

THE PAMPA NEWS

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Advertising Rates Upon Application

PAMPA'S SCHOOL SYSTEM

With a money value of \$427,000, more than 60 employes, and more than 2,000 pupils, is one of the biggest institutions this community has.

A report to the state department of education, just prepared by Supt. R. C. Campbell, reveals the steady growth of the system during the last year. The enrollment totaled 2,080 pupils, of whom 1,081 were boys and 999 were girls.

In the high school were 458 students, divided as to grades as follows: Eighth, 161; ninth, 144; tenth, 67; eleventh, 86. By next fall a natural increase of 20 per cent is expected.

Pampa has buildings and grounds in the Independent district valued at \$394,000 and equipment worth \$83,000. This will be added \$125,000 through the bond issue.

There is always a danger that development of independent school systems may result in the impoverishment of the rural schools not so favored.

Not long ago it appeared that Gray county would not reach the necessary 3,000 scholastic enrollment to obtain a county superintendent.

Not only are county rural schools better managed under the direction of a specialist in rural education, who can give his time to these schools and frequently visit them, but it is impossible for the county judges to give necessary time and attention to the work.

The county judges have plenty of work in a county such as Gray without having to fill the office of county superintendent.

Good schools are the basic needs of any community. Pampa has them—teachers, buildings, equipment pupils, citizenship.

WASHINGTON LETTER

By RODNEY DUTCHER

WASHINGTON — Sometimes the hand of fate stretches out from a smoke-filled hotel room in the early morning hours and picks an obscure third-rater to lead his party, perhaps to victory, in a presidential campaign.

It's not a year for the Favorite Sons—the men nobody knows. If a Republican victory in November was already assured, the situation might be different.

For that reason there will be less wire pulling than the electorate has been led to expect at national conventions. There appears to be a notable absence of deep, dark plots.

In past years, furthermore, everyone knew just who would control a convention—especially a Republican convention. There were Hanna, Penrose, Crane, Aldrich, Quay and such as they.

This year there is less subterranean work going on than ever. It's nearly all on the surface and the Kansas City convention will resemble the election of officers of a large high school class.

There will be, no doubt, some surprises. There will be a great deal of pressure brought on some leaders whose petition is not clearcut.

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sent itself. Most of the political leaders present will be working for their own best interests and the interests of the party will more often than not coincide with theirs.

The most important and most interesting of these political personalities is Secretary of the Treasury Andrew W. Mellon. This frail but active septuagenarian is enjoying his position of power, for, as everyone knows, the unstructured Pennsylvania delegation will probably be able to decide whether Hoover can have the nomination or not.

The Mellon fun is doubtless cloyed by the fact that he can't make much of any move without the approval of Boss Vare of Philadelphia, who shares control of Pennsylvania with him, but the Keystone stater's doubtless will function together this year as they have in the past.

TWINKLES

As a rule, the gravity of a community is several degrees higher than the specific gravity of its latest gusher.

New York is erecting a television station. If its all-the same, we'd like to see it moved to Chicago.

Coolidge is to have a free fishing license. It will do him little good however, if the fish do not choose to bite.

John D. Jr. says many boys and girls would make more of their lives to go into useful occupations in their home towns

instead of rushing off to college. Yes, and if some of them would do the same after rushing away.

An explorer says the Dark Continent says some of the tribal chiefs have two flivvers and 200 wives apiece. We thought monogamy could keep up with the flivver, but the latter is even mightier than advertised. Must be the new model.

It looks like some Republicans do not know the war's over—or do they think Pershing will be needed when they start one in Kansas City?

Hot air won't carry a big load—in an airplane or most anything else, but if you confine it, as in a boiler, look what work it will do.

BARBS

(By N.E.A. Service Inc.)

Whoever said women are poor losers certainly wasn't talking about weight.

A New Yorker who married one of the "pony ballet" girls now wants a divorce, claiming he thought she was a blond and she's a brunet. That's a pony of a different color.

Some men who believe in themselves probably are easily convinced.

A laughing hyena escaped from a circus the other day. Doubtless many people will report finding it in picture shows just behind them.

