

Weekly MARKED COPY Weekly

Engineers Figuring on Pipelines From the East "to Amarillo, Texas" Will Get a New Conception of "Magnificent Distances" When They Come Here

Associated Press Full Automatic Leased Wire

THE PAMPA NEWS

Associated Press Feature Service NEA Service

VOL. 23, NO. 7.

(P)—Means Associated Press.

PAMPA, GRAY COUNTY, TEXAS, THURSDAY EVENING, MAY 10, 1928

(P)—Means Associated Press.

PRICE FIVE CENTS

ROBBERS LOOT LEONARD BANK TODAY

School Bond Election for Ward Buildings Is Called for May 31

PETITION ACTED ON AT CALLED BOARD MEETING

Former Mayor Hobart Heads List of Taxpayers

PROPOSITION IS FOR \$125,000

Congestion at Central Plant Is Factor in Proposal

Notices have been posted calling an election May 31 in the Pampa Independent school district for the purpose of voting \$125,000 in bonds to build and equip "free school buildings of brick, stone, or concrete" and to purchase necessary sites.

The principal use to which the money voted would be put would be for the erection of 8-room ward schools in the western and eastern portions of the city, respectively. Crowded conditions at the Central campus, and the distances the smaller children have to walk to the main plant make the additional ward buildings necessary. An inexpensive but adequate gymnasium also would be placed on the Central campus.

The election was called on petition of property taxpayers.

Those signing the petition are: T. D. Hobart, De Lea Vicars, B. E. Finley, Chas. C. Cook, Lynn Boyd, L. N. McCullough, Bonnie Ross, I. B. Hughey, B. R. White, Dave Pope, J. M. Saunders, Louis Behrends, L. M. Gaston, T. E. Rose, L. Blanton, E. E. Reynolds, O. C. Rice, B. C. Priest, Jno. M. Poe, W. C. Archer, E. S. Graves, W. E. Davis, R. E. Johnson, Lee Banks, J. A. Purvis, Bert Isbell, W. H. Doyle, C. S. Barrett, F. P. Reid, and P. O. Sanders.

Empire Dauer in Wildcat Territory Is Real Sensation

Interest in the Panhandle, and especially in Gray county, continues to center around the Empire Gas and Fuel company's No. 1 Dauer in the northwest corner of the southeast quarter of section 236, block B-2, in rank wildcat territory. This morning the well was reported to be making 60 barrels a day though 18 feet of casing.

First show of oil was picked up a 3-010 feet with a slight spray at 3,926 feet. The well is bottomed at 4,136 feet in granite wash.

This new producer will open up a territory before believed to be unproductive. It is the first test on the south side of the granite ridge thought to be the edge of development. It is thirteen miles from production north, 8 miles from production in the McGee pool, with no production south and west.

The well is five miles southeast of White Deer and if brought in a large producer will mean much to that town as it will to Kingsmill, six miles north. The well is on the north edge of the granite ridge with the same existing conditions many miles to the south.

The Edwards et al's No. 1 Case in section 180, block B-2, five miles west of production in the McGee pool, has been completed for a 70,000,000-foot gasser. The rig will be skidded this week and drilling commenced immediately on the new location.

The Southend Oil company has the rig on the ground and will spud it tomorrow on the Case lease in section 180, block B-2.

Fear U. S. Aviators Lost in Mexico

MEXICO CITY, May 10.—(P)—Fears were entertained today for the safety of Theodore Hull, president of the California Air Race association, who was long overdue on an airplane flight to Tampico.

Youth Confesses Killing Seven



Because his father would not let him have the family car, Owen Oberst, 17, of near El Dorado, Kas., killed his father and mother his two brothers and three sisters and fired the house, burning the bodies, according to his confession to police. Before leaving the house, he took \$40. Then he drove to town and attended a movie. Above are the slayer's brothers and sisters, whom he killed and (inset) Oberst.

SANITATION TO BE REGULATED

T. H. Lane Is Appointed Inspector—Work Under Way

T. H. Lane, for several months supervisor of street work, has been appointed sanitary inspector and will give a major portion of his time to this new work. He has begun a survey and is making recommendations to property owners as he proceeds. According to City Manager F. M. Gwin, it is desired to clean up vacant lots, alleys, and private and business property before hot weather arrives. Regular inspections will be made in order that sanitary conditions, once achieved, may be maintained. Both state laws and city ordinances govern sanitary work. The new activity will be similar to a clean-up campaign lasting the year through.

Declare Carol Had Intended to Join Peasant Revolt

BUCHAREST, Rumania, May 10.—(P)—The government intends to try for treason all those involved in an alleged attempt of former crown Prince Carol to fly from London to Alba Julia during the peasant's meeting Sunday to demand a change of government.

The Rumanian police claimed that Carol intended to fly to Vienna secretly and wait for word that the time was ripe for him to return to Rumania. Meantime a second plane was to carry his accomplices to Alba Julia with a manifesto to the peasants.

The police said that, hearing of this plot, they tipped Scotland yard which led to the planes being prevented from leaving England.

CAROL IS VERY ILL

GODSTONE, Surrey, England, May 10.—(P)—It was announced at the home of M. Jonescu, where former Crown Prince Carol of Rumania is the guest, that Carol was confined to his bed today with chills and fever. His temperature was said to be high.

COL. STEWART SILENT ABOUT RESIGNATION

Flatly Refuses to Talk When Interviewed on Train

REPORTER USES HIS INGENUITY

District Attorney Seeks Indictment of Oil Executive

CHICAGO, May 10.—(P)—Colonel Robert W. Stewart, chairman of the board of directors of the Standard Oil company of Indiana, today issued the following statement.

"Replying to the statement of John D. Rockefeller, Jr., appearing in newspapers under date of May 9, 1928; any communication from any stockholder of the company is entitled to, and shall receive from me the most careful consideration.

"The proceedings now pending at Washington make it unwise for me to make any statement to the public at this time, much as I might desire to.

On board westbound twentieth century limited, near Elkhart, Ind., May 10.—(P)—Speeding westward from New York City to Chicago, Col. Robert W. Stewart, chairman of the board of the Standard Oil company of Indiana today flatly refused to comment on a statement by John D. Rockefeller, Jr. that he had asked Col. Stewart to resign.

Mr. Rockefeller issued his statement yesterday, but Colonel Stewart had left New York before the statement was released.

Col. Stewart branded as a "lie" a report credited to his Chicago office that he would "talk today."

"That is a lie, sir, I know more about it than they do, and I refuse to discuss it with you in any way," he told a representative of the Associated Press.

The Associated Press representative found him at breakfast in the dining car sitting alone at a table. At the sound of his name Colonel Stewart pushed back his chair suddenly and demanded "who are you?"

"I am a reporter," The Colonel's wrath burst. "Then get away from me," he roared.

"But, Colonel, I have been trying all night to get in touch with you to ask you about . . ."

Colonel Stewart's face became pallid, as he shouted in a voice which caused other diners to look up: "I don't care. I won't talk to you. I won't talk to you. I won't have anything to do with you. Get away, I tell you."

The Steward intervened and the interview terminated abruptly. Colonel Stewart continued his meal, but a moment later was heard to order one Chicago and two New York newspapers to be brought to him.

BURGLAR WANTS TO FEEL HANDS OF YOUNG SON

Fugitive Surrenders and Asks Newspapers to Find Family

MILWAUKEE, Wis., May 10.—(P)—Noah Pritchard, 37, a fugitive for 10 years, surrendered to police early today, because he said he "just wanted to feel the arms of an 11-year-old boy around his neck, and maybe get a kiss and forgiveness from my wife."

Ten years ago, Pritchard said, he was a hunted man in St. Louis. "I had committed some burglaries there. The cops were after me. I left town and remained in hiding."

Rome Governor Returns Walker's Visit



When in New York, do as New Yorkers do in Rome," was sound advice for Ludovico Spada Potenzianni, Governor of Rome, when he landed in Gotham to return the visit paid by Mayor and Mrs. Jimmy Walker. The Governor straightway proceeded to demonstrate that he dressed as well and was as quick at repartee as the dapper Jimmy. Pictured above are the Governor and his pretty daughter, Princess Miriam, who accompanied him. Below he is shown riding with New York's mayor in the welcome parade.

ENGLISH VICAR GIVES TIPS TO BRIDEGROOMS

Good Pronunciation Would be Welcome—Alcoholic Breath Is Deplored

LONDON, May 10.—(P)—The vicar of St. Phillip's church is not altogether satisfied with the deportment and responses of bridegrooms in his battered sea district.

In his magazine he gives the following tips to prospective bridegrooms: "Don't rush at the blushing bride when she joins you at the chancel steps and shake hands with her. One bridegroom did this at a recent wedding and exclaimed 'woe are ye, mate.'"

"When the priest tells you to say after him God's holy ordinance, don't say 'God's holy aulience.' Some of the audiences we have seen at recent weddings here could never by any stretch of imagination be called holy."

"It is always best to refrain from drinking anything stronger than tea before the ceremony. The smell of alcohol is rather objectionable and especially in church."

"When the clergyman asks you to say 'troth' please don't say 'trought'. The former means faith, fidelity, truth; the latter anything hollowed and open longitudinally on the upper side."

HEALTH UNIT IS SUPPORTED

Red Cross Directors to Urge Creation of Department

Endorsement of the county health unit plan proposed for Gray county, and appointment of a committee to work for its establishment developed yesterday afternoon at a meeting of the Red Cross chapter.

The committee appointed is composed of Olin E. Hinkle, Mrs. C. T. Hunkapillar, Mrs. Joe Smith, and Scott Barcus. Clubs of the city will have the proposal brought to their attention by members of the group.

The medical society has recommended the health unit plan, and County Attorney John Studer is gathering data for the consideration of the county commissioners.

The Red Cross directors heard an interesting report on the work of Mrs. M. P. Downs, chapter nurse.

Continuation of the nursing service as a Red Cross activity is dependent upon support from the school board and the city, neither of which have appropriations set aside for the purpose after this month. The nursing program was given hearty approval yesterday, and all present were of the opinion that it should be continued.

The health unit plan was suggested because it is tax supported and state aid is available. All charity is handled by Associated Charities a separate body.

Although the Red Cross chapter nursing service may be discontinued June 1, a continuation of a somewhat similar program will be available if Associated Charities, as already announced, employs a full-time secretary. This social worker, it was announced yesterday by the Rev. W. L. Evans, chairman, will be a trained nurse who will combine her professional experience with administration of the charity fund. Complete details of the plan remain to be worked out but the intention is to combine nursing with charity.

Those present at the Red Cross meeting included the Rev. Tom W. Graham, chairman; the Rev. D. H. Truhitt, the Rev. W. L. Evans, Mrs. C. T. Hunkapillar, Mrs. M. P. Downs,

MASKED TRIO GETS \$4,000 IN EARLY LOOTING

Overpower Watchman and Capture Three Officials

MAKE ESCAPE IN SMALL CAR

Posses Are Guarding all Roads Leading to Oklahoma

GREENVILLE, May 10.—(P)—Three masked men today escaped with about \$4,000 in cash after they had captured three officials of the Leonard National bank at Leonard, about 20 miles north of here, forced one of them to unlock the outer door of the vault and took money from the vault when the time lock opened the inner door at 8:03 a. m.

Three men overpowered the night-watchman, whose name was not learned, at 3 a. m., trussed him up and then awaited the other officials, Charles Eiland, who arrived at 6 a. m., and C. T. Ferguson, who appeared at 7, both assistant cashiers, were stopped at the point of guns as they entered the bank and held at bay until Homer Collins, cashier, arrived at 7:30.

Then the robbers, apparently in no hurry, forced Ferguson to unlock the outer door of the vault, and waited until the time lock opened the inner door at 8:03 a. m. Then they dashed into the vault, scooped up the cash, put the bank officials in the vault and slammed the door.

They left Leonard in an automobile which had been parked nearby. In a few minutes, the bank officials, who had discovered the door had not been locked, spread the alarm and officers started pursuing the robbers. It was first reported that they had headed to the south, but later information was that they turned toward the Texas-Oklahoma line.

All three of the men were armed.

SAN ANTONIO, May 10.—(P)—Texas bankers in session here agreed unanimously today to continue for another year their offer of an award of \$5,000 for dead bank robbers and nothing for bandits taken alive.

JA Ranch Force Gives Relics to Historical Society

CANYON, May 10.—Members of the J. A. Ranch force have recently made valuable donations to Panhandle-Plains Historical Society. These gifts came through the interest and efforts of Clinton Henry, Mr. Moore, J. P. Wilson, and others.

The collection includes six stirrups and two spur rowels valuable to show types of these things; two guns, one buffalo hide, a gate fastener which was invented by Colonel C. C. Goodnight, fifty of more years old; papers concerning the JA Ranch; eight JA branding irons, one Half Circle branding iron, two pair of bridle bits, and a large number of pictures.

The two guns included in the collection are a 44 Winchester and a Sharps' 50 buffalo gun which was found by J. P. Wilson nearly thirty years ago.

Ruth Dewey Groves Writes Next Serial for Daily News

"When a Girl Loves" Is Title of Story of New York Society Girl and Greenwich Village Man

Ruth Dewey Groves, author of "Marye and Mom" letters and other features, is the author of the Pampa Daily News' next serial, "When a Girl Loves," which will begin next week.

This romance of a New York society girl and a Greenwich Village artist marks the high point in the author's notable career as a writer of highly successful serials. And when she writes of Greenwich Village, Ruth Dewey Groves' writing is especially true to life because that art colony has been her home for years.

On the night her engagement to Nathaniel Dann was to be announced Virginia Brewster's father died and she learned that he was a bankrupt instead of the wealthy man that she had always thought. . . . What was she to do—marry Dann, the penniless artist, or listen to the tempting proposals of men of wealth? . . . Can a girl reared in luxury be satisfied with the crumbs of life and the man of her heart? . . . Was love in a garret a fair exchange for the only sort of life she had known? Read the answer in the Pampa Daily News.

