents are not exorbitant for rapidly developing oil centers, but they are high enough to hurt the city's immediate prospects for growth.

The most encouraging factor in local development is the permanency which is everywhere apparent. It is beyond argument that there is room for a North Plains metropolis in this section of the Panhandle. Every opportunity lies before Pampa as this center. The purpose of a metropolis is to serve the surrounding territory. Pampa must catch this vision and boost her neighbors. The best builders of any commercial center are the people of the surrounding territory. Mere boosting, or rooting, by loud spoken citizens will not do the work.

And our oil must be mentioned. Within a few months Gray county will lead the Panhandle in production. Her oil is of the highest gravity in this section. It is accompanied by huge gas stores. There will be oil drilling and manufacture of oil products in this community for many years.

Believe in Pampa's future, but believe wisely and boost for steady, permanent growth.

WASHINGTON LETTER

By RODNEY DUTCHER

KANSAS CITY, Mo.—What is so rare as a state without vice presidential candidates for both parties? The army of second place aspirants has been enormously swelled this year by the paucity of candidates for the presidential nomination. And, of course, some of the favorite son candidates for first place are obviously really candidates for the vice presidency, for all their denials.

The second nomination presents problems for both parties.

ties. It is invariably governed by sectional considerations and usually goes to a doubtful state for its man. In 1928 there will be plenty of doubtful states and serious sectional problems for both parties.

The Republicans, for instance, face the desirability of throwing a stop to the farm states along with their worries about carrying New York and the east against Governor Smith.

The Democrats, on the other hand, must decide whether to make a bid to the agricultural states by finding a running mate for Smith among them or whether to go down below the Mason-Dixon line in an attempt to keep the dry south happy.

At this writing the strongest vice presidential candidates here are Assistant Attorney General Wild Bill Donovan and Congressman Hamilton Fish, Jr., both of New York.

Of those two Donovan undoubtedly has the edge. He is a Catholic and his supporters believe his nomination would split the Irish vote, of which Smith would get the great bulk in November.

The Fish boosters, however, claim their man could carry the negro vote of Harlem, which has heretofore been controlled by Tammany. This, they say, would give the Republicans New York state, without which Smith can't win.

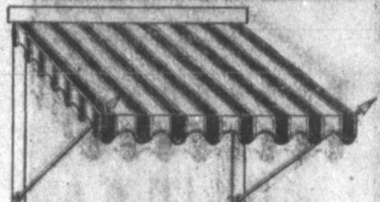
Massachusetts presumably will support Governor Alvin T. Fuller, but there is as yet no disposition to regard Massachusetts as a seriously doubtful state and Fuller is hardly likely to arouse any enthu-

siasm. The principal other New England candidate is Senator George Higgins Moses of New Hampshire. Moses would not spurn the nomination, but it is doubtful whether New Hampshire has enough electoral votes to attract it. New Jersey once had hopes for Senator Walter E. Edge. These waned somewhat when Edge failed to produce a solid New Jersey delegation for Hoover, but Edge isn't to be counted out of the picture entirely. The several New Jersey Coolidge delegates were pro-Hoover.

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Political Announcements

Subject to the Action of the Democratic Primary July 28, 1928.

FOR COMMISSIONER PRECINCT NO. 1— JOHN B. WILLIAMS MEL E. DAVIS JOHN R. WHITE C. W. BOWERS (Re-Election)

FOR COMMISSIONER PRECINCT NO. 2— W. A. TAYLOR (Re-Election) NELS WALBERG LEWIS O. FOX

FOR CONSTABLE PRECINCT NO. 2 G. C. ADAMS HERMAN WACHTENDORF O. T. SMITH H. B. LEWIS G. R. FARISH

FOR COMMISSIONER PRECINCT NO. 3— H. G. MCCLERKEY THOS. O. KIRBY (Re-Election)

FOR SHERIFF AND TAX COLLECTOR— E. S. GRAVES (Re-Election) WALT NEWTON JIM C. KING S. A. HURST JOHN V. ANDREWS

FOR TAX ASSESSOR— F. E. LEECH (Re-Election)

FOR COUNTY AND DISTRICT CLERK— CHARLIE THUT (Re-Election)

FOR COUNTY JUDGE— T. M. WOLFE (Re-Election) IVY E. DUNCAN

FOR DISTRICT ATTORNEY 8TH DISTRICT— J. A. HOLMES CURTIS DOUGLASS (Re-Election)

FOR DISTRICT ATTORNEY 31ST DISTRICT— C. S. WORTMAN

FOR COUNTY ATTORNEY— JOHN STUDER (Re-Election) F. A. CARY B. S. VIA

FOR COUNTY TREASURER— JOE M. SMITH MABEL DAVIS

FOR JUSTICE OF THE PEACE— J. L. NOEL I. S. JAMESON (Re-Election) C. E. CARY

A Sporting Proposition



OUT OUR WAY

by Williams



FRECKLES and His FRIENDS

Not Such a Bad Scout

By Blosser



MOM'N POP

The Neighbors Dip in an Oar

By Cowan





# BUILDERS OF PAMPA

The progress and development of any city is the result of the energy and effort of the business men and firms who make it up. The businesses listed on this page are permanent institutions and have contributed in many ways to the upbuilding of Pampa.

This page will appear in the Daily News once each week and will contain something new and interesting each day. A study of its stories will give a new knowledge of the reasons for the individual successes.

## Foxworth-Galbraith Lumber Co. Is a Leader

**COMPANY ORIGINATED IN THE PANHANDLE AND NOW OPERATES MORE THAN SIXTY YARDS**

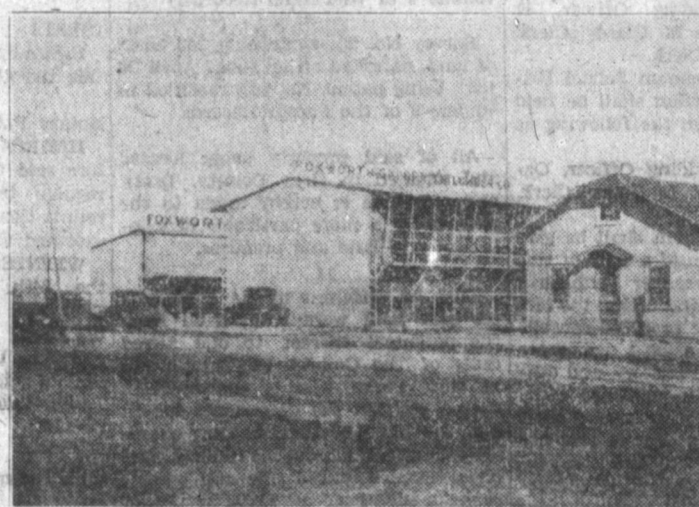
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The Foxworth-Galbraith Lumber Co. which originated in the Panhandle of Texas more than twenty years ago, now operates approximately sixty yards in Texas, New Mexico, Arizona, Oklahoma and old Mexico. The Pampa yard was established in March, 1926. The general offices of the company are maintained in Amarillo.