Political Announcements

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

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

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

FOR CONSTABLE PRECINCT NO. 2 G. C. ADAMS HERMAN WACHENDORF O. T. SMITH H. B. LEWIS G. H. PARISH

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

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

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

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

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

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

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

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

FOR COUNTY TREASURER— JOE M. SMITH MABEL DAVIS

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

His Actions Speak Louder Than Words!



OUT OUR WAY

by Williams



FRECKLES and His FRIENDS

All Greek to Freckles

By BLOSSOM



MOM'N POP

Attention!

By Cowan



CITATION BY PUBLICATION—THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY, GREETING:

You are hereby commanded to summon John Eldon Gorst, Charles Clifford, George Hugh Charles Clifford, Charles William Clifford, and their unknown heirs, and the Public Trustee of London, England, as the trustee of the estate of John Eldon Gorst, George Hugh Charles Clifford and Charles William Clifford, as the Executors of the Estate of Charles Clifford, 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 District Court of Gray County, to be held at the Court House thereof, in Pampa, Texas, on the 3rd Monday in August A. D. 1928, the same being the 29th day of August A. D. 1928, then and there to answer a petition filed in said Court on the 8th day of June A. D. 1928, in a suit numbered on the docket of said Court No. 332, wherein

No. 332, wherein J. J. Taylor, Plaintiff and John Eldon Gorst, Charles Clifford, George Hugh Charles Clifford, Charles William Clifford, and the Public Trustee of London, England, are Defendants and said petition alleges J. J. TAYLOR Vs. JOHN ELDON GORST, et al

No. 332 In the 84th District Court Gray County, Texas.

Comes now J. J. Taylor, who reside in Gray County, Texas, hereinafter called plaintiff, complaining of John Eldon Gorst, and the unknown heirs of John Eldon Gorst; Charles Clifford, and the unknown heirs of Charles Clifford; George Hugh Charles Clifford, and the unknown heirs of George Hugh Charles Clifford, and Charles William Clifford, and the unknown heirs of Charles William Clifford, and the Public Trustee of London, England, as the trustee of the estate of John Eldon Gorst and George Hugh Charles Clifford and Charles William Clifford, as the executors of the estate of Charles Clifford, hereinafter called defendants. All of said parties being non-residents or the residence thereof being unknown to the plaintiff, and for cause of action plaintiff represents to the court:

I. That prior to January 1st, 1885, the State of Texas patented to A. W. Wallace six certain sections of land lying and being situated in the County of Gray and State of Texas, described as follows, to-wit:

- Survey No. 9 patented on or about April 22nd, 1884, containing 640 acres of land, patent No. 468, recorded in volume 9 of the Patent Records. Survey No. 10, patented on or about April 25th, 1884, containing 640 acres of land, patent No. 483, recorded in volume 9 of the Patent Records. Survey No. 11, patented on or about April 25th, 1884, containing 640 acres of land, patent No. 482, recorded in volume 9 of the Patent Records. Survey No. 12, patented on or about April 25th, 1884, containing 640 acres of land, patent No. 485, recorded in volume 9 of the Patent Records. Survey No. 13, patented on or about April 25th, 1884, containing 640 acres of land, patent No. 484, recorded in volume 9 of the Patent Records. Survey No. 14, patented on or about April 22nd, 1884, containing 471.2 acres of land, patent No. 469, recorded in volume 9 of the Patent Records.

All of said surveys lying and being situated in Gray County, Texas, and being in the A. W. Wallace Survey Block H of Gray County, Texas.

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

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

Plaintiff further says that he is en-

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

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

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

VII. That on or about the first day of February, 1928, the defendants unlawfully entered upon and dispossessed this plaintiff from such premises and withheld from him the possession hereof by reason of a cloud of title upon the said land and therefore they are depriving this plaintiff of the full possession, authority and use of said lands to his damage in the sum of One Thousand Dollars per year. Wherefore, premises considered, plaintiff prays that the defendants be cited to answer this petition and that upon trial hereof this plaintiff have judgment for the title and possession of the above described premises and removing the cloud of title that the defendants have cast on said premises and completely divesting said defendants of any title or interest they have in and to the above described premises vesting the same in this plaintiff and for his damages, for costs of suit and for such other and further relief as he may be entitled to either in law or in equity.