THE WEATHER

WEST TEXAS—Tonight, partly cloudy in south, thundershowers and cooler in north portion; Friday unsettled, thundershowers and cooler in east and north portions.

THE PAMPA NEWS

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SUBSCRIPTION RATES

In Texas: One Year \$1.50, Six Months .85, Three Months .50

Outside Texas: One Year \$2.00, Six Months 1.25, Three Months .65

Advertising Rates Upon Application

ALTHOUGH IT MAY turn out to be "just another campaign", the "Save-a-Life" drive to be conducted from May 19 to June 9 will have the added impulse of a gubernatorial proclamation.

Dan Moody has called all municipal authorities, motor organizations, and civic bodies to cooperate. The plan has considerable to recommend it. Free mechanical inspection of all motor vehicles will be made possible through designation of service stations and garages as inspection points for the period.

It is said that 59 per cent of deaths due to automobile accidents in this country are traceable to defects in the machinery. Lately speed has become axiomatic with new model cars, and safety at the faster clips means mechanical perfection.

If official action can be obtained in connection with the campaign, success may be worthwhile. But cooperation of public officials is very difficult to obtain. Those who are very busy cannot drop their work for the drive, and those who do not have many duties seem loathe to assume added ones.

Still, campaigns serve a purpose, even if often an almost negligible one. A drive is one of the most typical kinds of American endeavor.

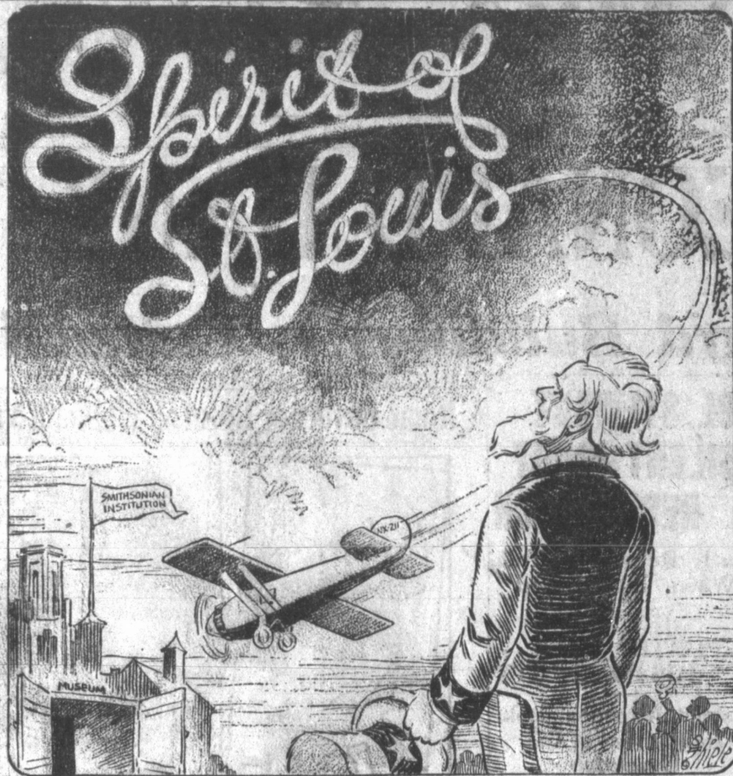
Our Rural Schools

It is regrettable that the commendable consolidated school district plan has solved the school finance problem for rural sectors immediately surrounding the towns, but has left more isolated rural schools in the same "Little Red Schoolhouse" classification as before.

While this is not exactly the case in Gray county, the last school census shows the lack of 3,000 scholastics—by a small margin—necessary to have a county superintendent. Doubtless this margin will be more than passed by next year establishment of the county superintendent plan, in the place of supervision by the county judge, is mandatory when 3,000 scholastics are found in a county.

But the rural school problem is as much one of parents as of pupils. Rural parents in the past have failed largely to see the needs of their schools until pointed out by others. Attendance on the one hand and appropriate plants and salaries for teachers on the other have been major problems. At last the rural school has found a solid place in American education, and preparation for teaching service in rural districts is a definite study, not a stepping stone for experienced those ambitious to go to the larger city schools.

Indelible Skywriting



Gray County's Oil Fields

Hardly a week passes that some development does not take place giving impetus to oil field activity in Gray county, and gradually indicating that this county soon is to lead the entire Panhandle in crude oil production. Most significant, when viewed from the possible dimensions of the producing area in Gray county, is a showing in the Empire company's test south of White Deer. Commercial production in this test will open an immense territory to the south of the present so-called proven area.

And such has been the history of the Gray county territory for months, or since the famous Bowers pool south of Pampa was opened. There has been a steady widening of the producing area, with a mounting production almost every week. The low price of crude has held down development, but new wells have been drilled in sufficient number of different areas of Gray county to leave no doubt as to the potential output of the county. A few months ago little thought was given to Gray as a heavy producing district, but today its daily output is almost half that of Hutchinson. The proving up of new areas by such important wells as that

of the Empire company may not give any noticeable stimulus to Panhandle activity just at this time, but they remind us of the wide boundaries of an oil field that some day will be producing many times its present output. Another reminder, too, is that Pampa, while having doubled in population in the past year, has had but just a taste of what is to come in city growth and industrial expansion.—Amarillo News.

WASHINGTON LETTER

By RODNEY DUTCHER, NEA Service Writer

WASHINGTON—The principal issue in controversy in connection with flood control legislation is whether the United States government shall require the local interests in the Mississippi valley to contribute to the cost of the work of preventing the destructive floods of this vast interstate river.

My position, and that of the proponents of the bill just passed by the House of Representatives, is that the protection of life and property and the

safe conduct of interstate commerce, as well as the protection of the mails, are the solemn obligation and duty of the government of the United States, and that there should be no provision for local contribution in the bill if Congress really intended to protect the lives and property of its citizens from these destructive floods.

If anyone asks why the federal government should be urged to take hold of this problem on a national scale and assume full responsibility for the time, labor and great cost involved in obtaining complete control of the Mississippi river, surely it is sufficient to remind him that the drainage basin of this great river covers 41 per cent of the total area of the United States, and the river pours down into the lower valley the drainage from 31 states.

The elemental weakness of the present system, as disclosed by all the investigations and reports, is that the dependence upon local participation has resulted in a weak unfinished system of levees. No levee system can be effective unless it is unified, co-ordinated, and complete, and should any levee district fail to pay its contribution, the

whole plan would fail.

It is contended that benefits will result and those receiving the benefits should pay part of the cost of the work. Of course benefits will ensue, but not the kind upon which a special tax upon adjacent property is warranted. The benefits may be listed as follows:

Human life will be saved. Sickness and disease will be prevented.

People will not be driven from their homes and made objects of charity.

Suffering and misery will be prevented.

Land will not be washed away. Property will not be destroyed.

People will be able to follow their occupations.

Industry will continue.

Interstate commerce and the United States mails will not be interfered with.

There will be a feeling of security that will restore confidence.

No court or law of the land ever levied a special tax on land based on these elements and to require a payment for these benefits would be levying a tax on saving of human life, on occupation, on industry, on opportunity, on progress, and on prosperity.

These benefits are some of those for which our national government is organized, are properly paid out of the general treasury, and are given freely and without price in order that that general welfare may be furthered.

Our country can prosper only in proportion as our citizens prosper, and the misfortune of great numbers affects the fortune of the nation. Why states as such should be considered in this matter is not

clear. The states asked to pay have no part in producing the destructive flood waters. Floods know no state boundaries and can not be controlled by fiat. The states as such cannot legislate regarding the control or use of the navigable waters of the Mississippi.

TWINKLES

We've heard of many scrapes, but none stranger than the one an Altus, Okla., man is in. A cartoon on the cover of the Saturday Evening Post looked just like him, and he was pictured out with another woman!

Chicago's gray night life is passing, we read. Well, it must be rather un-gay to be encased in steel jackets every time one frequents the wild parts of the city.

Pampa's Business, Professional and Commercial Directory

Directory listing for various professions: LAWYERS (STUDER, STENNIS & STUDER; W. M. LEWRIGHT; HENRY L. JORDAN), PHYSICIANS AND SURGEONS (ARCHIE COLE, M. D.; DR. C. D. HUNTER; Nan L. Gilkerson, M. D.; DR. W. PURVIANCE; W. B. WILD, M. D.), DENTISTS (DR. H. H. HICKS; A. R. SAWYER, D. D. S.; DR. W. F. NICHOLAS), CONTRACTORS (HENRY L. LEMONS), JOB PRINTING (Pampa Daily News), SINGER SEWING MACHINE COMPANY, CHIROPRACTORS (Drs. Mann and Cowles), INSURANCE (R. G. "DICK" HUGHES), PLUMBERS (PAMPA PLUMBING CO.), DR. STEPHEN E. SMITH (SPECIALIST DISEASES OF WOMEN AND CHILDREN), EYE SPECIALIST (DR. T. M. MONTGOMERY), ARCHITECTS (W. R. KAUFMAN).

Comic strip titled 'FRECKLES and His FRIENDS' by Blossom. The strip consists of several panels showing characters in a rural setting. One character is excited about a cave, another is coughing, and there are discussions about radio sets and 'Oceanic' sets. The characters are dressed in simple, rural clothing.

LEGAL NOTICES

THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY—GREETING:

You are hereby commanded to summons C. R. Blackwell, whose residence is unknown, to appear at the next regular term of the 84th Judicial District Court of Gray County, Texas, to be held at the courthouse thereof in the town of Pampa, Texas, on the second Monday in June, 1928, the same being the 11th day of June, 1928, then and there to answer a petition filed in said court, on the 23rd day of April, 1928, the file number of which is 278, in which suit J. L. Stroop is plaintiff, and said C. R. Blackwell is the defendant, the plaintiff's cause of action being alleged substantially as follows:

Suit by plaintiff against the defendant in two counts, first in trespass to try title to recover the title to and possession of Lot No. 18 in block No. 10, of the Stroop Addition to the town of Pampa, Texas and in the second count, in the alternative, in foreclosure upon seven promissory notes dated September 2, 1924, each for the sum of \$50.00 and payable in two, four, six, eight, ten, twelve and fourteen months respectively after the date to the order of plaintiff, at Pampa, Texas, and containing the default clause and usual 10 percent attorney's fee clause, plaintiff alleging that said notes were given in part payment for the above described property and that the vendor's lien was retained in deed of even date with said notes from plaintiff and his wife to the defendant. Plaintiff prays judgment in the alternative for the full amount due upon said notes, and for foreclosure of the vendor's lien upon said property and that the same be ordered sold as under execution.

You are commanded to summon said defendant and serve this citation, by making publication thereof once in each week for four consecutive weeks previous to the return day thereof in some newspaper published in your county the first publication to appear not less than 28 full days prior to the return day thereof.

HEREIN FAIL NOT, but have you before said court on the first day of next term thereof, this writ, with your return thereon, showing how you have executed the same.

Witness, Charlie Thut, Clerk of the District Courts of Gray County, Texas, Given under my hand and seal of said court, at office in the City of Pampa, Texas, this 23rd day of April, A. D. 1928.

Charlie Thut, Clerk of the District Courts of Gray County, Texas.

By Olla Gregory, Dep. (SEAL) Issued this 23rd day of April, A. D. 1928.

Charlie Thut, Clerk of Courts of Gray County, Texas.

By Olla Gregory, Dep. 5-8-7-8

NO. 289 LAURA I. ENGLISH vs. C. F. NOACK in the 84th Judicial District Court of Gray County, Texas, June term, 1928. THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY—GREETING: You are hereby commanded, that by making publication of this citation in some newspaper published in the County of Gray once in each week for four consecutive weeks previous to the return day hereof, you summon C. F. Noack, whose residence is alleged to be unknown, to be and appear at the next regular term of the 84th Judicial District Court of Gray County, Texas, to be held at the Court House thereof, in Pampa, on the second Monday in June A. D. 1928, the same being the 11th day of June, A. D. 1928, then and there to answer a petition filed in said court, on the 1st day of May, A. D. 1928, in a suit, numbered on the docket of said court as No. 284, wherein J. E. Mongile, Plaintiff, and Albert B. Hensley and Pittman Hensley are defendants, and said petition alleging in two counts, First, Trespass to try title on all of the premises, to-wit: a certain cloud from title of Plaintiff cast thereon by virtue of a deed by Joseph H. Green and wife Emma M. Green to Albert B. Hensley and Pittman Hensley, dated October 23, 1897.

HEREIN FAIL NOT, and have before said court, at its aforesaid next regular term, this writ, with your return thereon, showing how you have executed the same.

Given under my hand and the seal of said court, at office in Pampa, Gray County, Texas, this 1st day of May A. D. 1928.

Charlie Thut, Clerk, District Court, Gray County, Texas. 6-7-8-9

LEGAL NOTICES

District Court of Gray County, to be holden at the Court House thereof, in the City of Pampa, on the second Monday in June, A. D. 1928, the same being the 11th day of June, A. D. 1928, then and there to answer a petition filed in said court, on the 1st day of May, A. D. 1928, in a suit, numbered on the Docket of said Court, No. 99, wherein Laura I. English is plaintiff, and C. F. Noack is defendant, the nature of plaintiff's demand being substantially as follows, to-wit:

A suit in two counts. The first count being in trespass to try title to recover title and possession of the Northwest Quarter of the Southeast Quarter of Section 97, Block B-2, of the land originally granted to the H. & C. N. Ry. Co. in Gray County, Texas. The second count being to cancel an oil and gas lease dated July 29, 1928, executed by plaintiff as lessor to the defendant, as lessee, covering said land recorded in Volume 2, on page 462, of the Lease Records of Gray County, Texas, as well as the record thereof, or the ground that said lease was executed and delivered without consideration, breached by fraud and was delivered to defendant without authority.

HEREIN FAIL NOT, but have you before said court on the said first day of next term thereof this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said court, at office in the City of Pampa, Texas, this 3rd day of May, A. D. 1928.

Witness, Charlie Thut, Clerk of the 84th Judicial District Court of Gray County, Texas.