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Six men are regularly employed at the Pampa yard. A systematized method of buying and marketing enables the string of Foxworth-Galbraith yards to sell the best of materials at an unusually low price. A complete line of

View of the Pampa Yard



—Photo by Fred's Studio.

builders material, rig material, paints and varnishes, builders hardware etc., is carried in stock at the local yard at all times.

Free plans and estimates are furnished to interested in building. The company has furnished for some of the best business buildings in the city. Includes the Johnson Hotel, Duncan-Johns Building, high school building, and scores of residences.

The same good service and courteous attention to the smallest house or the largest buildings.

Yards operated in the Panhandle outside of Pampa located at Amarillo, Dalhart, Stratford, Texhoma, Pampa, Stinnett, Borger, McLean, Alameda, Lefors, Claremont, Lelia Lake. Every yard operated by the company has a local manager who is a resident of the same city.

The Foxworth-Galbraith Company has not only strong builder and booster for Pampa, but it has been a progressive leader in the entire Panhandle. The best of recommendations come from those who have had dealings with the company. Lasting satisfaction has enabled the company to enjoy a rapid growth and pleasant business prospective.

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LEGAL NOTICES

ON-... CON-... NTY... to sum... as Cliff-... Clifford... their un-... trustee o-... st. Georg... Charles... cutors o... l by mak-... once i-... five week... hereof, i-... in you... paper pub-... then in an... the 84th Ju-... be no new... Judicial Dis-... trict Court... published... said 840... at the nex-... District Cou-... held at th... Pampa, Texa... August A. T... 20th day o-... and there i-... in said Cou-... A. D. 1928, i-... the docket of said... No. 332, wherein... Plaintiff... Charles Cliff-... Charles Clifford... and th... don, England... petition allegin...

laws of the State of Texas, as herein set forth. IV. Plaintiff further says that he is entitled to have the title to the above described tract of land decreed to him because he and his immediate vendors and those under whom he holds and claims title have had peaceful and adverse possession of the lands and tenements heretofore described, cultivating, using and enjoying the same and claiming the same adversely against the entire world for more than ten years before the commencement of this suit and after any cause of action that said defendants may have had in and to said land accrued to them and during which period of time this plaintiff and his immediate vendors under whom he claims and holds title have had such lands and tenements actually enclosed within a good and sufficient fence in pastures and enclosures of less than five thousand acres and therefore this plaintiff is entitled to have said land decreed to him by virtue of the ten year Statute of Limitations. V. This plaintiff says that the defendants are claiming some interest in said land owned by the plaintiff, to the exact nature of such claims being to the plaintiff unknown but that the same constitutes a cloud on the title of the plaintiff herein. VI. Plaintiff further says that he has acquired the title and possession of the above described tracts of land through different mesne conveyances from Alfred Sully, the common source of title between plaintiff and defendants and that therefore he is the owner of fee simple of the above described tracts of land situated in the County of Gray and State of Texas heretofore described. VII. That on or about the first day of February, 1928, the defendants unlawfully entered upon and dispossessed his plaintiff from such premises and withholds from him the possession thereof by reason of a cloud of title upon the said land and therefore they are depriving this plaintiff of the full possession, authority and use of said lands and the damage in the sum of One Thousand Dollars per year. Wherefore, premises considered, plaintiff prays that the defendants be enjoined from the possession of the above described premises and removing the cloud of title that the defendants have cast on said premises and completely divesting said defendants of any title or interest they have in and to the above described premises vesting the same in this plaintiff and for his damages, for costs of suit and for such other and further relief as he may be entitled to either in law or in equity. Bullington, Boone, Humphrey & King, Attorneys for the Plaintiff, J. J. Taylor.

and 21 other persons purporting to be legally qualified voters of Gray County Common School District No. 2. (b) Petition signed by H. C. Brock and 6 other persons purporting to be legally qualified voters of Gray County Common School District No. 8; and Whereas, each of said petitions prays that an election be ordered by the county judge in accordance with the provisions of Article 2806, Revised Statutes of Texas, as modified by the provisions of Section 5-b, Chapter 84, Acts of the First Called Session of the Fortieth Legislature on the proposition of consolidating said Common School Districts; and Whereas, each of said common school districts is situated wholly within said County; and Whereas, it appears to the Court that each one of said petitions is signed by twenty (20) or more, or in the alternative, by a majority of the legally qualified voters residing in said respective districts; and Whereas, said petitions have been signed and presented in accordance with law. Now, therefore, I, T. M. Wolfe, in my official capacity as County Judge of Gray County, Texas, do hereby order that an election be held on the 15th day of June, 1928, in each of said two districts, on the following question: "Shall Common School District numbers Eight (8) and Two (2) be consolidated?" In Gray County Common School District No. 2 said election shall be held at School House, with the following as election officers: Mel Davis, Presiding Officer, E. Bachus, Judge, Geo. M. Clardy, Clerk, J. H. Montgomery, Clerk. In the county Common School District No. 8 said election shall be held at School House with the following as election officers: H. C. Brock, Presiding Officer, Oscar Henry, Judge, J. I. Holler, Clerk, R. F. Day, Clerk. Notice of this election shall be given by the publication of a copy of this order in some newspaper published within Gray County and within the territory comprising the proposed consolidated district, if there be a newspaper published within said territory, and otherwise in a newspaper published within Gray County. Further notice shall be given by posting a copy of said notice in each of said two districts. Said election shall be held in accordance with the general election laws as modified by the provisions of Article 2806, Revised Statutes of Texas, and Section 5-b of Chapter 84, Acts of the first Called Session of the Fortieth Legislature. Proper returns of said election shall be made to the commissioners Court of Gray County, which court will canvass the returns of the election. All persons who are legally qualified voters residing within the respective two districts described above shall be entitled to vote at said election, and all voters who favor the consolidation of the aforementioned school districts shall have written or printed on their ballots the words: "FOR CONSOLIDATION" and those opposed to each consolidation shall have written or printed on their ballots the words: "AGAINST CONSOLIDATION". In event the returns show a majority of votes cast in each and all districts for consolidation, the Court will declare such districts consolidated. Dated this 22nd day of May, 1928. T. M. WOLFE, County Judge, Gray County, Texas. 9-10-11-12