Bullington, Boone, Humphrey & King, Attorneys for the Plaintiff, J. J. Taylor.

STATE OF TEXAS COUNTY OF WICHITA

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

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

Herein fail not, but have before said Court, at its aforesaid next regular term this writ with your return thereon, showing how you have executed the same. Witness, Charlie Thut, Clerk of the 84th District Court of Gray County. Given under my hand and the Seal of said Court, at my office in Pampa, Texas, this 5th day of June A. D. 1928.

Charles Thut, Clerk 84th District Court, Gray County. By Louise Miller, Deputy, 11-12-13-14

CITATION BY PUBLICATION NO. 313

G. E. Duckworth vs. Jennie Duckworth in the 84 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 Jennie Duckworth 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 84 District Court of Gray County, to be held at the

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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 12th day of May A. D. 1928, in a suit, numbered on the Docket of said Court No. 313 wherein G. E. Duckworth is plaintiff, and Jennie Duckworth is defendant; the nature of plaintiffs demand being substantially, as follows, to-wit:

That defendant left plaintiff voluntarily with the intention of abandonment without the consent of plaintiff and said abandonment has continued for more than three years and that defendant has not lived cohabitated with plaintiff for more than three years.

Wherefore, plaintiff prays the court that defendant be cited and that he have judgment dissolving the marriage contract existing between plaintiff and defendant and for general and special relief.

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 14 day of May A. D. 1928.

Witness, Charlie Thut, Clerk of County Court in and for Gray County, Texas. By Louise Miller, Deputy, 8-9-10-11

LEGAL NOTICES CITATION BY PUBLICATION

W. A. Gregg, Plaintiff vs. Mary Eta 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 by making publication of this citation in some newspaper published in the County of Gray once in each week for 5 consecutive weeks previous to the return day hereof, you summons Mary Eta 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 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 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 Eta Gregg is defendant; the nature of plaintiffs 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. HEREBIN 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 the 9th day of May A. D. 1928. Witness, Charlie Thut, Clerk of 84 Judicial District Court in and for Gray County, Texas. By Louise Miller, Deputy, 7-8-9-10-11

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

NOTICE BRICK MANUFACTURERS At the regular meeting of the Commissioners Court, Monday, June 11, the grade of brick for the court house will be selected by the county commissioners. All brick representatives are requested to have samples at this meeting.

held at School House, with the following as election officers: Mel Davis, Presiding Officer, E. Bachus, Judge, Geo. M. Clardy, Clerk, J. H. Montgomery, Clerk. In the county Common School District No. 8 said election shall be held at School House with the following as election officers: H. C. Brock, Presiding Officer, Oscar Henry, Judge, J. L. Holler, Clerk, R. F. Day, Clerk. Notice of this election shall be given by the publication of a copy of this order in some newspaper published within Gray County and within the territory comprising the proposed consolidated district, if there be a newspaper

LEGAL NOTICES NOTICE OF ELECTION ON CONSOLIDATING COMMON SCHOOL DISTRICTS NUMBERS TWO (2) AND EIGHT (8). THE STATE OF TEXAS: COUNTY OF GRAY:

TO THE LEGALLY QUALIFIED VOTERS RESIDING IN GRAY COUNTY COMMON SCHOOL DISTRICTS NOS. TWO (2) AND EIGHT (8). Take Notice that an election will be held in each of the school districts above named on the 15th day of June, 1928, at the places hereinafter named, on the question of the consolidation of said school districts, under provisions more fully set forth in the order of the County Judge calling said election which order is as follows, to-wit: Election Order

THE STATE OF TEXAS: COUNTY OF GRAY: Whereas, two petitions have been presented to me purporting to be signed by legally qualified voters of the School Districts hereinafter mentioned, and more particularly described as follows:

- (a) Petition signed by Bruce Bull and 21 other persons purporting to be legally qualified voters of Gray County Common School District No. 2. (b) Petition signed by H. C. Brock and 6 other persons purporting to be legally qualified voters of Gray County Common School District No. 8; and