By Louise Miller, Deputy. 6-7-8-9

THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY—GREETING:

You are hereby commanded to summons Albert B. Hensley and Pittman Hensley, plaintiffs, persons and whose residence are unknown to plaintiff by making publication of this citation once each week for four successive weeks previous to the return day hereof, in some newspaper published in your county, if there be a newspaper published therein, but if not, then in the County of Gray where a newspaper is published, to appear at the next regular term of the 84th District Court of Gray County, to be held at the Court House thereof, in Pampa, on the second Monday in June A. D. 1928, the same being the 11th day of June, A. D. 1928, then and there to answer a petition filed in said court, on the 1st day of May, A. D. 1928, in a suit, numbered on the docket of said court as No. 284, wherein J. E. Mongile, Plaintiff, and Albert B. Hensley and Pittman Hensley are defendants, and said petition alleging in two counts, First, Trespass to try title on all of the premises, to-wit: a certain cloud from title of Plaintiff cast thereon by virtue of a deed by Joseph H. Green and wife Emma M. Green to Albert B. Hensley and Pittman Hensley, dated October 23, 1897.

HEREIN FAIL NOT, and have before said court, at its aforesaid next regular term, this writ, with your return thereon, showing how you have executed the same.

Given under my hand and the seal of said court, at office in Pampa, Gray County, Texas, this 1st day of May A. D. 1928.

Charlie Thut, Clerk, District Court, Gray County, Texas. 6-7-8-9

CITATION BY PUBLICATION No. 264 Lorene Jones vs. Lawrence W. Jones

IN THE 84TH DISTRICT COURT, GRAY COUNTY, TEXAS. The State of Texas to the Sheriff or any Constable of Gray County—GREETING:

YOU ARE HEREBY COMMANDED, that by making publication of this citation in some newspaper published in the County of Gray once in each week for four consecutive weeks previous to the return day hereof, you summon Lawrence W. Jones, whose residence is unknown, who is alleged to be a non-resident of the State of Texas, to be and appear at the next regular term of the 84th District Court of Gray County, to be held at the Court House thereof, in the City of Pampa, Texas, on the 2nd Monday in June A. D. 1928, the same being the 11th day of June, A. D. 1928, then and there to answer a petition filed in said court, on the 4th day of April A. D. 1928, in a suit, numbered on the Docket of said Court, No. 264 wherein Lorene Jones, plaintiff, and Lawrence W. Jones, defendant; the nature of plaintiff's demand being substantially, as follows, to-wit: Absolute divorce on the grounds of cruel treatment which is shown in the original petition, to which reference is hereby made.

HEREIN FAIL NOT, but have you before said court on the said first day of next term thereof this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said court, at office in the City of Pampa, Texas, this 27th day of April, A. D. 1928.

(SEAL) WITNESS, Charlie Thut, Clerk of 84th District Court in and for Gray County, Texas. 7-8-9-10

THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY—GREETING:

You are hereby commanded to cite all persons interested in the estate of Albert Converse, deceased, to appear at the next regular term of the County Court of Gray County, Texas, to be held at the courthouse thereof in Pampa, Texas, on the third Monday in May, A. D. 1928, the same being the 21st day of May, 1928, to contest, should they desire to do so, the application of Marie O. Converse filed in said court on the 1st day of May 1928, which will then and there, by such court be acted on, for the probate of the last will and Testament of said Albert Converse, deceased, filed with said application, and for letters testamentary.

HEREIN FAIL NOT, but have you before said court on the first day of the next term thereof, this writ, with your return thereon, showing how you have executed the same.

Witness, Charlie Thut, Clerk of the County Court, Gray County, Texas. Given under my hand and seal of said court, at office in the City of Pampa, this 1st day of May, A. D. 1928.

CHARLIE THUT, Clerk County Court, Gray County, Texas. 6-7

CITATION BY PUBLICATION No. 1075 Henry Thut vs. M. D. Mason

IN THE JUSTICE COURT, PRECINCT NO. 2, GRAY COUNTY, TEXAS. The State of Texas to the Sheriff or any Constable of Gray County—GREETING:

YOU ARE HEREBY COMMANDED, that by making publication of this citation in some newspaper published in the County of Gray once in each week for four consecutive weeks previous to the return day hereof, you summon M. D. Mason, whose residence is unknown, to be and appear at the next regular term of the Justice Court of Precinct 2, Gray County, to be held at the office of I. S. Jameson, thereof, in the City of Pampa, on the 4th Monday in June A. D. 1928, the same being the 25th day of June A. D. 1928, then and there to answer a petition filed in said court, on the 9th day of May, A. D. 1928, in a suit, wherein Henry Thut is plaintiff, and M. D. Mason is defendant; the nature of plaintiff's demand being substantially, as follows, to-wit: A suit for debt in the principal sum of \$12.15 for goods, wares, and merchandise furnished by Henry Thut to M. D. Mason, at the latter's express instance and request; and for work and labor performed by said M. D. Mason at his express instance and request.

HEREIN FAIL NOT, but have you before said court on the said first day of next term thereof this writ with your return thereon, showing how you have executed the same.

LEGAL NOTICES

at the next regular term of the County Court of Gray County, Texas, to be held at the courthouse thereof in Pampa, Texas, on the third Monday in May, A. D. 1928, the same being the 21st day of May, 1928, to contest, should they desire to do so, the application of Marie O. Converse filed in said court on the 1st day of May 1928, which will then and there, by such court be acted on, for the probate of the last will and Testament of said Albert Converse, deceased, filed with said application, and for letters testamentary.

HEREIN FAIL NOT, but have you before said court on the first day of the next term thereof, this writ, with your return thereon, showing how you have executed the same.

Witness, Charlie Thut, Clerk of the County Court, Gray County, Texas. Given under my hand and seal of said court, at office in the City of Pampa, this 1st day of May, A. D. 1928.

CHARLIE THUT, Clerk County Court, Gray County, Texas. 6-7

CITATION BY PUBLICATION No. 1075 Henry Thut vs. M. D. Mason

IN THE JUSTICE COURT, PRECINCT NO. 2, GRAY COUNTY, TEXAS. The State of Texas to the Sheriff or any Constable of Gray County—GREETING:

YOU ARE HEREBY COMMANDED, that by making publication of this citation in some newspaper published in the County of Gray once in each week for four consecutive weeks previous to the return day hereof, you summon M. D. Mason, whose residence is unknown, to be and appear at the next regular term of the Justice Court of Precinct 2, Gray County, to be held at the office of I. S. Jameson, thereof, in the City of Pampa, on the 4th Monday in June A. D. 1928, the same being the 25th day of June A. D. 1928, then and there to answer a petition filed in said court, on the 9th day of May, A. D. 1928, in a suit, wherein Henry Thut is plaintiff, and M. D. Mason is defendant; the nature of plaintiff's demand being substantially, as follows, to-wit: A suit for debt in the principal sum of \$12.15 for goods, wares, and merchandise furnished by Henry Thut to M. D. Mason, at the latter's express instance and request; and for work and labor performed by said M. D. Mason at his express instance and request.

HEREIN FAIL NOT, but have you before said court on the said first day of next term thereof this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said court, at office in the City of Pampa, Gray County, Texas, this 9th day of May, A. D. 1928.

WITNESS, I. S. JAMESON, Justice of Peace Precinct 2, Gray County, Texas. (7-8-9-10)

CITATION BY PUBLICATION No. 227

IN THE 84TH JUDICIAL DISTRICT COURT, GRAY COUNTY, TEXAS. J. S. Mackie and wife, May Mackie vs. W. T. Merriwether, Ida May Evans and Jack Boone

The State of Texas to the Sheriff or any Constable of Gray County—GREETING: YOU ARE HEREBY COMMANDED, that by making publication of this citation in some newspaper published in the County of Gray once in each week for four consecutive weeks previous to the return day hereof, you summon Ida May Evans and Jack Boone whose residence are unknown, who are alleged to be non-residents of the State of Texas, to be and appear at the next regular term of the 84th District Court of Gray County to be held at the Court House thereof, in the City of Pampa, Texas, on the second Monday in June A. D. 1928, the same being the 11th day of June A. D. 1928, then and there to answer a petition filed in said court, on the 24th day of January, A. D. 1928, in a suit, numbered on the Docket of said Court, No. 227 wherein J. S. Mackie and wife May Mackie, are plaintiffs, and W. T. Merriwether, Ida May Evans

and Jack Boone, are defendants; the nature of plaintiff's demand being substantially, as follows, to-wit:

Suit of J. S. Mackie, and wife May Mackie, complaining of W. T. Merriwether, Ida May Evans and Jack Boone, that heretofore, to-wit: On the 21st day of September, A. D. 1926, defendant Jack Boone came to the home place of plaintiffs and represented to them that he was unable to procure a drilling contract on property near and owned by these plaintiffs, unless, they would execute to him an oil and gas lease containing the usual provisions and covering the Block near said premises was actually spudded in, at which time the plaintiffs agreed they would appear at said Bank, acknowledge said oil and gas lease and authorize same to be delivered to the said Jack Boone, it being understood said oil and gas lease was not to be delivered or acknowledged until said oil and gas well had been actually spudded in; that on said date, September 21, 1926, plaintiffs did sign an oil and gas lease covering said premises to Jack Boone as lessee which instrument was delivered to said Jack Boone for the purpose of leaving it in escrow, in the First National Bank of Pampa, Texas, but plaintiffs did not acknowledge said lease and the said Jack Boone in violation of his agreement to deliver said oil and gas lease to the First National Bank of Pampa, Texas, in escrow, did falsely procure the certificate of a Notary Public that said lease was acknowledged and Jack Boone thereafter filed same on October 25, 1926, in the office of the County Clerk of Gray County, Texas, and did on the 21st day of October, A. D. 1926, assign said oil and gas lease to W. T. Merriwether which assignment was filed for record in the office of the County Clerk of Gray County, Texas, on November 13, 1926, and Jack Boone did thereafter on the 1st day of November, A. D. 1927, entered into contract with respect to said oil and gas lease with Ida May Evans which contract was filed for record on September 12, 1927 in the office of the County Clerk of Gray County, Texas.

That on the 21st day of September A. D. 1926, and a four time prior thereto, these plaintiffs were occupying and living upon the E 1-2 of the SW 1-4 of the N 1-2 of the SE 1-4 and the SE 1-4 of the SE 1-4 of Section 115, Block B-2 in Gray County, Texas, as their homestead, and that no time since September 21, 1926 they have ceased to live upon said property as and for their homestead and during all of said time they have claimed, occupied and used said property as their homestead.

That said Jack Boone never did cause to be spudded in an oil and gas well on the Block adjacent to the property owned by these plaintiffs and the said Jack Boone has surrendered or had cancelled all of the leases in said block.

WHEREFORE, plaintiffs pray that the defendants be duly cited to answer herein and that judgment be rendered in their behalf cancelling the oil and gas lease covering the E 1-2 of the SW 1-4 of Section 115 in Block B-2, Gray County, Texas, and that the assignment of said oil and gas lease to W. T. Merriwether be cancelled and held for naught; and that the contract with respect to said lease between the said Jack Boone and Ida May Evans be cancelled and held for naught; and for general and equitable relief and for costs of court.

HEREIN FAIL NOT, but have you before said court on the said first day of next term thereof this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said court, at office in the City of Pampa, Texas, this 10th day of May, A. D. 1928.

(SEAL) WITNESS, Charlie Thut, Clerk of 84th District Court in and for Gray County, Texas. (7-8-9-10)

CITATION BY PUBLICATION No. 227

IN THE 84TH JUDICIAL DISTRICT COURT, GRAY COUNTY, TEXAS. J. S. Mackie and wife, May Mackie vs. W. T. Merriwether, Ida May Evans and Jack Boone

The State of Texas to the Sheriff or any Constable of Gray County—GREETING: YOU ARE HEREBY COMMANDED, that by making publication of this citation in some newspaper published in the County of Gray once in each week for four consecutive weeks previous to the return day hereof, you summon Ida May Evans and Jack Boone whose residence are unknown, who are alleged to be non-residents of the State of Texas, to be and appear at the next regular term of the 84th District Court of Gray County to be held at the Court House thereof, in the City of Pampa, Texas, on the second Monday in June A. D. 1928, the same being the 11th day of June A. D. 1928, then and there to answer a petition filed in said court, on the 24th day of January, A. D. 1928, in a suit, numbered on the Docket of said Court, No. 227 wherein J. S. Mackie and wife May Mackie, are plaintiffs, and W. T. Merriwether, Ida May Evans

and Jack Boone, are defendants; the nature of plaintiff's demand being substantially, as follows, to-wit:

Suit of J. S. Mackie, and wife May Mackie, complaining of W. T. Merriwether, Ida May Evans and Jack Boone, that heretofore, to-wit: On the 21st day of September, A. D. 1926, defendant Jack Boone came to the home place of plaintiffs and represented to them that he was unable to procure a drilling contract on property near and owned by these plaintiffs, unless, they would execute to him an oil and gas lease containing the usual provisions and covering the Block near said premises was actually spudded in, at which time the plaintiffs agreed they would appear at said Bank, acknowledge said oil and gas lease and authorize same to be delivered to the said Jack Boone, it being understood said oil and gas lease was not to be delivered or acknowledged until said oil and gas well had been actually spudded in; that on said date, September 21, 1926, plaintiffs did sign an oil and gas lease covering said premises to Jack Boone as lessee which instrument was delivered to said Jack Boone for the purpose of leaving it in escrow, in the First National Bank of Pampa, Texas, but plaintiffs did not acknowledge said lease and the said Jack Boone in violation of his agreement to deliver said oil and gas lease to the First National Bank of Pampa, Texas, in escrow, did falsely procure the certificate of a Notary Public that said lease was acknowledged and Jack Boone thereafter filed same on October 25, 1926, in the office of the County Clerk of Gray County, Texas, and did on the 21st day of October, A. D. 1926, assign said oil and gas lease to W. T. Merriwether which assignment was filed for record in the office of the County Clerk of Gray County, Texas, on November 13, 1926, and Jack Boone did thereafter on the 1st day of November, A. D. 1927, entered into contract with respect to said oil and gas lease with Ida May Evans which contract was filed for record on September 12, 1927 in the office of the County Clerk of Gray County, Texas.