the unknown heirs of Charles Clifford; George Hugh Charles Clifford, and the unknown heirs of George Hugh Charles Clifford, and Charles William Clifford, and the unknown heirs of Charles William Clifford, and the Public Trustee of London, England, as the trustee of the estate of John Eldon Gorst and George Hugh Charles Clifford, and Charles William Clifford, as the executors of the estate of Charles Clifford, hereinafter called defendants, all of said parties being non-residents or the residence thereof being unknown to the plaintiff, and for cause of action plaintiff represents to the court: I. That on and prior to January 1st 1885 the State of Texas, patented to A. W. Wallace five certain sections of land lying and being situated in the County of Gray and State of Texas, and known and described as follows: Survey No. 5, patented on or about April 22nd, 1884, containing 640 acres of land, being patent No. 466, recorded in volume 9 of the Patent Records. Survey No. 6, patented on or about April 22nd, 1884, containing 640 acres of land, being patent No. 467, recorded in volume 9 of the Patent Records. Survey No. 7, patented on or about April 25th, 1884, containing 640 acres of land, being patent No. 481, recorded in volume 9 of the Patent Records. Survey No. 8, patented on or about April 26th, 1884, containing 640 acres of land, being patent No. 493, recorded in volume 9 of the Patent Records. Survey No. 20, containing 253 acres of land, patented on or about April 26, 1884, being patent No. 490, recorded in volume 9 of the Patent Records. All of said property being located and situated in Gray County, Texas, and reference is hereby made to the patents for a more particular description of said land and premises. II. That by different mesne conveyances said land were transferred from the patentees thereof to one Alfred Sully of the County, City and State of New York, who is the common source between the defendants herein and the plaintiff herein. That thereafter the plaintiff and his vendors purchased and acquired title and possession to the above described properties and are now the fee owner of same. III. That the plaintiff and his immediate vendors have for a period of more than five years prior to January 1st, 1928, had peaceful, continuous and adverse possession of the above described lands and tenements, claiming, cultivating using and enjoying the same and have paid all taxes as same became due thereon and have had deed and deeds conveying said properties to the plaintiff and the parties through whom he claims title, duly registered, conveying said above described tracts of land for a period of more than five years before the commencement of this suit and after any kind or character of claim which the said defendants may have in and to said land or cause of action therein accrued and therefore plaintiff is not only entitled to have the title decreed to him by virtue of the record title but that the plaintiff is entitled to have the title decreed to him by virtue of the five year Statute of Limitations as prescribed by the laws of the State of Texas, as herein set forth. IV. Plaintiff further says that he is entitled to have the title to the above described tract of land decreed to him because he and his immediate vendors and those under whom he holds and claims title have had peaceful and adverse possession of the lands and tenements heretofore described, cultivating, using and enjoying the same and claiming the same adversely against the entire world for more than ten years before the commencement of this suit and after any cause of action that said defendants may have had in and to said land accrued to them and during which period of time this plaintiff and his immediate vendors under whom he claims and holds title have had such lands and tenements actually enclosed within a good and sufficient fence in pastures and enclosures of less than five thousand acres, and therefore this plaintiff is entitled to have said land decreed to him by virtue of the ten year Statute of Limitations. V. This plaintiff says that the defendants are claiming some interest in said land owned by the plaintiff, the exact nature of such claims being to the plaintiff unknown but that the same constitutes a cloud on the title of the plaintiff herein. VI. Plaintiff further says that he has acquired the title and possession of the above described tracts of land through different mesne conveyances from Alfred Sully, the common source of title between plaintiff and defendants and that therefore he is the owner in fee simple of the above described tracts of land situated in the County of Gray and State of Texas heretofore described. VII. That on or about the first day of February, 1928, the defendants unlawfully entered upon and dispossessed his plaintiff from such premises and withholds from him the possession thereof by reason of a cloud of title upon the said land and therefore they are depriving this plaintiff of the full possession, authority and use of said lands and the damage in the sum of One Thousand Dollars per year. Wherefore, premises considered, plaintiff prays that the defendants be enjoined from the possession of the above described premises and removing the cloud of title that the defendants have cast on said premises and completely divesting said defendants of any title or interest they have in and to the above described premises vesting the same in this plaintiff and for her damages and for cost of suit and for such other and further relief as she may be entitled to either in law or in equity. Bullington, Boone, Humphrey & King, Attorneys for the Plaintiff, Mrs. Mattie Parker.

upon the said land and therefore they are depriving this plaintiff of the full possession, authority and use of said lands to his damage in the sum of One Thousand Dollars per year. WHEREFORE, premises considered, plaintiff prays that the defendants be enjoined from the possession of the above described premises and removing the cloud of the title that the defendants have cast on said premises and completely divesting said defendants of any title or interest they have in and to the above described premises vesting the same in this plaintiff and for his damage and for costs of suit and for such other and further relief as he may be entitled to either in law or in equity. BULLINGTON, BOONE, HUMPHREY & KING, Attorneys for Plaintiff, C. T. Taylor. State of Texas, County of Wichita Before me, the undersigned authority on this day personally appeared T. R. Boone, who after being by me under oath duly sworn, states that he is the attorney for the plaintiff in the above entitled and numbered cause, and that all of the defendants therein named are either non-residents of the State of Texas or are unknown to this affiant and prays that citation in this cause be had by publication in some newspaper in Gray County, Texas where the land is situated or some newspaper published in the nearest county thereto. T. R. BOONE. (SEAL) Sworn to and subscribed before me this 4th day of June, A. D. 1928. GLADYS M. LAND, Notary Public Wichita County, Texas. HEREIN FAIL NOT, but have before said Court, at its aforesaid next regular term, this writ with your return thereon, showing how you have executed the same. WITNESS, Charlie Thut, Clerk of the 84th District Court of Gray County. (SEAL) GIVEN UNDER MY HAND and the Seal of said Court, at office in Pampa, Texas, this 6th day of June, A. D. 1928. CHARLIE THUT, Clerk, 84th District Court, Gray County. By Louise Miller, Deputy. (11-12-13-14)

each of said surveys containing 640 acres more or less. Survey No. 14 contains approximately 650.1 acres of land. Survey No. 15 contains approximately 649.7 acres of land. Survey No. 16 contains approximately 649.7 acres of land. Survey No. 17 contains approximately 650.1 acres, as each surveyed on the ground. II. That by different mesne conveyances said lands were transferred from the patentees thereof to one Alfred Sully of the County, City and State of New York, who is the common source between the defendants herein and the plaintiff herein. That thereafter the plaintiff and his vendors purchased and acquired title and possession to the above described properties and are now the fee owner of same. III. That the plaintiff and his immediate vendors have for a period of more than five years prior to January 1st 1928, had peaceful, continuous and adverse possession of the above described lands and tenements claiming, cultivating, using and enjoying the same and have paid all the taxes as same become due thereon and have had deed and deeds conveying said properties to the plaintiff and the parties through whom he claims title, duly registered, conveying said above described tracts of land for a period of more than five years before the commencement of this suit and after any kind or character of claim which the said defendants may have in and to said land or cause of action therein accrued and therefore plaintiff is not only entitled to have the title decreed to him by virtue of the record title but that the plaintiff is entitled to have the title decreed to him by virtue of the five year Statute of Limitations as prescribed by the laws of the State of Texas, as herein set forth. IV. Plaintiff further says that he is entitled to have the title to the above described tract of land decreed to him because he and his immediate vendors and those under whom he holds and claims title have had peaceful and adverse possession of the lands and tenements heretofore described, cultivating, using and enjoying the same and claiming the same adversely against the entire world for more than ten years before the commencement of this suit and after any cause of action that said defendants may have had in and to said land accrued to them and during which period of time this plaintiff and his immediate vendors under whom he claims and holds title have had such lands and tenements actually enclosed within a good and sufficient fence in pastures and enclosures of less than five thousand acres and therefore this plaintiff is entitled to have said land decreed to him by virtue of the ten year Statute of Limitations. V. This plaintiff says that the defendants are claiming some interest in said land owned by the plaintiff, the exact nature of such claims being to the plaintiff unknown but that the same constitutes a cloud on the title of the plaintiff herein. VI. Plaintiff further says that he has acquired the title and possession of the above described tracts of land through different mesne conveyances from Alfred Sully, the common source of title between plaintiff and defendants and that therefore he is the owner in fee simple of the above described tracts of land situated in the County of Gray and State of Texas heretofore described. VII. That on or about the first day of February, 1928, the defendants unlawfully entered upon and dispossessed his plaintiff from such premises and withholds from him the possession thereof by reason of a cloud of title upon the said land and therefore they are depriving this plaintiff of the full possession, authority and use of said lands and the damage in the sum of One Thousand Dollars per year. Wherefore, premises considered, plaintiff prays that the defendants be enjoined from the possession of the above described premises and removing the cloud of title that the defendants have cast on said premises and completely divesting said defendants of any title or interest they have in and to the above described premises vesting the same in this plaintiff and for her damages and for cost of suit and for such other and further relief as she may be entitled to either in law or in equity. Bullington, Boone, Humphrey & King, Attorneys for the Plaintiff, Mrs. Mattie Parker.