Whereas, each of said petitions prays that an election be ordered by the county judge in accordance with the provisions of Article 2806, Revised Statutes of Texas, as modified by the provisions of Section 5-b, Chapter 84, Acts of the First Called Session of the Fortieth Legislature on the proposition of consolidating said Common School Districts; and

Whereas, each of said common school districts is situated wholly within said County; and

Whereas, it appears to the Court that each one of said petitions is signed by twenty (20) or more, or in the alternative, by a majority of the legally qualified voters residing in said respective districts; and

Whereas, said petitions have been signed and presented in accordance with law.

Now, therefore, I, T. M. Wolfe, in my official capacity as County Judge of Gray County, Texas, do hereby order that an election be held on the 15th day of June, 1928, in each of said two districts, on the following question:

"Shall Common School District numbers Eight (8) and Two (2) be consolidated: In Gray County Common School District No. 2 said election shall be

published within said territory, and otherwise in a newspaper published within Gray County. Further notice shall be given by posting a copy of said notice in each of said two districts. Said election shall be held in accordance with the general election laws as modified by the provisions of Article 2806, Revised Statutes of Texas, and Section 5-b of Chapter 84, Acts of the first Called Session of the Fortieth Legislature. Proper returns of said election shall be made to the commissioners Court of Gray County, which court will canvass the returns of the election. All persons who are legally qualified voters residing within the respective

two districts described above shall be entitled to vote at said election, and all voters who favor the consolidation of the aforementioned school districts shall have written or printed on their ballots the words: "FOR CONSOLIDATION" and those opposed to each consolidation shall have written or printed on their ballots the words: "AGAINST CONSOLIDATION". In event the returns show a majority of votes cast in each and all districts for consolidation, the Court will declare such districts consolidated. Dated this the 22nd day of May, 1928. T. M. WOLFE, County Judge, Gray County, Texas. 9-10-11-12.

Super-Standards in oil and gasoline have been established by this \$650,000,000 organization. For quick starting—longer life for your battery—Cities Service gasoline has proved its superiority. Instant ignition at the touch of the starter! Cities Service Radio Concerts every Friday, 6 to 7 p. m., Central Standard Time. CITIES SERVICE OILS AND GASOLINE

For AMERICANS who want to pack up and go. Every American admires this kind of a motor car. One with speed... snap... power... style. With every advancement known to automotive engineering. With mastery of mileage and time. It's long and low and rakish. Colorful... comfortable... delightfully easy to drive. And as for quality in chassis and body... it's simply unmatched anywhere at its price. Thinking of a car for your summer vacation? Come and see this All-American Six. A car with everything that typical Americans admire. Just the car for Americans who want to pack up and go! 3-Door Sedan, \$1045; Landau Coupe, \$1045; Sport Roadster, \$1075 (Wire wheels and spare tire extra); Phaeton, \$1105; 4-Door Sedan, \$1145; Cabriolet, \$1155; Landau Sedan, \$1265. New Pontiac Six, \$745 to \$875. All prices at factory. Check Oakland-Pontiac delivered prices—they include lowest handling charges. General Motors Time Payment Plan available at minimum rate. Attention Motorists! Come in and get one of our free Vacation Log Books. Oakland-Pontiac Owners Ask about our Tourist Courtesy Card. Bring in your car for a vacation-trip inspection. Let us add to the enjoyment of your summer holidays. PAMPA MOTOR CO. Oakland-Pontiac Sales and Service OAKLAND ALL-AMERICAN SIX PRODUCT OF GENERAL MOTORS

No. 121. IN THE COUNTY COURT OF GRAY COUNTY, TEXAS

IN THE GUARDIANSHIP OF RUBY MAY SACKETT.

NOTICE is hereby given that I, M. S. Arnold, guardian of the person and estate of Ruby May Sackett, a minor, have this day filed my application in the above numbered and entitled cause for an order of the County Judge of Gray County, Texas, where said cause is pending, authorizing me as guardian of the person and estate of said ward to make aminal, oil and gas lease upon such terms as the Court may order and direct on the following described real estate belonging to the estate of said ward, and situated in Carson County, Texas, to-wit:

The Southwest Quarter (S. W. 1/4) of section number Sixty-three (63) in block number seven (7), Certificate number 3314, issued to the I. & G. N. Ry. company, and containing 160 acres.