LEGAL NOTICES

tract with respect to said lease between the said Jack Boone and Ida May Evans be cancelled and held for naught; and for general and equitable relief and for costs of court.

HEREIN FAIL NOT, but have you before said court on the said first day of next term thereof this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said court, at office in the City of Pampa, Texas, this 10th day of May, A. D. 1928.

(SEAL) WITNESS, Charlie Thut, Clerk of 84th District Court in and for Gray County, Texas. (7-8-9-10)

CITATION BY PUBLICATION No. 274

Mrs. Vera Ballew vs. E. E. Ballew in the 84th District Court, Gray County, Texas.

THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY—GREETING:

You are hereby commanded, that by making publication of this citation in some newspaper published in the County of Gray once in each week for four consecutive weeks previous to the return day hereof, you summon E. E. Ballew whose residence is unknown, who is alleged to be a non-resident of the State of Texas, to be and appear at the next regular term of the 84th District Court of Gray County, to be held at the Court House thereof, in the City of Pampa, Texas, on the 2nd Monday in June A. D. 1928, the same being the 11th day of June, A. D. 1928, then and there to answer a petition filed in said court, on the 21 day of April A. D. 1928, in a suit, numbered on the Docket of said Court, No. 274 wherein Mrs. Vera Ballew is plaintiff, and E. E. Ballew is defendant; the nature of plaintiff's demand being substantially, as follows, to-wit: Twelve months residence of plaintiff in Texas and 6 months in Gray County; that plaintiff and defendant married April 27,

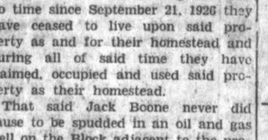
1927 and separated March 1, 1928, owing to cruel and inhuman treatment of plaintiff and her four boys, David, Jackie, Jessie, and Warren; that during the time plaintiff and defendant lived together, she treated defendant as a dutiful wife should treat her husband and in no way provoked the actions and conduct of defendant who on sundry occasions struck plaintiff with his fist in utter disregard of her feelings and health; that plaintiff can and will rear the said minor children; wherefore she prays for divorce, for custody of said children and for general relief, in law and in equity.

HEREIN FAIL NOT, but have you before said court on the said first day of next term thereof this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said court, at office in the City of Pampa, Texas, this 21 day of June A. D. 1928. Witness, Charlie Thut, Clerk of District Court in and for Gray County, Texas. 5-6-7-8

LOOK FOR THE CITIES SERVICE SYMBOL —THE SIGN OF FINEST OILS AND GASOLENE

For quick starting—longer life to your battery—Cities Service gasolene has proved its superiority. Instant ignition at the touch of the starter!



CITIES SERVICE OILS AND GASOLENE

Cities Service Radio Concerts every Friday 6 to 7 p. m. Central Standard Time

2-DOOR SEDAN \$745

3 big features found in no other low-priced six

Offering bodies by Fisher, the Pontiac Six brings to the low-priced field not only the style and smartness, but the luxury, roominess and staunch construction in Fisher design.

Embodiment of the G-M-R (General Motors Research) cylinder head, Pontiac combines amazing smoothness and silence with economy of operation, using ordinary gasoline.

And providing the thermostatically-controlled cross-flow radiator, it practically eliminates losses of water and alcohol and assures the proper temperatures for highest efficiency.

Bodies by Fisher—G-M-R Cylinder Head—Cross-flow Radiator... here are three big features found in no other low-priced six. If the New Series Pontiac Six offered no other exclusive advantages, it would still hold its rightful position as the world's finest low-priced Six.

Coupe, \$745; Sport Roadster, \$745; Phaeton, \$775; Cabriolet, \$795; 4-Door Sedan, \$825; Sport Landau Sedan, \$875. Oakland All-American Six, \$1045 to \$1265. All prices at factory. Check Oakland-Pontiac delivered prices—they include lowest handling charges. General Motors Time Payment Plan available at minimum rate.

LEGAL NOTICES

THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY—GREETING:

You are hereby commanded, that by making publication of this citation in some newspaper published in the County of Gray once in each week for four consecutive weeks previous to the return day hereof, you summon E. E. Ballew whose residence is unknown, who is alleged to be a non-resident of the State of Texas, to be and appear at the next regular term of the 84th District Court of Gray County, to be held at the Court House thereof, in the City of Pampa, Texas, on the 2nd Monday in June A. D. 1928, the same being the 11th day of June, A. D. 1928, then and there to answer a petition filed in said court, on the 21 day of April A. D. 1928, in a suit, numbered on the Docket of said Court, No. 274 wherein Mrs. Vera Ballew is plaintiff, and E. E. Ballew is defendant; the nature of plaintiff's demand being substantially, as follows, to-wit: Twelve months residence of plaintiff in Texas and 6 months in Gray County; that plaintiff and defendant married April 27,

1927 and separated March 1, 1928, owing to cruel and inhuman treatment of plaintiff and her four boys, David, Jackie, Jessie, and Warren; that during the time plaintiff and defendant lived together, she treated defendant as a dutiful wife should treat her husband and in no way provoked the actions and conduct of defendant who on sundry occasions struck plaintiff with his fist in utter disregard of her feelings and health; that plaintiff can and will rear the said minor children; wherefore she prays for divorce, for custody of said children and for general relief, in law and in equity.

HEREIN FAIL NOT, but have you before said court on the said first day of next term thereof this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said court, at office in the City of Pampa, Texas, this 21 day of June A. D. 1928. Witness, Charlie Thut, Clerk of District Court in and for Gray County, Texas. 5-6-7-8

Advertisement for Cities Service Oils and Gasolene featuring a car and the brand's logo.

Large advertisement for Pontiac Six cars, highlighting features like Fisher bodies and G-M-R cylinder heads, with a price of \$745 for a 2-door sedan.

Advertisement for Osgood Monument Co., manufacturers of distinctive granite and marble memorials.

Advertisement for Business and Professional Directory, Gray County Abstract Co., and Notary in Office.

Advertisement for G. C. Malone, Funeral Director and Licensed Embalmer.

Advertisement for Henry L. Jordan, Lawyer.

Advertisement for O'Neal Abstract Co., Prompt Service Abstracts of Title.

Advertisement for Frank E. Buckingham and Daniel D. Boone, Tax Consultants.

Advertisement for The First National Bank, Pampa, Texas, listing capital, surplus, and undivided profits over \$85,000.00.

Advertisement for Pampa Motor Co., Oakland-Pontiac Sales and Service, featuring the Pontiac Six.

LEGAL NOTICES

ORDINANCE REGULATING PEDDLING, HAWKING AND SELLING GOODS IN THE CITY OF PAMPA, DESIGNATING A ZONED DISTRICT WITHIN WHICH PEDDLING CAN NOT BE DONE. PRESCRIBING A LICENSE WHICH MUST BE PROCURED FOR PEDDLING AND DECLARING AN EMERGENCY.

Be it ordained by the City of Pampa:

SECTION 1. That after the passage of this ordinance it shall be unlawful for any person, firm or corporation to peddle, retail, auction or otherwise offer for sale or disposal any goods wares or merchandise of whatever kind or nature in or upon the streets or alleys of the City of Pampa, within the following prescribed district:

Beginning at the intersection of Gillespie and Frances streets, thence down Frances street in a Southwesterly direction to Gray street; thence down Gray street in a Southeasterly direction to the Santa Fe Railroad track; thence down the Santa Fe Railroad track in a Northeasterly direction to Russell street; thence down Russell street in a Southeasterly direction to Gillespie; thence down Gillespie street in a Northwesterly direction to Frances street, the point of beginning.

Furthermore, it shall be unlawful for any of the above said persons, firm or corporations intending to peddle, retail, auction or otherwise offer for sale or disposal any goods, wares or merchandise of whatever kind or nature in this district, to transport merchandise over or through or on any of the streets or alleys in said district for the purpose of, or in attempt to peddle, retail, auction or otherwise offer for sale or disposal any goods, wares or merchandise of whatever nature; nor may said persons stop for such purpose, nor shall they cry out their wares for sale in this said district.

The above provision is subject only to the following exceptions: That all persons, firms or corporations who are occupying a regularly established business house or lot within the said district shall not be subject to these provisions. This exception also includes druggists and commercial travelers representing duly and regularly established wholesale houses, operating under the laws of this or any other state and selling purely and only from sample or merely taking orders.

SECTION 2. It shall be unlawful for any person, firm or corporation to peddle, retail, auction or otherwise dispose of any goods, wares or merchandise of whatever kind or nature in or upon the streets, alleys, stores or home within the City Limits of the City of Pampa, Texas, unless said person, firm or corporation has first provided himself or herself with a license from the City Secretary or unless said person, firm or corporation occupies himself with a regularly established business house in the City of Pampa. This has no application to druggists or commercial travelers selling altogether from sample or order, and shall not apply to persons peddling produce which they have raised themselves, however, this does not give persons peddling produce which they have raised themselves the right to peddle in the limits prescribed in Section 1 of this ordinance.

SECTION 3. The license herein provided for shall be issued for a period of one (1) year at Two Dollars and 50-100 (\$2.50) for each pedestrian peddler and Five Dollars (\$5.00) per year for each peddler who piles his trade in a vehicle of any description.

SECTION 4. Any person, firm or corporation who shall violate any provision of this ordinance shall be deemed guilty of misdemeanor and upon conviction thereof, shall be assessed a fine in the sum of not more than double the license fee, which said peddler is hereby ordained by law. Each day which said peddler unlawfully piles his trade without securing a license, herein provided for, shall constitute a separate offense.

SECTION 5. EMERGENCY. It appearing that the City of Pampa is now without a proper ordinance governing the provisions herein contained and it further appearing that public welfare is being jeopardized by the lack of such an ordinance, the rules prescribing three separate readings are suspended and this ordinance shall be come in full force and effect hereinafter and after its passage and publication, as prescribed by law.

Passed and approved this 7th day of May, A. D. 1928.

D. W. Osborne, Mayor.

Attest: C. O. Busby, City Secretary.

7-8

AN ORDINANCE GOVERNING THE INSTALLATION AND MAINTENANCE OF THE SANITARY SEWER SYSTEM IN THE CITY OF PAMPA, TEXAS, PRESCRIBING THE MANNER OF MAKING CONNECTIONS THEREON; PROVIDING THE APPLICATION BY, AND LICENSING OF, QUALIFIED MASTER PLUMBERS; PRESCRIBING A LICENSE FEE THEREFOR AND THE ISSUANCE OF LICENSES; PROVIDING FOR FILING OF APPLICATIONS FOR BOND AND ITS CONDITIONS; DEFINING THE DUTIES OF MASTER PLUMBER; AND PRESCRIBING PENALTIES AND DECLARING AN EMERGENCY.

BE IT ORDAINED BY THE CITY OF

LEGAL NOTICES

PAMPA, TEXAS: SECTION 1. The sanitary sewer system of the City of Pampa, Texas consists of main and lateral conduits of salt glazed vitrified earthenware pipe and concrete pipe with necessary accessories. They are designed to carry off all liquid house wastes, and are known herein as sanitary sewers. The sewers in the alleys passing back of the various lots are called main or lateral sewers. The sewers leading from the main or lateral sewers to the property on either side are called house sewers.

SECTION 2. That all persons, firms or corporations carrying on plumbing business within the city of Pampa, Texas under the terms of this ordinance, before they shall do any work upon sanitary sewers or make any connections with same or any plumbing work connected or intended to be connected with any sewer system, shall secure a license as hereinafter provided and shall execute and deliver to the City of Pampa a bond in the sum of Five Thousand Dollars (\$5,000.00), payable to the City of Pampa, at Pampa, Texas, and as herein otherwise provided for, with two or more good and sufficient sureties thereon, or a bond regularly issued by an approved surety company, which said bond shall be conditioned as follows: Said bond shall be conditioned that all work done upon any sanitary sewer or any connection hereof, shall be done in a good and workmanlike manner, and in accordance with the plumbing specifications now in existence in the City of Pampa, Texas, and that hereafter to be passed by the City of Pampa, Texas, and such plumbing specifications as are prescribed by its ordinance and by such ordinance as may hereafter be passed; and that the City of Pampa shall be fully indemnified and held whole, and harmless from any and all cost, expense or damage, whether real or asserted, on account of any injury done to any person or property in the prosecution of work or consequence of doing such work, or that may arise out of, or be occasioned by, the performance of said work; and said bond shall be further conditioned that it shall be the duty of said person, carrying on such plumbing business to replace in good and workmanlike manner, and restore any portion of any street or alley which may be opened for the purpose of making connections with any sewer pipes; and all such opening or excavations shall be refilled and restored, and the street to be placed in good condition as existed before any such excavation was made. That in case any opening or any excavation in any street or alley is not restored as herein provided, to the satisfaction of the City Street Commissioner, it shall be the duty of any person doing the said work to promptly restore the same upon notice from the City Manager and in case of a failure or default to restore the same after such notice from the City Manager, and after the expiration of a reasonable time, and three days time shall be deemed reasonable time for the beginning of any such work, the City Manager shall report such fact to the Board of City Commissioners and the Board of City Commissioners may, thereupon, order the City Manager to order the said street at the cost of any such person making any such excavation; and the statement of the cost, as furnished by the City Manager, shall be conclusive evidence against any such person making excavation.