this the 4th day of June, A. D. 1928. GLADYS M. LAND, Notary Public, Wichita County, Texas. Herein fail not, but have before said Court, at its aforesaid next regular term, this writ with your return thereon, showing how you have executed the same. Witness, Charlie Thut, Clerk of the 84th District Court of Gray County. Given under my hand and the Seal of said Court, at office in Pampa, Texas, this 6th day of June A. D. 1928. Charlie Thut Clerk 84th District Court, Gray County, By Louise Miller, Deputy. 11-12-13-14

ST, et al... Taylor, who reside... Texas, hereinafter... complaining of John... the unknown heir... orst, Charles Cliff... own heirs of Charles... Hugh Charles Cliff... own heirs of George... Clifford, and Charle... and the unknown... William Clifford, and... of London, Englan... trustee of the estate... of George Hugh... and Charles Willi... the executors of the... Clifford, hereinafter... all of said parties... or the residence... known to the plain... of action plaintiff... court.

to January 1st, 1885, the State of Texas, patented to A. W. Wallace certain sections of land lying and being situated in the County of Gray and State of Texas, described as follows: Survey No. 9 patented on or about April 22nd, 1884, containing 640 acres of land, patent No. 466, recorded in volume 9 of the Patent Records. Survey No. 10, patented on or about April 22nd, 1884, containing 640 acres of land, patent No. 483, recorded in volume 9 of the Patent Records. Survey No. 11, patented on or about April 25th, 1884, containing 640 acres of land, patent No. 482, recorded in volume 9 of the Patent Records. Survey No. 12, patented on or about April 25th, 1884, containing 640 acres of land, patent No. 485, recorded in volume 9 of the Patent Records. Survey No. 13, patented on or about April 25th, 1884, containing 640 acres of land, patent No. 484, recorded in volume 9 of the Patent Records. Survey No. 19, patented on or about April 22nd, 1884, containing 471.2 acres of land, patent No. 469, recorded in volume 9 of the Patent Records. 7 of said surveys lying and being situated in Gray County, Texas, and the same being patented to A. W. Wallace Survey No. 9 of Gray County, Texas. II. That by different mesne conveyances said lands were transferred from the patentees thereof to one Alfred Sully of the County, City and State of New York, who is the common source between the defendants herein and the plaintiff herein. That thereafter the plaintiff and his vendors purchased and acquired title and possession to the above described properties and are now the fee owner of same. III. That the plaintiff and his immediate vendors have for a period of more than five years prior to January 1st, 1928, had peaceful, continuous and adverse possession of the above described lands and tenements claiming, cultivating, using and enjoying the same and have paid all the taxes as same become due thereon and have had deed and deeds conveying said properties to the plaintiff and the parties through whom he claims title, duly registered, conveying said above described tracts of land for a period of more than five years before the commencement of this suit and after any kind or character of claim which the said defendants may have in and to said land or cause of action therein accrued and therefore plaintiff is not only entitled to have the title decreed to him by virtue of the record title but that the plaintiff is entitled to have the title decreed to him by virtue of the five year Statute of Limitations as prescribed by the laws of the State of Texas, as herein set forth. IV. 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This plaintiff says that the defendants are claiming some interest in said land owned by the plaintiff, the exact nature of such claims being to the plaintiff unknown but that the same constitutes a cloud on the title of the plaintiff herein. VI. Plaintiff further says that he has acquired the title and possession of the above described tracts of land through different mesne conveyances from Alfred Sully, the common source of title between plaintiff and defendants and that therefore he is the owner in fee simple of the above described tracts of land situated in the County of Gray and State of Texas heretofore described. VII. That on or about the first day of February, 1928, the defendants unlawfully entered upon and dispossessed his plaintiff from such premises and withholds from him the possession thereof by reason of a cloud of title upon the said land and therefore they are depriving this plaintiff of the full possession, authority and use of said lands and the damage in the sum of One Thousand Dollars per year. Wherefore, premises considered, plaintiff prays that the defendants be enjoined from the possession of the above described premises and removing the cloud of title that the defendants have cast on said premises and completely divesting said defendants of any title or interest they have in and to the above described premises vesting the same in this plaintiff and for her damages and for cost of suit and for such other and further relief as she may be entitled to either in law or in equity. Bullington, Boone, Humphrey & King, Attorneys for the Plaintiff, Mrs. Mattie Parker.

STATE OF TEXAS COUNTY OF WICHITA Before me, the undersigned authority, on this day personally appeared T. R. Boone, who after being by me under oath duly sworn, states that he is the attorney for the plaintiff in the above entitled and numbered cause, and that all of the defendants therein named are either non-residents of the State of Texas or are unknown to this affiant and prays that citation in this cause be had by publication in some newspaper in Gray County, Texas where the land is situated or some newspaper published in the nearest county thereto. T. R. BOONE. Sworn to and subscribed before me this 4th day of June, A. D. 1928. Gladys M. Land, Notary Public, Wichita County, Texas. Herein fail not, but have before said Court, at its aforesaid next regular term, this writ with your return thereon, showing how you have executed the same. Witness, Charlie Thut, Clerk of the 84th District Court of Gray County. Given under my hand and the Seal of said Court, at my office in Pampa, Texas, this 6th day of June A. D. 1928. Charles Thut, Clerk 84th District Court, Gray County. By Louise Miller, Deputy. 11-12-13-14

LEGAL NOTICES NOTICE OF ELECTION CONSOLIDATING COMMON SCHOOL DISTRICTS NUMBERS TWO (2) AND EIGHT (8). THE STATE OF TEXAS: COUNTY OF GRAY: TO THE LEGALLY QUALIFIED VOTERS RESIDING IN GRAY COUNTY COMMON SCHOOL DISTRICTS NOS. TWO (2) AND EIGHT (8). Take Notice that an election will be held in each of the school districts above named on the 15th day of June, 1928, at the places hereinafter named, on the question of the consolidation of said school districts, under provisions more fully set forth in the order of the County Judge calling said election, which order is as follows, to-wit: Election Order THE STATE OF TEXAS: COUNTY OF GRAY: Whereas two petitions have been presented purporting to be signed by legally qualified voters of the

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LEGAL NOTICES

endants may have in and to said land or cause of action therein accrued and therefore plaintiff is not only entitled to have the title decreed to him by virtue of the record title but that the plaintiff is entitled to have the title decreed to him by virtue of the five year Statute of Limitations as prescribed by the laws of the State of Texas, as herein set forth.