The Northwest Quarter (N. W. 1/4) of section number Seventy (70) in block number seven (7), Certificate number 3321, issued to the I. & G. N. Ry. Co. and containing 160 acres of land.

That said application will be heard by County Judge of Gray County, Texas, at the courthouse in the city of Pampa, Texas on the 18th day of June, 1928, in keeping with the order of the County Judge of Gray County, Texas.

M. S. Arnold, Guardian of the Person and estate of Ruby May Sackett, a minor. (1-1)

CITATION BY PUBLICATION—THE STATE OF TEXAS TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY, GREETING:

You are hereby commanded to summon John Eldon Gorst, Charles Clifford, George Hugh Charles Clifford, Charles William Clifford, and their unknown heirs, and the Public Trustee of London, England, as the trustee of the estate of John Eldon Gorst, George Hugh Charles Clifford and Charles William Clifford, as the Executors of

the Estate of Charles Clifford 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 District Court of Gray County, to be held at the Court House thereof, in Pampa, Texas on the 3rd Monday in August, A. D. 1928, the same being the 20th day of August, A. D. 1928, then and there to answer a petition filed in said Court on the 6th day of June, A. D. 1928, in suit numbered on the docket of said Court No. 330, wherein Donald G. Parker is Plaintiff.

and John Eldon Gorst, Charles Clifford, George Hugh Charles Clifford, Charles William Clifford and the Public Trustee of London, England are Defendants and said petition alleges No. 330 DONALD G. PARKER vs. JOHN ELDON GORST, et al

In the 84th District Court Gray County, Texas.

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

I. That on and prior to January 1st, 1885, the State of Texas patented to W. Wallace one certain section of land lying and being situated in Gray County, Texas, and known and described as Survey No. 18, Block H, of the A. W. Wallace Surveys in Gray County, Texas, said patent being No. 86, recorded in volume 9, dated, April 26th, 1884, and containing 640 acres as called for in the field notes of said patent, but that survey as surveyed on the ground contains 650 acres.

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

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

IV. Plaintiff further says that he is entitled to have the title to the above described tract of land decreed to him because he and his immediate vendors and those under whom he holds and claims title have had peaceful and adverse possession of the lands and tenements heretofore described, cultivating, using and enjoying the same and claiming the same adversely against the entire world for more than ten years before the commencement of this suit and after any cause of action that

said defendants may have had in and to said land accrued to them and during which period of time this plaintiff and his immediate vendors under whom he claims and holds title have had such lands and tenements actually enclosed within a good and sufficient fence in pastures and enclosures of less than five thousand acres and therefore this plaintiff is entitled to have said land decreed to him by virtue of the ten year Statute of Limitations.

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

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

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

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

Bullington, Boone, Humphrey & King, Attorneys for the Plaintiff, Donald G. Parker.

STATE OF TEXAS COUNTY OF WICHITA

Before me, the undersigned authority, on this day personally appeared T. R. Boone, who after being by me under oath duly sworn, states that he is the attorney for the plaintiff in the above entitled and numbered cause; and that all of the defendants therein named are either non-residents of the State of Texas or are unknown to this affiant and prays that citation in this cause be had by publication in some newspaper in Gray County, Texas where the land is situated or some newspaper published in the nearest County thereof.

T. R. BOONE, Sworn to and subscribed before me, this 4th day of June, A. D. 1928.

GLADYS M. LAND, Notary Public, Wichita County, Texas.

Herein fall not, but have before said court, at its aforesaid next regular term, this writ with your return thereon, showing how you have executed the same.

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

Given under my hand and the Seal of said Court, at office in Pampa, Texas, this 6th day of June A. D. 1928. Charlie Thut, Clerk 84th District Court, Gray County.

By Louise Miller, Deputy. 11-12-13-14

Try a Daily News Want Ad.