SECTION 3. That the said bond shall be further conditioned that all persons engaged in the plumbing business shall do all plumbing in houses and on premises for City Sanitary pipes, so that such plumbing conform to the plumbing specifications provided by this ordinance and all ordinances that shall be hereafter enacted; and if any person so engaged in the plumbing business shall refuse to install or construct any plumbing work in any house or premises in accordance with such plumbing specifications, the owner of any such house or premises, who may be aggrieved or injured hereby, may have recourse on such bond; even though said work has been passed by the Plumbing Inspector. That should the Plumbing Inspector refuse to issue the certificate of approval of the said work on account of the failure of said plumber to comply with the plumbing specifications, then in such event the said Plumbing Inspector shall notify the person doing the said work to comply with said rules and regulations, and in case the said plumber doing the work shall, within reasonable time after the receipt of such notice, and three days, shall be considered a reasonable time fall or refuse to change or rectify the work so as to make same comply with the plumbing regulations it shall be the duty of his sureties on the bond herein required to make any such change on any such plumbing work so as to comply with the plumbing specifications. That in default of the said plumber doing the said work or the sureties on said bond performing same as herein provided the owner of any such house or premises may have recourse against the principal and sureties on the bond herein provided for.

That in case any person engaged in the plumbing business should in any way injure any sanitary sewer, meter, meter box or any waterworks pipe or any other equipment belonging to the City of Pampa, in making any connection or disconnection with same or doing any work upon same, or should fail to do any such work on any such

pipes or equipment, in accordance with the said plumbing specifications, where such plumbing is to be connected with either, the City of Pampa, shall have recourse against any such person doing any such work and the sureties bond herein provided for, but such bond shall be deemed a continuous obligation against the principal and sureties thereon, until the entire amount therein provided for should be decreased in amount on account of any of the conditions of the same, the Board of Commissioners shall require, upon notice of principal by the Plumbing Inspector of such facts, an additional bond to be given to any person doing the said plumbing work, conditioned in accordance with this ordinance, and in an amount sufficient, when added to the unexpended amount of the original bond, to at all times equal in the sum of Five Thousand Dollars (\$5,000.00). That in no case shall any individual, firm or corporation engaged in any plumbing business without having on file, and accepted by the City, a bond in the amount herein fixed. That all Plumbers' bonds as herein required to be executed by any person engaged in the plumbing business, shall expire on the first day of September, 1928, and shall thereafter be re-executed by such person for the period of one year from said date, providing that any person engaging in the plumbing business at any time after the first day of September of any year, shall execute a bond for the unexpired portion of said year, that is, until the first day of September of the succeeding year, and that, as near as practicable, all bonds shall be issued for a period of one year; provided, however, that nothing in this ordinance shall affect the bond of any person engaged in the plumbing business, which has already been duly executed in accordance with the terms of the existing City Ordinance, nor shall this ordinance be construed to in any manner diminish the liability of any surety or principal on said bond.

That upon the approval of the aforesaid bond by the Board of Commissioners, the person desiring to engage in the plumbing business shall obtain from the City Clerk of the City of Pampa, a license, which license shall run until the first day of September next succeeding its issuance unless sooner revoked, and the same shall not be transferable and shall be renewed annually.

That the person obtaining said license shall pay to the City Clerk, the sum of Fifty Dollars (\$50.00) for such annual license, and no license shall be issued for less than the fee herein prescribed.

That the Board of the City Commissioners of the City of Pampa may forfeit the license of any such person for violation of any of the provisions of this ordinance, or such future ordinances as the City may pass relating to plumbing in the City of Pampa, after giving at least ten days written notice to such licensees, which notice shall state time and place of the hearing and on said revocation, and after license has been given an opportunity to be heard at time mentioned in said notice.

It shall be unlawful for any person to engage in the plumbing business in the City of Pampa, without having first secured the license herein provided for.

Whenever any such person shall have executed the bond and secured the license herein provided for, a City meter box key may be secured subject to such regulations as the City Water Department may adopt, in the use of such key for any purpose, such person shall leave the water on or off on completion of work as found when meter box was opened, and such meter box shall be left locked. In no event shall the meter be interfered with and such person shall be held responsible for any damage done to meter, meter box or connection. No person carrying on the plumbing business shall allow his or her name to be used by any person directly or indirectly to obtain a permit or permits; or to do any work under his, her or their bond.

SECTION 4. Permits. Application for permits to connect with the sewer system or to do plumbing work to be connected therewith, must be made in writing by the owner of the property to be drained, or by his authorized agent. Such application shall give the precise location of the property, the name of the owner, and the name of the person employed to do the work and shall be made on blanks furnished for the purpose. No permit shall be deemed to authorize anything not stated in the application, and for any misrepresentation in such application the plumber shall be suspended; and if such misrepresentation appears to be willful his license shall be revoked. For the issuance and filing of such applications for permits a fee of Fifty Cents (50c) shall be charged and such fees shall be deposited to the general fund of the City. Permits to make connection with the sewer system will be issued only when the plumbing in the house or building to be connected is in accordance with the rules for plumbing hereinafter prescribed and has been inspected and approved by the Plumbing Inspector. The Plumbing Inspector will designate the position of the "Y" branch in the street or alleys, as shown by the records in the City Hall. All connections made with the sanitary sewers or drains and all plumbing connected therewith shall be made under the direction of the Plumbing In-

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SECTION 5. Plan of Plumbing. Before a permit will be issued for doing plumbing work in a building, or before any additions are made excepting necessary repairs, a description of the work to be done signed by a licensed plumber on blanks furnished for the purpose shall be filed in the office of the Sewer Department, and no such work shall be commenced until such description shall have been approved by the Plumbing Inspector.

All work done under such description shall be subject to the inspection of the Plumbing Inspector, and no alterations shall be made in any description or in any work without a permit in writing from the said City.

SECTION 6. Bad faith or unreasonable delay in the performance of plumbing work shall be deemed a sufficient reason for subjecting the plumber so offending to a suspension of his license, and every plumber shall be held responsible for the violation of these regulations and of laborers and help employed by him.

SECTION 7. INSPECTION. The Plumbing Inspector shall be given notice when any work is ready for inspection, and all work must be left uncovered and convenient for examination until inspected and approved. Such inspection shall be made within twenty-four (24) hours after such notification. The plumber shall apply either the water or smoke test, in the presence of the City Plumbing Inspector, and the Plumber shall remove and repair any defective material or labor when so ordered by the Plumbing Inspector.

SECTION 8. RIGHT OF ENTRY. The plumbing inspector or his assistant shall have the right and privilege to enter any building within reasonable hours, in the City of Pampa, Texas, for the purpose of making inspections of the plumbing, drainage or ventilation system constructed or under construction in such building. Each and every system of plumbing, drainage or ventilation shall be inspected and approved by the Plumbing Inspector or his assistant, before said building in which work is being or has been constructed, shall be occupied.

SECTION 9. STATEMENT OF WORK DONE. The plumber shall on the completion of the work file in the office of the Plumbing Inspector a correct statement of the work done under the permit.

SECTION 10. CESS POOLS AND OVERFLOWS. No open gutter, cess pool or privy vault shall be connected with any sewer or drain.

SECTION 11. No person, firm or corporation shall injure, break or remove any section of any manhole lamp hole, fush tank, catch basin, or any part of the sewer system, or throw or deposit or cause to be thrown or deposited in any sewer opening or receptacle connecting with the sewer system, any garbage, offal, dead animals, vegetables, parings, ashes, cinders, rags, or other matter or thing whatsoever, except faeces, urine, and the necessary waste toilet paper, liquid, house and mill slops.

SECTION 12. Any person, firm or corporation desiring to lay pipes for water, gas, steam or any purpose in any street or alley upon which sewers are laid, shall give at least twenty-four (24) hours notice to the Plumbing Inspector before opening the street or alley and the manner of excavating for the laying and back filling over such pipe shall be subject to the approval of the Plumbing Inspector. All such work shall be planned and executed so that no injury shall occur to any house sewer or drain, connected therewith.

SECTION 13. OBSTRUCTIONS. The City, acting through the Plumbing Inspector or other authorized officers, shall have the power to stop and prevent from discharging into the sewer system any private sewer system, any private sewer or drain through which substances are discharged which are liable to injure the sewers or obstruct the flow of the sewerage, or interfere with the operation of the septic disposal plant.

SECTION 14. CONNECTION OF OLD DRAINS. Before any old private drains shall be connected with the sewer system the owner of the private drain shall prove to the satisfaction of the Plumbing Inspector that it is clean and conforms in every respect with these rules and regulations.

SECTION 15. The house sewer trench shall be dug so as to meet the public sewer at the position of the "Y" branch so located by the City Inspector. The material thrown from the trench shall be placed so as not to obstruct and so as to cause the least inconvenience to the public. Proper barriers and lights must be maintained on the banks of the trench which shall be dug so as to avoid accidents during the progress of the work. In back filling the earth shall be carefully rammed or flooded so as to keep the pipe in proper position and avoid settling and no stone shall be used in filling until there has been a depth of two feet of fine earth placed over the pipe.

SECTION 16. MATERIALS FOR SEWERS AND DRAINS. The house sewers from a point two (2) feet outside the house to the street or alley sewers, shall be of first quality, salt glazed, vitrified earthen pipe, or standard concrete not less than four (4) inches in diameter, unless laid less than six inches deep, when it shall be of cast iron not less than

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four (4) inches in diameter. Each house must have independent drain to sewer unless more than one house is located on a single lot and a permit is granted by the Inspector of Plumbing.

SECTION 17. PIPE LAYING. The covering of the "Y" branch on the sewer shall be carefully removed, so as not to injure the socket. The first length of pipe attached shall be curved so as to give a good fall into the sewer.

The pipe shall be laid on an even grade of not less than one-tenth (1-10) of an inch to the foot unless by special permission of the Plumbing Inspector, in which case provisions may be made for regular and efficient flushing.

Curved pipe shall be used for every deflection from a straight line of more than six inches in two feet.

The joints of earthenware and concrete pipe shall be made with portland cement of first quality, the joints of iron pipe shall be of oakum and lead if cast iron is used, or white lead if screwed points are used.

The end of all private sewers not immediately connected with the plumbing fixtures shall be securely closed by water tight imperishable material. If lead pipe, the end must be soldered, if cast iron pipe a cast iron plug must be calked with lead.

No connection for basement drain or cellars shall be allowed until owner of the building has executed and signed a written release to the City of Pampa, Texas, releasing it from all damage that may result from said basement of cellar flooded by the stoppage of sewers, which release and agreement shall be filed with the city Secretary and when such connection is allowed it shall be done by means of suitable and properly laid earthenware tile pipes and they shall not communicate directly with any drain pipe carrying off sewage, or with sewer or cess pool, unless properly trapped to prevent back gases.

SECTION 18. PLUMBING RULES. All materials must be of good quality and free from defects; and the work must be executed in a thorough and workmanlike manner.

From a point two (2) feet outside the foundation wall no material may be used within the building and connected with the sewer for the soil, or waste pipes, other than cast iron pipes with securely threaded or leaded joints, or lead pipes with wiped joints. Cement or putty joints, tin or sheet iron pipes, whether galvanized or not shall not be used.

No soil or waste pipes shall have a fall of less than one (1) inch in ten feet.

SECTION 19. House drains within and to a distance of two (2) feet outside of the exterior wall of the building shall be standard weight cast iron soil pipe, except in buildings of two or more stories, in which case all soil pipe shall be extra heavy cast iron pipe of the water level of highest fixture, after which same may be standard weight soil pipe, extending up through roof. Said pipe to be calked with oakum and molten lead, and to have a uniform fall of not less than one-quarter (1-4) inch per foot.

All fittings used in connection with such pipes shall correspond with it in weight and quality. Where lead pipe is used to connect fixtures with vertical soil or waste pipes, or to connect pipes with vertical vent pipes, it must not be lighter than "light pipe". The arrangement of soil and waste pipes must be as direct as possible, the drain, soil and waste pipes and trap shall, if practicable, be exposed to view, at all times ready for inspection and for convenience of repairing. When necessarily placed within partitions or within recesses of walls, soil and waste pipe should be covered with woodwork so fastened with screws as to be easily removed.

SECTION 20. All stacks or vertical pipes must be tied or anchored at every other floor by means of cast iron floor rests. When they run parallel or against the wall they shall be supported by clamps of 1-8x1 inch iron; horizontal runs of waste or vent pipes, placed at intervals not less than five (5) feet for cast iron pipes and ten (10) feet for wrought iron pipes. Lead pipes must be supported the entire length with a bridge or sufficient thickness to prevent sagging. Pipe hangers made of wood or made of sheet iron, or that do not meet the requirements of this ordinance, and the approval of the Plumbing Inspector, will be rejected.

SECTION 21. MAIN SOIL AND WASTE PIPES. A main waste pipe into which wash basins, bath tubs or kitchen sinks discharge must be of soil pipe at least two (2) inches in diameter with one and one-fourth (1 1/4) inch branches.

The main line from the sewer connections to the house tap must be at least four (4) inches in interior diameter at every point. No trap or any manner of obstruction to the free flow of air through the whole course of the house sewer will be allowed when the closet sets more than four (4) feet from the main stack, or two (2) of the closets are on the same stack, on different floors, this shall be secured by an untrapped main house sewer and soil pipe by a ventilating pipe leading to the roof from the lower side of the trap and a fresh air inlet connecting the floor of the main soil pipe just above the trap. Every vertical soil and waste pipe must be extended at least ten (10) inches above the roof or cop-

ing. It must be of an undiminished size without return bend. It must not open near a window or an air shaft which ventilates living rooms.

SECTION 22. JOINTS. All joints in iron drain pipes, soil pipes and waste pipes, except where screw joints are used, must be filled with oakum and lead and hand calked so as to make them gas tight.

All connections of lead pipes with iron pipes must be made with a brass or lead sleeve or ferrule of the same size as the lead pipe, put in the hub of the branch of the iron pipe and caulked with lead. The lead pipe must be attached to the ferrule by a wiped joint.

All connections of lead, waste and vent pipes shall be made by means of wiped joints, all fixtures to be leak stamped for waste.

SECTION 23. INSPECTION. Before fixtures are placed in connection with the plumbing of any house or building and before the soil pipe is connected with the sewer, the outlet of the soil pipe and openings into it below the top shall be hermetically sealed; the pipe shall then be filled with water to its top and every joint be carefully examined for leaks. Defective pipes discovered must be removed or replaced with sound ones and all defective joint made tight and every part of the work made to conform to these rules and regulations, and subject to the approval of the Inspector.