Plaintiff further says that he is entitled to have the title to the above described tract of land decreed to him because he and his immediate vendors and these under whom he holds and claims title have had peaceful and adverse possession of the lands and tenements heretofore described, cultivating, using and enjoying the same and claiming the same adversely against the entire world for more than ten years before the commencement of this suit and after any cause of action that said defendants may have had in and to said land accrued to them and during which period of time this plaintiff and his immediate vendors under whom he claims and holds title have had such lands and tenements actually enclosed within a good and sufficient fence in pastures and enclosures of less than five thousand acres and therefore this plaintiff is entitled to have said land decreed to him by virtue of the ten year Statute of Limitations.

This plaintiff says that the defendants are claiming some interest in said land owned by the plaintiff, the exact nature of such claims being to the plaintiff unknown but that the same constitutes a cloud on the title of the plaintiff herein.

Plaintiff further says that he has acquired the title and possession of the above described tracts of land through different mesne conveyances from Alfred Sully, the common source of title between plaintiff and defendant and that therefore he is the owner in fee simple of the above described tracts of land situated in the County of Gray and State of Texas heretofore described.

That on or about the first day of February, 1928 the defendants unlawfully entered upon and dispossessed this plaintiff from such premises and withholds from him the possession thereof by reason of a cloud of title upon the said land, and therefore they are depriving this plaintiff of the full possession, authority and use of said lands to his damage in the sum of One Thousand Dollars per year.

Wherefore, premises considered plaintiff prays that the defendants be cited to answer this petition and that upon final trial hereof this plaintiff have judgment for the title and possession of the above described premises and removing the cloud of title that the defendants have cast on said premises and completely divesting said defendants of any title or interest they have in and to the above described premises vesting the same in this plaintiff and for his damages and for costs of suit and for such other and further relief, as he may be entitled to either in law or in equity.

That the plaintiff and his immediate vendors have for a period of more than five years prior to January 1st, 1928, had peaceful, continuous and adverse possession of the above described lands and tenements, claiming, cultivating, using and enjoying the same and have paid all the taxes as same become due thereon, and have had deed and deed conveying said properties to the plaintiff and the parties through whom he claims title, duly registered, conveying said above described tracts of land for a period of more than five years before the commencement of this suit and after any kind or character of claim which the said defendants may have in and to said land or cause of action therein accrued and therefore plaintiff is not only entitled to have the title decreed to him by virtue of the record title but that the plaintiff is entitled to have the title decreed to him by virtue of the five year Statute of Limitations as prescribed by the laws of the state of Texas, as herein set forth.

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LEGAL NOTICES

newspaper published in the 84th Judicial District, but if there be no newspaper published in said Judicial District, then in a newspaper published in the nearest District to said 84th Judicial District, to appear at the next regular term of the 84th District Court of Gray County, to be holden at the Court House thereof, in Pampa, Texas, on the 3rd Monday in August A. D. 1928, the same being the 20th day of August A. D. 1928, then and there to answer a petition filed in said Court on the 6th day of June A. D. 1928, in suit numbered on the docket of said Court No. 330, wherein Donald G. Parker is Plaintiff.

John Eldon Gorst, Charles Clifford, George Hugh Charles Clifford, Charles William Clifford and the Public Trustee of London, England are Defendants and said petition alleging \$0. 330 DONALD G. PARKER

JOHN ELDON GORST, et al In the 84th District Court Gray County, Texas.

Comes now Donald G. Parker, who resides in the State of Florida, herein after called plaintiff, complaining of John Eldon Gorst, and the unknown heirs of John Eldon Gorst; Charles Clifford, and the unknown heirs of Charles Clifford; George Hugh Charles Clifford, and the unknown heirs of George Hugh Charles Clifford, and Charles William Clifford, and the unknown heirs of Charles William Clifford, and the Public Trustee of London, England, as the trustee of the estate of John Eldon Gorst and George Hugh Charles Clifford and Charles William Clifford, as the executors of the estate of Charles Clifford, herein after called defendants, all of said parties being non-residents or the residence thereof being unknown to the plaintiff, and for cause of action plaintiff represents to the court:

That on and prior to January 1st, 1885, the State of Texas patented to A. W. Wallace one certain section of land lying and being situated in Gray County, Texas, and known and described as Survey No. 18, Block H. of the A. W. Wallace Surveys in Gray County, Texas, said patent being No. 486, recorded in volume 9, dated, April 25th, 1884, and containing 640 acres as called for in the field notes of said patent, but that survey as surveyed on the ground contains 650 acres.

That by different mesne conveyances said lands were transferred from the patentees thereof to one Alfred Sully of the County, City and State of New York, who is the common source between the defendants herein and the plaintiff herein. That thereafter the plaintiff and his vendors purchase and acquired title and possession to the above described properties and are now the fee owner of same.

That the plaintiff and his immediate vendors have for a period of more than five years prior to January 1st, 1928, had peaceful, continuous and adverse possession of the above described lands and tenements, claiming, cultivating, using and enjoying the same and have paid all the taxes as same become due thereon, and have had deed and deed conveying said properties to the plaintiff and the parties through whom he claims title, duly registered, conveying said above described tracts of land for a period of more than five years before the commencement of this suit and after any kind or character of claim which the said defendants may have in and to said land or cause of action therein accrued and therefore plaintiff is not only entitled to have the title decreed to him by virtue of the record title but that the plaintiff is entitled to have the title decreed to him by virtue of the five year Statute of Limitations as prescribed by the laws of the state of Texas, as herein set forth.

Plaintiff further says that he is entitled to have the title to the above described tract of land decreed to him because he and his immediate vendors and those under whom he holds and claims title have had peaceful and adverse possession of the lands and tenements heretofore described, cultivating, using and enjoying the same and claiming the same adversely against the entire world for more than ten years before the commencement of this suit and after any cause of action that said defendants may have had in and to said land accrued to them and during which period of time this plaintiff and his immediate vendors under whom he claims and holds title have had such lands and tenements actually enclosed within a good and sufficient fence in pastures and enclosures of less than five thousand acres and therefore this plaintiff is entitled to have said land decreed to him by virtue of the ten year Statute of Limitations.