SEEDS All kinds of field seeds. Lawn seeds. Now is the time to sow your lawn. STARK & McMILLEN Phone 205 Feed, Coal, Grain

LET US BOND AND INSURE YOU! PANHANDLE BOND AND INSURANCE AGENCY INSURANCE FOR EVERYTHING Office in Brunow Bldg. Phone 531

Who remembers the old days when a candidate feared that his campaign fund would be too small? Speaking of the political conventions, you can't always open up a deadlock with a keynote.

The Marie. Featured in Blonde Kid with Snake Trim— Widths AAA to C. Box and Spike Heel, Buckle Effect \$8.45. SPECIAL ATTENTION GIVEN TO MAIL ORDERS. PRICES TALK LEVINE'S

AT LAST! A POPULAR PRICED PATTERN. To meet the ever increasing demand for a really smart, accurate pattern at a popular price we have installed Excella Patterns. EXCELLA PATTERNS 15c to 25c NONE HIGHER. L. T. HILL CO.

Frank E. Buckingham and Daniel B. Boone Rooms 328 and 329, Amarillo Building Phone 4729. Tax Consultants, Income and Estate Tax Specialists. Members ENROLLED TO PRACTICE BEFORE UNITED STATES TREASURY DEPARTMENT

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

For Mother's Comfort and Baby's Too COLLAPSIBLE STROLLER Special \$10.00 Friday and Saturday Your Store Pampa Furniture Co. West Foster Phone 105

When A Girl Loves. © 1928 by NEA Service by RUTH DEWEY GROVES. THIS HAS HAPPENED VIRGINIA BREWSTER, upon the sudden death of her father, goes to live with a friend, CLAIRS DEAN, and her father, Her friend, NATHANIEL DAVIS, objects to this for he mistrusts DEAN'S motives. Upon showing VIRGINIA'S studies late one night, VIRGINIA is surprised when his model, CHIRI, answers. This causes a quarrel which is later mended. ... CHIRI stood with an arm carelessly around his neck while she asked him if he'd brought any of his Russian cigarettes along.

Hello Old Friends



Toby Durnal

Pretty Girls Ugly Girls Bow-legged Girls Little Girls Big Girls

LET THIS SOAK IN

A genuine 17-jewel 18-karat, beautiful white gold WRIST WATCH will be given away at the

CRESCENT TONIGHT

If you want to win just be present!

He's back again at the Crescent TOBY

That old red-headed, freckled face, shaggle tooth country boy with a thousand laughs.

ON THE STAGE AT 9:15 TONIGHT

On the screen Madge Bellamy in

"Soft Living"

Kansas City--

hesion among the combined opposition.

Observers who profess to see advance signs of disintegration among the delegates making up the field against Hoover point to the many conflicting views on issues on which a concerted opposition might be based.

Farm Move Doubtful In addition, the corn belt group is evincing signs of dissatisfaction with the manner in which its program to demand a strong platform and a middlewestern candidate has been conducted thus far.

NOTICE TO PARENTS OF SCHOOL CHILDREN

There seems to be a general misunderstanding as to the territorial limits of the Summer school. In order that we may meet this situation we have been given special permission to enroll students Monday, June 11th, and permit them to do the required amount of work and receive full credit.

FOR SALE WHIPPET 4 COUPE 1927 Model

This car has been well cared for and is in real good condition. Run only 4118 miles. Five good tires, motor and body in A-1 shape.

Federation Meeting Is Quiet Following Yesterday's Election

SAN ANTONIO, June 7.—(AP)—Delegates to the nineteenth biennial convention of the General Federation of Women's clubs put their house in order, today and closed one of the quietest conventions the Federation has ever known.

With the election of officers yesterday, the only issue which has caused even a suggestion of conflict was settled.

Mrs. John E. Sippel of Baltimore heads the federation for the next two years by virtue of her victory over Mrs. Edward Franklin White.

Little remained on the program today. Four resolutions will be considered and a few unimportant amendments to the by-laws will be taken up.

Governor Dan Moody was given an enthusiastic reception last night when he told the convention that prohibition was the greatest accomplishment of a century in public welfare.