In cases where plumbing work has been completed in a building before these rules and regulations came in force, if the plumbing has been done in accordance with these rules and regulations, permits will be granted for making connections with the sewer as in new work, but in case such plumbing work does not meet these requirements alterations shall be made as the plumbing Inspector may direct to make the plumbing safe to the persons in the house, and such as to be no source of injury or stoppage to the sewer. In all cases the soil pipe shall pass through and above the roof. Traps are to be ventilated, fixtures and pipes clean, waste and soil pipes to have sufficient fall.

At the bottom of each main stack there shall be a "Y" branch with a one-eighth (1-8) bend and a clean out plug.

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SECTION 24. Every water closet, urinal sink, wash trap, bath tub or set of tubs must be separated and effectively trapped and all bath tubs must be trapped with a 4x8 drum trap and drain from drum traps must be wiped into the trap or the lowest possible points and brought up at an angle of 45 degrees to form a water seal of not less than 2 1/2 inches in the trap and traps must be placed as near the fixtures as practicable. In no case shall water from the bath tub or other fixtures be connected with the water closet trap.

All sinks in packing houses, butcher shops, lard rendering establishments, hotels, restaurants, boarding houses, and laundries, and garages shall be provided with suitable brick or vitrified grease trap, not less than twenty-four (24) inches from the places above named. The size, kind and number of which will be required according to the circumstances of the case before any water from any such sinks or receptacle of water containing grease shall discharge into the house drain or sewer. When placed above the floor or ground shall be of (cast iron) brass or six (6) pound lead, size of which shall be at least twelve (12) inches by twelve (12) inches, or larger as necessary, when placed in ground, they shall be built of brick and cement mortar, to the plastered inside and out with three-fourths (3-4) parts of cement and sand of equal parts. For ordinary dwellings or residences, grease traps are not compulsory. Where there are no grease traps the waste must be connected with a pipe no less than two (2) inches in diameter for horizontal runs or vertical lines over eight (8) feet in length with a cleanout plug in all horizontal changes of direction. All grease traps provided for in this Section shall be cleaned at least twice each week and often if necessary.

SECTION 25. VENT TRAPS. Traps must be protected from siphonage, or the waste leading from them ventilated by a special air pipe taken out of the crown of the trap, in no case less than four (4) inches in diameter for the water closet traps, and one (1) inch and a quarter (1 1/4) for other traps, except when more than fifteen (15) feet in length when it shall not be less than one and one-half (1 1/2) inches in diameter. All floor traps must be dry vented. All sinks shall have cleanouts accessible from the outside. The vertical vent pipes for traps of water closets in buildings more than four stories in height must be at least three (3) inches in diameter, with two (2) inch branches to each trap and for traps of other fixtures not less than two (2) inches in diameter.

SECTION 26. Batteries of water closets or urinals in toilet rooms on same floor from three (3) to twenty in number may be installed by system of loop venting by extending the horizontal line of soil pipe up and return full size to main vent stack at a point one (1) foot above highest fixture or continue separate through roof full size, thus forming a circuit vent

system. When more than ten closets or urinals in a battery are vented in this manner, there shall be an additional connecting line between waste and vent full size in center of such battery for the purpose of relieving air pockets.

SECTION 27. Where two water closets are located on the same floor and discharge into double "Y" or sanitary cross, and they are three feet or less from the stack, said water closets will be considered as the same as top fixtures and it will not be necessary to back vent either water closet.

No trap or vent pipe shall be used as waste or soil pipe.

No brick, sheet metal earthenware or chimney flue shall be used as a sewer ventilator, nor to ventilate any trap, drain, soil or waste pipe.

SECTION 28. OVERFLOWS FROM FIXTURES. Water closets must be of the approved pattern, in all cases the tank must discharge into the open air at the basin of the closet, and not into the soil pipe directly. Direct service of a water closet is prohibited.

All interior water closet compartments shall be ventilated into air shafts where possible. All outside water closets must be vented and trapped with running "P" trap.

SECTION 29. All vent pipes passing through roof shall be flashed with two and one-half (2 1/2) pound sheet lead.

SECTION 30. STRAINERS. Exit pipes to all fixtures except closets shall be furnished with suitable permanent attached strainers.

No stream exhausts, blow-off or drip pipes shall be connected with house drains, soil, waste or vent pipes within any building, but shall discharge into an open tank or condenser, from which a safe connection to the sewer outside the building may be made.

Waste pipes from refrigerators or other receptacles shall not be connected direct with the drain system, but can be run into open sink or basin, from which place drain pipes must be trapped.

SECTION 31. It being absolutely necessary for the proper maintenance and extension of the sewer system of the City, the following monthly charges are hereby fixed to be paid by all users of said system, the same to be paid monthly as hereinafter provided, to-wit: For hotels, one closet, one bath tub, lavatory and kitchen sink, per month \$1.50; for each additional fixture, 25c per month. For restaurants and rooming houses, one closet, bath tub, lavatory and kitchen sink, per month \$1.50; for each additional fixture, 25c per month. For business houses, one closet and one lavatory, per month \$1.00; and for each additional fixture, 25c per month. For barber shops, one closet, two bath tubs and one lavatory, per month \$2.00 for each additional fixture, 25c per month. Under no condition shall the maximum rate be charged any of the above classes of patrons be more than \$10.00 per month. For private residences, one closet, one bath tub, lavatory, sink and laundry tub, per month, 50c; each additional fixture, 10c per month. The following buildings will be charged a flat rate per month, to-wit: Churches, 50c; depots, \$2.00; public schools during school months, \$3.00; laundries, \$3.00; ice factories, mills and other plants and factories not herein mentioned, \$3.00.

The above charges shall be payable monthly on the first day of each month at the office of the City Water Collector at the City Hall. Any person, persons, firm or corporation who shall fail to pay the sewer charges on or before the 10th day of the month, the same is due, shall be subject to have his sewer discontinued from the City system, and if discontinued no connections will be made thereafter with the City Sewer system until such party shall have paid all amounts due, and all costs of disconnecting and reconnecting with said system.

SECTION 32. INSPECTION FEES. All plumbers doing work under this ordinance shall pay an inspection fee of \$3.00 for the first service on each installation, \$1.00 for each additional inspection on said job, said fee to be collected by the Plumbing Inspector and paid into the General Fund of the City.

SECTION 33. It shall be the duty of the Plumbing Inspector when granting permits for connection with the sewer system to issue with said permits a copy of these rules and regulations in printed form, and it shall be the duty of the plumber making said connection to deliver said rules and regulations to the party having the work done for his guidance and instruction in the use of sewers and the maintenance of the public health.

SECTION 34. Every owner of a building or part thereof occupied by people for any purpose, any part of the day or night, situated on any city block in the City, where a public sewer is laid and maintained within 150 feet of such building, or any building on acreage tracts where buildings are within 150 feet of a public sewer, and having no water closet or privy connected with said sewer, shall, within thirty (30) days after the enactment and legal publication of this ordinance, put up within said building or part of building used as aforesaid or upon the premises where the same is situated, water closet or closets and have same connected with sewer. The work done in connection therewith, and

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SECTION 35. The sanitary sewer system of the City of Pampa, Texas consists of main and lateral conduits of salt glazed vitrified earthenware pipe and concrete pipe with necessary accessories. They are designed to carry off all liquid house wastes, and are known herein as sanitary sewers. The sewers in the alleys passing back of the various lots are called main or lateral sewers. The sewers leading from the main or lateral sewers to the property on either side are called house sewers.

SECTION 2. That all persons, firms or corporations carrying on plumbing business within the city of Pampa, Texas under the terms of this ordinance, before they shall do any work upon sanitary sewers or make any connections with same or any plumbing work connected or intended to be connected with any sewer system, shall secure a license as hereinafter provided and shall execute and deliver to the City of Pampa a bond in the sum of Five Thousand Dollars (\$5,000.00), payable to the City of Pampa, at Pampa, Texas, and as herein otherwise provided for, with two or more good and sufficient sureties thereon, or a bond regularly issued by an approved surety company, which said bond shall be conditioned as follows: Said bond shall be conditioned that all work done upon any sanitary sewer or any connection hereof, shall be done in a good and workmanlike manner, and in accordance with the plumbing specifications now in existence in the City of Pampa, Texas, and that hereafter to be passed by the City of Pampa, Texas, and such plumbing specifications as are prescribed by its ordinance and by such ordinance as may hereafter be passed; and that the City of Pampa shall be fully indemnified and held whole, and harmless from any and all cost, expense or damage, whether real or asserted, on account of any injury done to any person or property in the prosecution of work or consequence of doing such work, or that may arise out of, or be occasioned by, the performance of said work; and said bond shall be further conditioned that it shall be the duty of said person, carrying on such plumbing business to replace in good and workmanlike manner, and restore any portion of any street or alley which may be opened for the purpose of making connections with any sewer pipes; and all such opening or excavations shall be refilled and restored, and the street to be placed in good condition as existed before any such excavation was made. That in case any opening or any excavation in any street or alley is not restored as herein provided, to the satisfaction of the City Street Commissioner, it shall be the duty of any person doing the said work to promptly restore the same upon notice from the City Manager and in case of a failure or default to restore the same after such notice from the City Manager, and after the expiration of a reasonable time, and three days time shall be deemed reasonable time for the beginning of any such work, the City Manager shall report such fact to the Board of City Commissioners and the Board of City Commissioners may, thereupon, order the City Manager to order the said street at the cost of any such person making any such excavation; and the statement of the cost, as furnished by the City Manager, shall be conclusive evidence against any such person making excavation.

SECTION 3. That the said bond shall be further conditioned that all persons engaged in the plumbing business shall do all plumbing in houses and on premises for City Sanitary pipes, so that such plumbing conform to the plumbing specifications provided by this ordinance and all ordinances that shall be hereafter enacted; and if any person so engaged in the plumbing business shall refuse to install or construct any plumbing work in any house or premises in accordance with such plumbing specifications, the owner of any such house or premises, who may be aggrieved or injured hereby, may have recourse on such bond; even though said work has been passed by the Plumbing Inspector. That should the Plumbing Inspector refuse to issue the certificate of approval of the said work on account of the failure of said plumber to comply with the plumbing specifications, then in such event the said Plumbing Inspector shall notify the person doing the said work to comply with said rules and regulations, and in case the said plumber doing the work shall, within reasonable time after the receipt of such notice, and three days, shall be considered a reasonable time fall or refuse to change or rectify the work so as to make same comply with the plumbing regulations it shall be the duty of his sureties on the bond herein required to make any such change on any such plumbing work so as to comply with the plumbing specifications. That in default of the said plumber doing the said work or the sureties on said bond performing same as herein provided the owner of any such house or premises may have recourse against the principal and sureties on the bond herein provided for.

That in case any person engaged in the plumbing business should in any way injure any sanitary sewer, meter, meter box or any waterworks pipe or any other equipment belonging to the City of Pampa, in making any connection or disconnection with same or doing any work upon same, or should fail to do any such work on any such

pipes or equipment, in accordance with the said plumbing specifications, where such plumbing is to be connected with either, the City of Pampa, shall have recourse against any such person doing any such work and the sureties bond herein provided for, but such bond shall be deemed a continuous obligation against the principal and sureties thereon, until the entire amount therein provided for should be decreased in amount on account of any of the conditions of the same, the Board of Commissioners shall require, upon notice of principal by the Plumbing Inspector of such facts, an additional bond to be given to any person doing the said plumbing work, conditioned in accordance with this ordinance, and in an amount sufficient, when added to the unexpended amount of the original bond, to at all times equal in the sum of Five Thousand Dollars (\$5,000.00). That in no case shall any individual, firm or corporation engaged in any plumbing business without having on file, and accepted by the City, a bond in the amount herein fixed. That all Plumbers' bonds as herein required to be executed by any person engaged in the plumbing business, shall expire on the first day of September, 1928, and shall thereafter be re-executed by such person for the period of one year from said date, providing that any person engaging in the plumbing business at any time after the first day of September of any year, shall execute a bond for the unexpired portion of said year, that is, until the first day of September of the succeeding year, and that, as near as practicable, all bonds shall be issued for a period of one year; provided, however, that nothing in this ordinance shall affect the bond of any person engaged in the plumbing business, which has already been duly executed in accordance with the terms of the existing City Ordinance, nor shall this ordinance be construed to in any manner diminish the liability of any surety or principal on said bond.

That upon the approval of the aforesaid bond by the Board of Commissioners, the person desiring to engage in the plumbing business shall obtain from the City Clerk of the City of Pampa, a license, which license shall run until the first day of September next succeeding its issuance unless sooner revoked, and the same shall not be transferable and shall be renewed annually.

That the person obtaining said license shall pay to the City Clerk, the sum of Fifty Dollars (\$50.00) for such annual

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REVISED ORDINANCE FOR THE EXAMINATION AND QUALIFICATION OF PLUMBERS

Defining Master Plumbers and Journeymen Plumbers; and terms creating a Board for the Examination of Plumbers; fixing the number of members of said Board, and their terms of service; prescribing the duties and defining the powers of said board; providing penalty, and declaring an emergency.

PREAMBLE

Whereas, the City of Pampa has recently greatly increased its city limits and whereas, many extensions and improvements and additions must be made in the gas, water and sewerage systems, to properly serve the City and whereof such improvements and additions, both of a private and public nature, is being, and will be carried on and made in the city, and whereas, the laws of the State of Texas require that the Board of Commissioners deem it imperative necessary to secure the public health.

Now, therefore, be it ordained by the board of commissioners of the city of Pampa, Texas:

DEFINITIONS

SECTION 1. As used in the ordinances of the City of Pampa:

(a) The term "Person" means any individual, partnership, associations and corporations, however formed.

(b) The term "Master Plumber" (or "Employing Plumber") means one who is expert in the knowledge of the strength, durability and quality of the material and devices for perfect work in tanks, pipes, traps, fittings and fixtures, making taps and connections in such a manner as will prevent the escaping of noxious vapors, gases, odors, etc., for the conveyance of gas, water and sewage but who does not hold himself out as intending to actually do the work of such installation but proposes to make and carry on contracts for and to properly and carefully supervise the work of all such installations, provided that if a Master (or Employing Plumber) as herein defined, shall intend to personally do the work of plumbing, or contracts made by him, or others, he shall also pass the examination as a Journeyman Plumber, as herein defined.