That on or about the first day of February, 1928 the defendants unlawfully entered upon and dispossessed this plaintiff from such premises and withholds from him the possession thereof by reason of a cloud of title upon the said land, and therefore they are depriving this plaintiff of the full possession, authority and use of said lands to his damage in the sum of One Thousand Dollars per year.

Wherefore, premises considered plaintiff prays that the defendants be cited to answer this petition and that upon final trial hereof this plaintiff have judgment for the title and possession of the above described premises and removing the cloud of title that the defendants have cast on said premises and completely divesting said defendants of any title or interest they have in and to the above described premises vesting the same in this plaintiff and for his damages and for costs of suit and for such other and further relief, as he may be entitled to either in law or in equity.

That the plaintiff and his immediate vendors have for a period of more than five years prior to January 1st, 1928, had peaceful, continuous and adverse possession of the above described lands and tenements, claiming, cultivating, using and enjoying the same and have paid all the taxes as same become due thereon, and have had deed and deed conveying said properties to the plaintiff and the parties through whom he claims title, duly registered, conveying said above described tracts of land for a period of more than five years before the commencement of this suit and after any kind or character of claim which the said defendants may have in and to said land or cause of action therein accrued and therefore plaintiff is not only entitled to have the title decreed to him by virtue of the record title but that the plaintiff is entitled to have the title decreed to him by virtue of the five year Statute of Limitations as prescribed by the laws of the state of Texas, as herein set forth.

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and State of Texas heretofore described.

That on or about the first day of February, 1928, the defendants unlawfully entered upon and dispossessed this plaintiff from such premises and withholds from him the possession thereof by reason of a cloud of title upon the said land and therefore they are depriving this plaintiff of the full possession, authority and use of said lands to his damage in the sum of One Thousand Dollars per year.

Wherefore, premises considered plaintiff prays that the defendants be cited to appear and answer this petition and that upon trial hereof this plaintiff have judgment for the title and possession of the above described premises and removing the cloud of title that the defendants have cast on said premises and completely divesting said defendants of any title or interest they have in and to the above described premises vesting the same in this plaintiff and for his damages and for costs of suit and for such other and further relief as he may be entitled to either in law or in equity.

Bullington, Boone, Humphrey & King. Attorneys for the Plaintiff, Donald G. Parker. STATE OF TEXAS COUNTY OF WICHITA Before me, the undersigned authority, on this day personally appeared T. R. Boone, who after being by me under oath duly sworn, states that he is the attorney for the plaintiff in the above entitled and numbered cause and that all of the defendants therein named are either non-residents of the State of Texas or are unknown to this affiant and prays that citation in this cause be had by publication in some newspaper in Gray County, Texas where the land is situated or some newspaper published in the nearest County thereto.

T. R. BOONE. Sworn to and subscribed before me this the 4th day of June, A. D. 1928. GLADYS M. LAND Notary Public, Wichita County, Texas.

Herein fail not, but have before said court, at its aforesaid next regular term, this writ with your return thereon, showing how you have executed the same. Witness, Charlie Thut, Clerk of the 84th District Court of Gray County. Given under my hand and the Seal of said Court, at office in Pampa, Texas, this 6th day of June A. D. 1928. Charlie Thut, Clerk 84th District Court, Gray County. By Louise Miller, Deputy, 11-12-13-14

Terrible Conditions Exist in Tientsin Dispatches Reveal

LONDON, June 14.—(P)—A Tientsin dispatch to the Evening News says that that city was the scene of terrible rioting and carnage last night in disorders carried on by gunmen following the surrender of the city by the Northerners.

The streets and the river Pei-Ho were strewn with dead and the feeling in Tientsin was reported tense in fear of a repetition of the outrages. The thorough defense plans of the foreign concessions worked out excellently, but many bullets fired in the shooting and looting outside fell in the foreign compounds. In the Chinese city men and women were shot mercilessly. Armed men in all kinds of quasi-military clothes killed and looted generally.

TIENTSIN, China, June 14.—(P)—Twenty looters were executed in Tientsin yesterday on orders of General Fu Tso-Yi, Shansi commander who is in charge of the city.

PEKING, June 14.—(P)—General Pai

Chung-Hsi, leader of a campaign of anti-red terrorism in Shanghai and Hankow, where he executed nearly 2,000 persons, was installed in the yang Yu Ting palace in Peking today.

Two thousand Human troops formed his bodyguard when he marched in to Peking.

The general announced that he was bringing 120,000 more of his soldiers to the Peking and Tientsin areas.

FLYING SQUADRON UNLUCKY LE BOURGET, France, June 14.—(P)—Seventeen military airplanes of a squadron of 21 were forced down, five being wrecked and one observer killed, during a night flight from Nancy which ran into a violent storm in the Paris region.

Twelve of the planes have not yet been reported. But it is hoped they made safe landings in the country districts.

Miss Mildred Colville of Falls is the guest of Miss Lorraine Stevens.

CLASSIFIED ADS

Rates for Classified Ads: One and one-half cents per word per week minimum twenty-five cents. Strictly cash in advance.

WANTED WANTED—To buy used furniture and oil stoves. G. C. Malone Furniture and Undertaking Co. 3-41c

SUIT—PLAIN DRESSES—Cleaned & Pressed \$1.00 SOUTH SIDE TAILORS Phone 261

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HENRY L. JORDAN Lawyer Phone 354 Pampa, Texas

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Buy Your CHEVROLET at the TEXAS GARAGE (LEFORS, TEXAS) General Repairing Reasonable Rates Accessories and Parts A. CARPENTER & VICTOR WAGNER, Proprietors.

THE FIRST NATIONAL BANK PAMPA, TEXAS Capital, Surplus and Undivided Profits over \$85,000.00 Officers: B. E. FINLEY, President J. R. HENRY, Vice-President DeLEA VICARS, Vice-President EDWIN S. VICARS, Cashier J. O. GILLHAM, Asst. Cashier B. D. ROBISON, Asst. Cashier

The Following Blank Forms are Available at the Pampa Daily News: Mechanic's Lien Notes Deed of Trust Notes Vendor's Lien Notes—Installment. Installment Notes—Chattel Mortgage. Vendor's Lien Note—Single. Mechanic's Lien Contract. Release of Vendor's Lien. Quit Claim Deeds. Chattel Mortgage—General Form. Bill of Sale—General. Bill of Sale—Automobile. Warranty Deed with Vendor's Lien. Lease—City Property. Warranty Deed. Assignment of Oil and Gas Lease. Oil and Gas Lease—88 Revised. Chattel Mortgage—Automobile. Installment Note—Automobile. PAMPA DAILY NEWS Phone 100 Corner West Foster and Somerville

Demonstrable Superiority Cities Service oils and gasoline, which are sold to the public in ever-increasing volume, are the same products which the \$650,000,000 Cities Service organization uses in serving cities, towns and villages in twenty states with electricity and gas for lighting, heat and power. For quick starting—longer life for your battery—Cities Service gasoline has proved its superiority. Instant ignition at the touch of the starter! CITIES SERVICE OILS AND GASOLINE

See for Yourself why Experienced Owners Demand Bodies by Fisher In Oakland-Pontiac showrooms throughout the United States a special Fisher Body Demonstration opens Saturday, June 16. Cooperating with the Fisher Body Corporation, Oakland has arranged to demonstrate to automobile owners everywhere the reasons for the superiority and popularity of Fisher bodies. Come to our showroom during the Fisher Body Demonstration. Learn how Fisher builds bodies and what high quality of material is used. See for yourself why experienced owners demand bodies by Fisher. Don't miss this opportunity to gain a sound understanding of such an important part of your automobile. Oakland All-American Six, \$1045 to \$1265. New Series Pontiac Six, \$745 to \$875. All prices at factory. Check Oakland-Pontiac delivered prices—they include lowest handling charges. General Motors Time Payment Plan available at minimum rate. War Tax Removed—Delivered Prices Reduced! Pampa Motor Co. Pampa OAKLAND-PONTIAC PRODUCTS OF Sixes GENERAL MOTORS



REX TODAY

"The House of Courtesy"

ON THE STAGE BERT SOUTHERN'S VANITIES

ON THE SCREEN "THREE SINNERS"

with Pola Negri

The Last Command

Tickets for 'The Last Command' with Emil Jennings REX - MONDAY on sale at the following places:

Convention--

control, the growing almost hourly, the delegates appeared convinced that about all that remained to be decided was the size of the vote by which the convention was to adopt a declaration of principles in full harmony with the policies of the Republican administration and then nominate President Coolidge's secretary of commerce to head the ticket.

Senator Smoot of Utah, head of the platform committee and center of the day and night unsuccessful struggle for a compromise farm relief plank that would avert a floor fight was one of the earliest arrivals. Looking even taller than usual, he mounted the speakers platform, got himself set before the big silver "mike" and made an adjustment in the location of the small speaker's table, so that he would be prepared for the moment when he was to lay before the convention the finished product of his long labors.

The new permanent chairman, Senator Moses, was busy also in miscellaneous preliminaries. Moses helped lug in a big American flag, with gold fringe, mounted on a twelve-foot wooden standard, with a gold eagle at the top. The standard was set up to one side of the speakers' table. It was to be the Central decoration for a part of the program taking cognizance of Flag Day.

While the chairman and other convention officials puttered around with last-minute details, Nicholas Murray Butler, the irrepressible president of Columbia and a delegate-at-large from New York, came up to give the once-over to the Borah prohibition plank, placed in the proposed platform over the protest of Butler and

others of the platform committee. It pledges the party to strict enforcement of the prohibition amendment by name.

After a good look at Mr. Borah's handiwork, Dr. Butler said he would take his fight against the plank to the convention floor.

Three minutes before the opening hour Senator Moses began to whack the table with his big wooden mallet, shouting for the delegates to take their seats. To a casual observer un-schooled in the niceties of parliamentary practice, it appeared very doubtful indeed whether a quorum was present, but the chairman was determined to go ahead. The galleries still were at least nine-tenths empty.

Neither delegates nor spectators, such of them as were present, paid any attention to Moses' petition for order, but he persisted in his determination to start on time, or ahead of time, willy nilly.

After preliminaries, the chairman recognized Senator Smoot to present the platform. The rules of the House of Representatives were in effect, limiting speeches to five minutes each, but Senator Moses said he would entertain motions to suspend the rules to permit speakers to have "ten minutes—and no more."

Smoot got a good hand as he stepped up before the microphones and began to read the platform.

There was a spatter of applause from widely scattered sections of the hall when Smoot read the promise for aid to cooperative marketing and one or two longer bursts of applause as he went on down through the phrases dealing with tariff and other considerations and winding up with the declaration for "economic equality" for agriculture.

Smoot finished the reading in one hour and fifteen minutes and then Chairman Moses, recognized Senator Robert M. La Follette, Jr., who presented a minority plank. The Wisconsin delegation stood up and cheered and the youthful senator was given applause by the other delegates and galleries.

Young Bob Talks

LaFollette, in a brief introductory speech said Wisconsin always had sent a progressive delegation to the national convention and always presented a minority plank. LaFollette declared that while the first of the platform Wisconsin offered had been "hissed and jeered" in the convention, 32 of the 38 proposals which had been made have been written into the law.

"This brought a whooping cheer from some sections of the convention with a yell from the south gallery 'atta boy, Bob'."

The young senator read his minority platform with vigorous gestures and in a clear strong voice.

LaFollette got a real cheer from the galleries and some of the delegates when he read his proposed farm relief plank which declared for the equalization fee.

The fighting speech of LaFollette

was one of the most colorful of the convention. In a manner of delivery reminiscent of his father, "Bob" the elder, the young senator kept the attention of every delegate as he pleaded for the policies of the insurgent Wisconsin Republicans. At one point, when he mentioned President Coolidge's veto of the McNary-Haugen bill, the speaker was showered with ironclad applause from the administration delegates, led by the Massachusetts delegation in the front row just before the speakers stand.

No reply was made to the LaFollette speech, the convention voting overwhelmingly an instant later to reject out of hand his minority report.

Wurzbach Will Continue Fight

BY L. D. DILBECK KANSAS CITY, June 14.—(AP)—

Congressman Harry Wurzbach is going to continue his fight against the Creager-dominated Texas Republican organization when he returns from the national convention in which the Creager delegates were seated Wednesday.

Wurzbach remained as a spectator Thursday while the victorious delegation selected by the "regular" state convention, controlled by national committeeman R. B. Creager, returned to the hall expecting to cast its 26 votes for Hoover for president and start home possibly Friday.

Many of the district elected delegates, led by Wurzbach and C. C. Littleton of Fort Worth in a fruitless contest of the Creager seats, have returned to Texas.

"I am going to take up the fight again when I get back home," Mr. Wurzbach, only Republican congressman from Texas, said. "I don't care what they say about the merits of the

contest. I believe the convention would have upheld the district elected delegates in preference to Mr. Creager's delegation picked by the state convention if the case had come up after the presidential nominee was selected. Men really with us on the principle that national delegates should be chosen by the districts voted on the other side to avoid the appearance of opposing Mr. Hoover."

The congressman is a candidate for re-election. The Republican nominating convention will be in the latter part of July. Mr. Wurzbach is opposed so far by two Democrats, Augustus McCloskey and A. D. Rogers of San Antonio, whom he claims the Creager organization is supporting.

"They don't want a Republican congressman—he might get to distribute some of the federal patronage," Wurzbach said. "This is an organization existing for power."

NOTICE, WATER WELL CONTRACTORS

Sealed proposals will be received by the city of Pampa, Texas, until 7:30 p. m. Thursday, June 21st for the furnishing of all materials, machinery, labor and equipment for the drilling and operation of a water well of guaranteed capacity of 750 gallons per minute. Plans and specifications can be had on application to the City Manager of the city of Pampa.