(c) The term "Journeyman Plumber" means one whose principal work is manual, one skilled and experienced in the actual physical labor of installing tanks, pipes, traps, fittings and fixtures, making taps, and connections in such manner as will prevent the escaping of noxious vapors, gases, odors, etc., for the conveyance of gas, water and sewage but who does not hold himself out as intending to actually do the work of such installation but proposes to make and carry on contracts for and to properly and carefully supervise the work of all such installations, provided that if a Master (or Employing Plumber) as herein defined, shall intend to personally do the work of plumbing, or contracts made by him, or others, he shall also pass the examination as a Journeyman Plumber, as herein defined.

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. COX

FOR COMMISSIONER PRECINCT No. 3

H. C. McCLASKY TOS. O. KIRBY (Re-Election)

FOR COUNTY ATTORNEY

JOHN STUDDER (Re-Election) F. A. CARY

FOR SHERIFF AND TAX COLLECTOR

A. S. GRAVES (Re-Election) WALT NEWTON JIM C. KING B. L. BURST 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 84TH DISTRICT

J. A. HOLMES CURTIS DOUGLASS (Re-Election)

FOR DISTRICT ATTORNEY 31ST DISTRICT

C. S. WORTMAN

FOR CONSTABLE PRECINCT No. 3

G. C. ADAMS HERMAN WACHTENDORF G. T. SMITH H. B. LEWIS

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ions in such manner as will prevent the escaping of noxious vapors, gases, odors, etc., in all buildings and in making proper and sanitary connections for same; and who holds himself out as intending to actually do such work under the employment and supervision of a Master (or Employing) Plumber, as herein defined, but not as intending to contract for and cause to be done such work as a Master or Employing Plumber, as herein defined.

EXAMINING AND SUPERVISING BOARD OF PLUMBERS

SECTION 2. (a.) There is hereby created and established a Board to be known as the Examining and Supervising Board of Plumbers of the City of Pampa, Texas.

(b) Said Board shall consist of five members, to-wit:

One member of the local Board of Health of the City to be designated by the Board of Commissioners of the City of Pampa, Texas; the City Engineer of the City of Pampa, Texas; the City Inspector of Plumbing of the City of Pampa, Texas. These three to be Ex-Officio members of the Board hereby created and to continue as such members while holding their respective offices.

COMPOSITION OF BOARD

The said Board shall consist of the following persons: A member of the local Board of Health, if there be such a local Board of Health, and if there be no local Board of Health, then the City Physician or the City Health Officer, the City Engineer, the City Inspector of Plumbing, a Master Plumber of not less than ten years' active and continuous experience as a plumber, and one Journeyman Plumber of not less than five years of such active and continuous experience.

Provided, however, that if any of the five members of the Board, above provided for, shall die, or become unable to act, for any reason, or shall resign from their respective positions or shall be removed for any cause hereafter provided, then the Board of Commissioners of the City of Pampa shall appoint a successor, or successors, who shall fill out the unexpired term and until their respective successors shall be duly appointed.

DUTIES OF BOARD

SECTION 3. It shall be the duty of the Examining Board, herein provided for, to meet as soon after their appointment as is practicable and within ten days, and organize by selecting one of their members as Chairman and another as Secretary, who shall keep full record of the proceedings of said Board.

And it shall be the further duty of said Board to provide itself with proper books of record, blank forms stationary and supplies, proper and adequate for the conduct of its business, which shall be paid for out of the fees of examination as hereinafter provided for.

It shall be the further duty of said Board, from time to time, as it may deem proper, to submit to the Board of Commissioners of the City of Pampa its written suggestions and recommendations for the improvement of the plumbing ordinances of the City of Pampa.

NO COMPENSATION

SECTION 4. All members of the Board herein provided for shall serve the City of Pampa without any compensation whatever.

POWERS

SECTION 5. The Examining and Supervising Board of Plumbers, herein provided for, shall have power, and the same is hereby granted to them, as follows:

(a) To adopt rules and regulations for the conduct of the business of the examination of applicants and for its own government in carrying out its duties under this ordinance, provided the same shall not be inconsistent with any laws of the State of Texas, or the ordinances of the City of Pampa, Texas.

(b) To provide proper forms, in its discretion, for applicants for examination as Master Plumber, Inspector of Plumbing or Journeyman Plumber and to require all applicants to prepare and file same with said Board.

(c) To fix reasonable times for the examination of applicants, under the terms of this ordinance, and to specify the hours therefor, and the place where such examination shall be held.

(d) To provide suitable examination for Master Plumbers, Inspector of Plumbing, and for Journeyman Plumbers, and to determine whether they shall be all oral, or all written, or partly oral and partly written, and to make all rules necessary for the fair and speedy and sufficient examination of applicants under the provisions of this ordinance.

(e) To make rules and regulations for a re-examination, and the nature and extent thereof, provided, however, that where an applicant has failed to pass the examination, he shall be allowed to re-examine himself at such time and place as the Board shall determine, and to render him all reasonable assistance within their power, to overcome said deficiency.

(f) In the case of a second failure to make rules and regulations providing for a second re-examination, same to be done on the request of the City Attorney for the City of Pampa, on provided said City Attorney shall have reason to believe that the applicant should be permitted to have a second re-examination, and

LEGAL NOTICES

shall so certify in writing.

(g) To make rules and regulations providing for an appeal from the decision of the Board, to the Mayor and Commissioners; If the candidate shall feel that he has not been fairly dealt with and shall be able to establish to the satisfaction of the Board of Commissioners of the City of Pampa, that he should have a still further re-examination touching his fitness and qualifications as a plumber, either Master or Journeyman, as defined in this ordinance; and the Mayor and the Board of Commissioners, if they think proper and request that the Examining Board shall give to the applicant a further examination, the Board shall, within a reasonable time, comply with said request.

REMOVAL OF MEMBERS OF BOARD

SECTION 6. The Board of Commissioners of the City of Pampa, Texas, may remove any member of the Examining and Supervising Board, herein provided for, for sufficient cause. Provided, however, that if any charge or charges, shall be filed against said member, either by the Board of Commissioners, on its own motion, or by any member thereof, or by any person residing in the City of Pampa, Texas, he shall prepare and file with the City Secretary a petition for such removal, under oath, in which he shall set forth specifically his charges against said member, or members, and the Board of Commissioners of the City shall, upon presentation of said charges, in proper form, fix a time and place for the hearing of said charges therein, notify the person charged and afford him a full opportunity to be heard touching all charges, and shall after full hearing, make such order relative thereto as, in their opinions, shall be proper. The action of the Board of Commissioners in such matters shall be final.

FEES FOR EXAMINATION

SECTION 7. Each applicant for examination as Master Plumber, or Inspector of Plumbing, as defined herein, shall, at the time of filing his application, pay to the Secretary of the Examining Board the sum of \$3.00 and each applicant for examination as Journeyman Plumber, as defined herein, shall, at the time of filing his application, pay to the Secretary of the Examining Board, the sum of \$2.00 which said fees shall be used by the Board to pay its necessary expense as hereinafter provided for, and any excess of such fees shall be paid to the Treasurer of the City of Pampa.

CERTIFICATE OF QUALIFICATION

SECTION 8. The Examining Board shall issue to each successful applicant a Certificate of Qualification, certifying that the applicant has been found competent as a Master Plumber or Journeyman Plumber, as the case may be, as herein defined, which shall entitle him to a license to carry on or work at, the business of plumbing in the City of Pampa, which said certificate shall continue in full force and effect for a period of one year from the date thereof, and shall be renewable on application by the holder at any time within thirty days prior to the expiration of said year, which renewal may be by endorsement of that fact on the original certificate signed by the Chairman and Secretary of the Examining Board. A charge of fifty cents (50c) shall be made for each renewal, provided, however, that the renewal shall not be granted if, in the opinion of the Examining Board, the business or moral integrity of the holder of said certificate is not such as would entitle him to such renewal.

Said certificates are personal only to the holder and are not, in any manner, transferable, and all such certificates are revocable for sufficient cause shown, on charges filed by the Examining Board, or any member thereof, or any person feeling himself aggrieved, upon the filing of written charges under oath, notice and hearing in same manner as provided herein for the removal of members of the Examining Board.

Provided, however, that the hearing in the case of the certificate holder shall be before the Examining Board and its findings shall be certified to the Board of Commissioners of the City of Pampa, together with its recommendations which, if adopted, shall be final.

The Examining Board shall keep a record in a well bound book, showing the names, residence and dates of issuance of Certificates, and such other facts, or facts, as will fully inform all parties desiring to know of the qualifications of holders of said certificates, said book to be prepared with proper columns, showing the facts, by the Examining Board, and to be a permanent record of the City of Pampa.

FIRST EXAMINATION UNDER THIS ORDINANCE

SECTION 9. All persons now engaged in the plumbing business, whether as Master Plumber or Journeyman Plumber, in the City of Pampa, Texas, shall make applications to the Examining Board within thirty (30) days after this ordinance goes into effect. The Examining Board shall publish a notice of the time and place of said first examination in some regularly published newspaper, published in the City of Pampa, in at least two issues thereof, and all persons required hereby to be examined shall make application to said Examining Board and be examined at the time and place fixed by said notice, or

LEGAL NOTICES

falling so to do, shall not continue in the plumbing business in the City of Pampa, after said date, until they shall have so applied for, and obtained, a Certificate of Qualification, as provided in this ordinance.

PLUMBING INSPECTOR

SECTION 10. All persons desiring to apply to the Board of Commissioners of the City of Pampa, Texas, for the position as Inspector of Plumbing, as defined herein, shall first apply to and be examined by the Examining Board, herein provided for, and obtain a Certificate of Qualification, and a license to act as such Inspector from said Examining Board, as provided for Master Plumbers under the terms of this ordinance and said applicants for the position of Inspector of Plumbing, of the City of Pampa shall file with their applications their certificates of Qualification and license, as herein provided. No person not holding such Certificate of Qualification and license, and presenting same to the City Secretary, shall be permitted to file an application for the position of Inspector of Plumbing for the City.

CUMULATIVE

SECTION 11. This ordinance shall be considered as cumulative to all other ordinances now in force touching plumbers within the City of Pampa, Texas, provided, however, that all acts or parts of acts, in conflict herewith are hereby repealed.

SAVING CLAUSE

SECTION 12. If any section of this ordinance, or any part of a section shall, by any Court of competent jurisdiction be held to be invalid, the same shall not affect any part, or other parts, of this ordinance, but the same shall remain in full force and effect.

PENALTY

SECTION 13. Any person violating this ordinance, or any section thereof, or attempting to do plumbing, either as a Master or Journeyman Plumber, as defined herein, without first obtaining the Certificate of Qualification, as herein provided for, shall be deemed guilty of misdemeanor and shall be fined in the sum of not less than \$30.00, or more than \$200.00, in any Court of competent jurisdiction, including the Corporation Court of the City of Pampa. Each day shall be considered as a separate violation of this ordinance and the penalties shall be applied accordingly.

EMERGENCY

SECTION 14. Whereas, the Statute law, requires the passage of an ordinance of this character, and whereas, the City Commission is of the opinion that such ordinance should be effective immediately, and whereas, the public safety and health require that this ordinance should be immediately effective.

Therefore, the same shall be and become effective immediately upon the passage and publication of this ordinance as provided by the law of the State of Texas and the Character of the City of Pampa, Texas.

D. W. Osborne, Mayor. Attest: C. O. Busby, City Secretary

NOTICE TO BIDDERS

The commissioner's court of Gray County, Texas, will receive bids for the furnishing of materials and construction of a Pile Trestle Bridge across North Fork of Red river, at the location about 2 miles below crossing known as the Davis crossing bridge, to be approximately one thousand feet long.

Bidders will be required to furnish check for 5% of amount of bid and make good in full amount of contract in accordance with Statutes. Bids must be filed at the County Clerk's office, Pampa, Texas, not later than 2:00 P. M. June 11th, 1928.

For further information of details and specification see County Judge of A. H. Doncey's County Engineer. The bid is required to reject any and all bids.

This 10th day of May A. D. 1928. T. M. Wolf County Judge, Gray County, Texas. 7-8-9-10

CITATION BY PUBLICATION

E. V. Anderson vs. Percy Anderson, in the 84th District Court, Gray County, Texas.

THE STATE OF TEXAS to the sheriff or any constable of Gray County, GREETING: You are hereby commanded that you make publication of this citation in some newspaper published in the County of Gray once in each week for four consecutive weeks previous to the return day hereon, you summons Percy Anderson who is alleged to be a non-resident of the State of Texas, to be and appear at the next regular term of the 84th District Court of Gray County, to be held at the courthouse thereof, in the City of Pampa, Texas, on the second Monday in June A. D. 1928, the same being the 11th day of June A. D. 1928, then and there to answer a petition filed in said Court on the 10th day of May A. D. 1928, in a suit numbered on the Dockets of said Court, No. 308 wherein E. V. Anderson, is plaintiff, and Percy Anderson, is defendant, the nature of plaintiff's demands being substantially as follows, to-wit:

That defendant, Percy Anderson is guilty of unkind and harsh conduct and outrages towards plaintiff and has endeavored to deprive plaintiff of his property and to render his living together insupportable. Wherefore plaintiff prays for a divorce and for general and special relief.

LEGAL NOTICES

such a nature to render their living together insupportable. Wherefore plaintiff prays for a divorce and for general and special relief.

HEREIN FAIL NOT, but have you before said Court on the first day of next term thereof, showing how you have executed the same.