D. W. Osborne, Mayor.

Joe Danciger, brother of the late M. O. Danciger of Pampa, was a local visitor yesterday. Mr. Danciger is an official of the Danciger Oil and Refining company.

Mr. and Mrs. Ed Gober and family returned today from Tulsa and Oklahoma City where they have been visiting friends and relatives.

Your Trash Hauling Solicited CALL 555—A. S. CLARK

Pampa Daily News CLASSIFIED ADVERTISING Rates and Information Phone Your Want Ad to 100 All Want Ads are cash in advance. They must be paid before they will be inserted. Want Ads may be telephoned to the office before 12 o'clock on the day of insertion and a collector will call. Rates: Two cents per word per insertion; three insertions for five cents; minimum, twenty-five cents per insertion. Out of town advertising cash with order. The Daily News reserves the right to classify all Want Ads under appropriate headings and to revise or withhold from publication any copy deemed objectionable or misleading. Notice of any error must be given in time for correction before second insertion.

For Rent

2-room house, furnished. Finley Banks Add. \$500. New 4-room house in Hillcrest. Also house on rear renting for \$40 per month. Priced right. \$2,000. Tourist Camp, close in. 10 Apts., 9 garages, water, gas, electricity, \$5000, \$500 down. Garfield Court property. Lot 14x125. Income \$1000 per month. 8-room house, new. 4 rooms rented for \$50. Sunset Drive. Price only \$5000. Apartment Bldg., six 2-room Apts. \$1500. 5-room modern house, close in \$4500. Terms 3-room house, 50 ft. lot. \$600. 2 lots Wilcox Add. \$50 each. Phone 450. Lots in Young's Addition, restricted. \$150 up to \$500. Prices will advance. F. C. WORKMAN Morris Drug Store Phone 271 FOR RENT—Two room furnished apartment in Jamison Apartments. Phone 450. \$3-4 FOR RENT—Bedroom adjoining bath. Inquire Pennant Filling Station. \$3-12 FOR RENT—Two room furnished house. \$20 Central add. Phone 52-7. \$3-12 FOR RENT—Two nicely furnished duplexes. Private bath. Phone 52-W or 180. \$3-4 FOR RENT—Nice clean two room furnished apt. \$5 per week. Tulsa Apts. \$6-40 FOR RENT—Close in modern sleeping room. 481 East Foster. \$1-20 FOR RENT—Modern two-room furnished apartment, North east part of town. Phone 135. \$1-30 FOR RENT—Two-room furnished apartment modern, two blocks west of Schaffer Hotel. \$1-40 FOR RENT—Newly decorated and attractively furnished small house. See Ruth Rittenhouse at Schneider Hotel or call 502. \$1-30 FOR RENT—Sleeping room with garage. Call 120 or 299-W. \$2-20 ROOMS AND BOARD \$12 per week. Nice cool bed rooms for rent. Starkweather & Atchison St. Call Mrs Fitzgerald. Phone 451-M. \$2-20 FOR RENT—Two room furnished apartment, modern, bills paid \$25 per month. Phone 166-W. \$2-30 5 ROOMS of furniture for sale cheap. Call 120. J. E. Rice \$2-40

For Sale

OLD THRESHED OATS—Also shoats and brood sows, 18 miles east of Pampa 8-1-2 miles southwest of Miami. F. W. Frazer. \$2-30 FOR SALE—2 electric washing machines. 1 small mangle; see Jack Murphy, Humble Camp. \$3-30 DIAMOND—Will trade 1928 Hudson coach fully equipped for diamond or sell cheap. Bonnie Rose Garage. \$2-30 HOGS BOUGHT AND SOLD—Two miles east on highway 33 E. Mitchell. \$1-20 ONE LOT 60x140 and three-room house, in good condition; inquire White's Filling station south of rail road. Geo. Lorton. \$1-30 FOR SALE—50 shares LePore Petroleum assoc. Phone or write Olive M. Childers, Amarillo. \$1-30 FOR SALE—Good used International combine. Call at Rose Motor Co. \$0-40 FOR SALE—Four \$100 shares in Citizen's Loan and Finance Corporation of Pampa. Address S. S. Box 448. \$0-40 FOR SALE—\$44 equity in Colonial Building and Loan. Priced to save you money if you plan to build. Address S. S. Box 448 68-41-d FOR SALE—At bargain; South field cafe at Bowers City 9 miles south of Pampa doing good business. Only cafe here. L. G. Theobald, Pampa, Texas. \$3-30

Wanted

WANTED—Our suds cleans your duds. Three dozen rough dry \$1. Give us a trial. Southside Laundry. \$2-40 WANTED TO RENT—Modern 4 or 5-room house, furnished. Phone 241-W in evenings, or 141 day and call for Stunco. \$1-30 WEST SIDE LUNCH—Meals and short orders. Our specialty, hot barbecue. Chili, home made pies opposite Fox Rig Co. Amarillo highway. \$2-30 DAY NURSERY—Best of care; two story house two blocks west of Schaffer hotel. Wilma Washman. \$1-30 WANTED—Position by girl 19, experienced in housework care of children. Write Lucille Ladd, Shamrock, Texas, or Call 74 at Pampa for information. \$1-40 WANTED—A used electric washing machine. See Mrs. T. E. Sigle. 1 block north city hospital. \$1-10 WANTED—Medium size, flat top office desk in good condition. Phone Duvall at 56. \$3-30 CIVIL SERVICE STUDENTS—A few copies "How to prepare for Civil Service examinations" The Daily News. \$3-20

Lost and Found

LOST—Steel shaft 2 inch by 5 feet between Kingmill and Pampa Wednesday afternoon. Return to Pampa Hardware and Implement Co., Pampa. Suitable reward. \$3-30 LOST—Cow bell off garage door. Return to J. W. Eller, phone 416-J. \$3-30 FOUND—Bird dog, white and black spotted with collar and brass block. Owner may have same by calling and paying for this ad. M. W. Jones, Jones-Everett Machine Co. \$3-30 THE PAMPA DAILY NEWS (SU Dec. 1928, \$2.25.

PRICES TALK LEVINE'S

"THE HOME OF McCALL PATTERNS"

Special Purchase of 180 Silk Dresses in Pastel Shades!---

Sport Effects as well as Dressy Dresses Materials of Washable Flat Crepe— FRIDAY AND SATURDAY ONLY

Values That Cannot Be Equalled! Stunning Frocks of Rare Beauty!



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PRICES TALK LEVINE'S

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Dress No. E2668 Price 25c

To meet the demand for a really smart, accurate pattern at a popular price we have installed EXCELLA PATTERNS 15c to 25c NONE HIGHER

L. T. HILL CO.

SEEDS

All kinds of field seeds. Lawn seeds. Now is the time to sow your lawn.

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LET US BOND AND INSURE YOU BOND PANHANDLE LOANS INSURANCE AGENCY INSURANCE FOR EVERYTHING

Office in Brunow Bldg. Phone 531