Given under my hand and seal of said Court, at office in the City of Pampa, Texas, this 10th day of May A. D. 1928. Witness, Charlie Thut, Clerk of 84th District Court in and for Gray County Texas. 7-8-9-10

THE STATE OF TEXAS

To the sheriff or any constable of Gray County—GREETING:

You are hereby commanded, that you make publication of this citation in some newspaper published in the County of Gray for four consecutive weeks previous to the return day hereof, to be and appear before the Hon. 84th District Court, at the next regular term thereof, to be held in the County of Gray at the courthouse thereof in Pampa, Texas, on the 11th day of June, 1928, then and there to answer a petition filed in said Court on the 8th day of May, A. D. 1928, in a suit numbered on the docket of said Court No. 307, wherein J. D. McCain, is Plaintiff, and Thelma McCain is defendant.

The nature of the plaintiff's demand being as follows, to-wit:

Suit for divorce on the grounds of cruel treatment.

Herein fail not, and have you before said Court, on the 1st day of the next regular term thereof, this writ, with your endorsement thereon, showing how you have executed the same.

Given under my hand and seal of said Court, at office in Pampa, Texas, this 8th day of May, A. D. 1928. Charlie Thut, Clerk District Court, Gray County, Texas. 7-8-9-10

CITATION BY PUBLICATION

W. A. Gregg, Plaintiff vs. Mary Etta Gregg, defendant, in the 84th Judicial Court, Gray County, Texas.

The State of Texas to the sheriff or any constable of Gray County—GREETING: You are hereby commanded, that you make publication of this citation in some newspaper published in the County of Gray once in each week for five consecutive weeks previous to the return day hereof, you summons Mary Etta Gregg, defendant, whose residence is unknown, who is alleged to be a non-resident of the State of Texas, to be and appear at the next regular term of the 84th Court of Gray County, to be held at the courthouse thereof, in the City of Pampa, on the second Monday in June A. D. 1928, the same being the 11th day of June A. D. 1928, then and there to answer a petition filed in said Court on the 9th day of May A. D. 1928, in a suit, numbered on the docket of said Court, No. 304 wherein W. A. Gregg is plaintiff, and Mary Etta Gregg is defendant; the nature of plaintiff's demand being substantially, as follows, to-wit:

Suit for divorce, plaintiff alleging that defendant abandoned and deserted him without any cause, excuse or provocation whatsoever. Plaintiff asks judgment dissolving marriage contract now existing between plaintiff and defendant, and for cost of suit.

HEREIN FAIL NOT, but have you before said Court on the first day of next term thereof, this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said Court at office in the City of Pampa, Texas, this 9th day of May A. D. 1928. Witness, Charlie Thut, Clerk of 84 Judicial District Court in and for Gray County, Texas. 7-8-9-10-11

CITATION BY PUBLICATION

THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY—GREETING:

You are hereby commanded to summon H. H. Temple, Neva R. Temple and J. L. Williams by making publication of this citation once in each week for four consecutive weeks previous to the return day hereof in some newspaper published in your County, if there be a newspaper published therein, but if not, then in any 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 Judicial District Court of Gray County, to be held at the Court House hereof, in Pampa, Texas, on the 2nd Monday in June A. D. 1928, the same being the 11th day of June A. D. 1928, then and there to answer a petition filed in said Court on the 10th day of May A. D. 1928 in a suit numbered on the Docket of said Court No. 231 wherein Ella Hogue is plaintiff and Ray Hogue is defendant; the nature of plaintiff's demand being substantially, as follows to-wit: That plaintiff and defendant were legally married to each other or about June 21st, 1924, and that on or about September 1st 1924, defendant deserted the person of plaintiff, permanently abandoned her since which time they have not lived together as man and wife; that there was born to them as issue of said marriage a child; Plaintiff prays for divorce and the care and custody of said child.

HEREIN FAIL NOT, but have you before said Court on the said first day of next term thereof, this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said Court, at office in the City of Pampa, Texas, this 9th day of May A. D. 1928. (SEAL) WITNESS, Charlie Thut, Clerk of District Court in and for Gray County Texas. (7-8-9-10)

CITATION BY PUBLICATION

No. 231 Edith Whitley vs. T. B. Whitley in the 84th District Court, Gray County, Texas.

THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY—GREETING: You are hereby commanded, that you make publication of this citation in some newspaper published in the County of Gray once in each week for four consecutive weeks previous to the return day hereof, you summons T. B. Whitley whose residence is unknown, who is alleged to be a non-resident of the State of Texas, to be and appear at the next regular term of the District Court of Gray County, to be held at the Court House hereof, in Pampa, Texas, on the 2nd Monday in June A. D. 1928, the same being the 11th day of June A. D. 1928, then and there to answer a petition filed in said Court on the 10th day of May A. D. 1928 in a suit numbered on the Docket of said Court No. 306, wherein John L. Ceell and Suste M. Ceell are Plaintiffs, and J. H. Oaker, Ed E. Mayer, the Wilcox Oil & Gas Co. and J. L. Williams are Defendants and said petition alleging That plaintiffs are to quiet title to the north half of section 19 in Block 3, I & G. N. R. R. Co. Survey, in Gray County, Texas, to declare lease of plaintiffs to said land to H. H. Temple dated Dec. 30, 1923 of no effect, and to remove ever

LEGAL NOTICES

tain recorded instruments, purporting to assign an interest in said lease to defendants, as a cloud on plaintiffs title.

HEREIN FAIL NOT, but have you before said Court on the first day of next 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 10th day of May A. D. 1928. Charlie Thut, Clerk 84th Court Gray County. 7-8-9-10.

THE STATE OF TEXAS

To the sheriff or any constable of Gray County—GREETING: You are hereby commanded, to cause to be published once a week, for ten days, exclusive of the first day of publication, before the return day hereof, in some newspaper of general circulation, published in said county, which has been continuously and regularly published in said county for a period not less than one year; the following notice: THE STATE OF TEXAS COUNTY OF GRAY.

To all persons interested in the welfare of the estate of J. H. Wilson deceased.

You are hereby notified that Roy J. Wilson and Harold J. Wilson have filed in the County Court of Gray County, Texas, and application for letters of Temporary Administration upon the Estate of J. H. Wilson, deceased, and on the 8th day of February, 1928, by order of the County Judge of said Gray County, the said Roy J. Wilson and Harold J. Wilson were appointed temporary administrators of the estate of the said J. H. Wilson, deceased, and at the next regular term of said Court, commencing on the 21st day of May, 1928, the same being the third Monday in May 1928, at the courthouse thereof, in Pampa, Texas, at which time all persons interested in the welfare of said estate are hereby cited to appear, and contest such appointment, if they so desire, and if such appointment is not contested at such term of said court, then the same shall become permanent.

HEREIN FAIL NOT, but have you then and there before said Court on the said first day of the said next term thereof, this writ, with your return thereon showing how you have executed the same.

Given under my hand and seal of said Court, at office in Pampa, Texas, this 10th day of May, 1928. Charlie Thut, Clerk, County Court, Gray County, Texas. By Louise Miller, deputy. 7-8-9-10

CITATION BY PUBLICATION

Ella Hogue vs. Ray Hogue

IN THE 84TH DISTRICT COURT GRAY COUNTY, TEXAS.

The State of Texas to the Sheriff or any Constable of Gray County—GREETING:

YOU ARE HEREBY COMMANDED that by making publication of this citation in some newspaper published in the County of Gray once in each week for four consecutive weeks previous to the return day hereof, you summons Ray Hogue whose residence is unknown, to be and appear at the next regular term of the 84th District Court of Gray County, to be held at the Court House thereof, in the City of Pampa on the 2nd Monday in June A. D. 1928, the same being the 11th day of June A. D. 1928, then and there to answer a petition filed in said Court on the 30th day of January A. D. 1928, in a suit, numbered on the Docket of said Court, No. 231 wherein Ella Hogue is plaintiff and Ray Hogue is defendant; the nature of plaintiff's demand being substantially, as follows to-wit: That plaintiff and defendant were legally married to each other or about June 21st, 1924, and that on or about September 1st 1924, defendant deserted the person of plaintiff, permanently abandoned her since which time they have not lived together as man and wife; that there was born to them as issue of said marriage a child; Plaintiff prays for divorce and the care and custody of said child.

HEREIN FAIL NOT, but have you before said Court on the said first day of next term thereof, this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said Court, at office in the City of Pampa, Texas, this 9th day of May A. D. 1928. (SEAL) WITNESS, Charlie Thut, Clerk of District Court in and for Gray County Texas. (7-8-9-10)

CITATION BY PUBLICATION

No. 231 Edith Whitley vs. T. B. Whitley in the 84th District Court, Gray County, Texas.

THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY—GREETING:

You are hereby commanded, that you make publication of this citation in some newspaper published in the County of Gray once in each week for four consecutive weeks previous to the return day hereof, you summons T. B. Whitley whose residence is unknown, who is alleged to be a non-resident of the State of Texas, to be and appear at the next regular term of the District Court of Gray County, to be held at the Court House hereof, in Pampa, Texas, on the 2nd Monday in June A. D. 1928, the same being the 11th day of June A. D. 1928, then and there to answer a petition filed in said Court on the 10th day of May A. D. 1928 in a suit numbered on the Docket of said Court No. 306, wherein John L. Ceell and Suste M. Ceell are Plaintiffs, and J. H. Oaker, Ed E. Mayer, the Wilcox Oil & Gas Co. and J. L. Williams are Defendants and said petition alleging That plaintiffs are to quiet title to the north half of section 19 in Block 3, I & G. N. R. R. Co. Survey, in Gray County, Texas, to declare lease of plaintiffs to said land to H. H. Temple dated Dec. 30, 1923 of no effect, and to remove ever

LEGAL NOTICES

trict Court of Gray County, to be holden at the Court House thereof, in the City of Pampa, Texas, on the 2nd Monday in June A. D. 1928, the same being the 11th day of June A. D. 1928 then and there to answer a petition filed in said Court on the 24 day of April A. D. 1928, in a suit, numbered on the Docket of said Court, No. 261 wherein Edith Whitley plaintiff, and T. B. Whitley defendant; the nature of plaintiff's demand being substantially, as follows, to-wit:

An absolute divorce and custody of two minor children, alleging cruelty and excesses as set forth in said petition, to which reference is hereby made.

HEREIN FAIL NOT, but have you before said Court on the said first day of next term thereof, this writ with your return thereon, showing how you have executed the same.</

CITATION BY PUBLICATION

NO. 245 Katherine J. McClendon vs. James Eugene McClendon in the 84th Judicial District Court, Gray County, Texas...

AN ORDINANCE PROVIDING FOR THE SEGREGATION OR SEPARATION OF THE WHITE AND NEGRO RACES...

OF THE CITY OF PAMPA AS SHOWN IN THE DEED RECORDS OF GRAY COUNTY, TEXAS. This is familiarly spoken of as the Cohen Addition...

THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY, GREETING

You are hereby commanded that by making publication of this Citation in some newspaper published in the County of Gray once in each week for four consecutive weeks...

CITATION BY PUBLICATION

NO. 289 Stuckey Construction Company vs. Don Duran, et al. in the District Court, 84th Judicial District Gray County, Texas...

THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY, GREETING

You are hereby commanded that by making publication of this Citation in some newspaper published in the County of Gray once in each week for four consecutive weeks...

CITATION BY PUBLICATION

NO. 286 R. A. Mackie et us vs. J. P. Sheffield et al. in the 84th district Court, Gray County, Texas...

THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY, GREETING

You are hereby commanded to summon Alfred Sully, Sir Charles Clifford and John Eldon Gorst, and the unknown heirs and legal representatives of Alfred Sully, deceased...

Witness, Charlie Thut, Clerk of 84th Judicial District Court in and for Gray County, Texas. 6-7-8-9

THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY, GREETING

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Witness, Charlie Thut, Clerk of 84th Judicial District Court in and for Gray County, Texas. 6-7-8-9

Witness, Charlie Thut, Clerk of 84th Judicial District Court in and for Gray County, Texas. 6-7-8-9



PROTECTION For All You Hold Dear

AFTER you have worked and planned and saved—and have become established in life, you feel the need of protection for what you have gained and what you expect to gain in the future.

- 1. Assets of \$2.50 for \$1 you invest. 2. Earnings of \$3 for each \$1 needed to pay Preferred dividends. 3. The Cities Service chain of over 100 sound subsidiary companies gives you investment diversity. 4. You become a partner in an essential public service business which has continuous, steady earnings. 5. The business is managed by trained experts. 6. Over 330,000 other people are, like you, investors in the Cities Service organization.

Empire Gas & Fuel Company Cities Service Gas Company Cities Service Subsidiaries

PLA-MOR AUDITORIUM

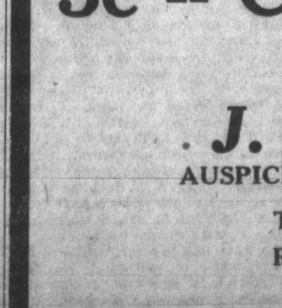
Thursday, May 10 BIG WRESTLING MATCH Hot Barbecue Served at all hours Special Midnight Carnival Dance Friday, May 11, 12 o'clock

RED BOTTOM TANKS



They Out-Sell the Field!—because they are the Biggest Value on the market today!!!

Warranty Stamped in Each Tank Insures at least five years service with any water. This means 15 or more years under ordinary water conditions. Unequaled, nationwide sales volume cuts manufacturing cost to lowest level. Enables thousands of merchants to deliver, without freight charges, outstanding quality tanks at attractive prices. A third of a century of tank making experience built into every Red Bottom Tank.



Sold By These Merchants in Your County PAMPA HARDWARE & IMPLEMENT CO., PAMPA WESTERN LUMBER AND HARDWARE CO., McLEAN HAMILTON, McCOVERN H. & L. CO., McLEAN L. H. SULLINS, PAMPA

5c -- Children's Matinee -- 5c

SATURDAY AFTERNOON—1:30 TO 5 P. M.

J. GEO. LOOS SHOWS

AUSPICES AMERICAN LEGION AND FIRE DEPARTMENT

To Any Ride 5c To Any Show

Will Admit Any Child to Any Show or Ride. Oh Boy—let's go and see the J. Geo. Loos Show. Plenty of Free Parking space.