Legality Questioned in Stewart Trial

WASHINGTON, June 7.—(AP)—Arguments of the government's motion to strike out defense testimony intended to show that the Senate oil investigating committee which questioned Robert W. Stewart was not composed of a quorum were continued today in the oil man's trial for refusing to answer questions asked by the committee.

District attorney Leo A. Rover sought to eliminate the testimony of Edward J. Bullock, vice-president of the Standard oil company of Indiana, that only three senators were present when Stewart refused to answer. The defense contended the lack of a quorum deprived the examination of its legality.

Before the arguments started, Inham Mac, assistant clerk of the Senate committee, testified over Rover's objection that he did not know how many senators were present when Stewart refused to answer. He also said that the minutes of the committee meeting were not transcribed until after he had been subpoenaed as a witness in the trial, nearly four months after Stewart testified.

To abandon their fields to emphasize the demands to be made by their leaders. These members believe those reports are exaggerated and that the demonstration will not develop.

Another issue of conflict concerns candidates themselves. There are as many opinions as to who could beat Hoover to the nomination as there are candidates and so far no single dominant personality has been able to wield all the anti-Hoover delegates into a manageable weapon.

All Next Week



Harley Sadler and his Own Company

40—People—40 New Plays New Vaudeville

OPENING PLAY "THE PATSY"

Big Time Vaudeville

Reserved Seats at

Pampa Drug No. 2

Thaw Likely to Get No Aid From American Embassy

LONDON, June 7.—(AP)—Harry K. Thaw, barred out of England by the British immigration authorities, is not likely to get much help from official quarters in his desire to enter the country.

Various official quarters which might act in his behalf had not indicated any intentions of doing so today. The incident has not been brought to the attention of the home office. It would only come before the foreign office if the American embassy should raise the question and this is understood to be extremely unlikely.

The home office confirmed previous statements that Thaw was barred under the alien restriction law and an undesirable and that seems to end the matter as far as Whitehall is concerned. The immigration authorities refused to let him step off the liner Aquitania and his only glimpse of England will be what he gets from the steamer's deck.

The home secretary's order of exclusion was based on an act providing that a person might be allowed to enter England only if he had not been sentenced in a foreign country for some crime for which he might be extradited from England.

"UNIVERSE" HOMEWARD BOUND

FORT WORTH, June 7.—(AP)—Miss Universe, winner of the international pageant of puchtritude at Galveston Thursday, was en route to her home in Chicago, after two public appearances in Fort Worth Wednesday night. She is Miss Ella van Hueson. She was accompanied to Fort Worth by Miss Winnifred Watson, who was "Miss New York State."

Clifford Braley, candidate for district attorney, 31st judicial district was in Pampa this morning meeting prospective voters. Mr. Braley will attend the Mobeetic celebration today.

Wilbur Says Navy Kept in Repair as New Policy

ANNAPOLIS, Md., June 7.—(AP)—The American government has changed its attitude toward Navy preparedness and believes in the maintenance of a permanent force of officers and efficient equipment. Secretary Wilbur today told the graduating class at the United States Naval academy.

Secretary Wilbur said that when he came into contact with the Navy the policy was to permit the Navy to deteriorate in equipment and personnel, except during the time of war, but today the policy is to maintain ships in a high state of efficiency and to make continuous effort to eradicate any weakness.

"It is a matter upon which you can be congratulated that you enter your service as officers in the Navy at a time when the policy of constant repair and of major improvements to naval ships has become the fixed policy of the government," the secretary said.

He said the nation, like the Naval service, "depends for its perpetuation and its successful operation upon the cumulative results of the wisdom of those who have gone before us, but also by the actual phraseology of the rules and documents which control our every day action."

SHOPS REMOVAL FOUGHT

ABILENE, June 7.—(AP)—Citizens of Abilene are preparing to take measures to prevent the removal of the Wichita Falls, Ranger and Fort Worth railroad shops from that city to Breckenridge, as planned by officials of the road, it was reported here today.

Dustless Flying Field Is Army Plan for West Point of Air

SAN ANTONIO, June 7.—(AP)—Almost four square miles of sod will be employed to make the army's new "West Point of the Air" here a dustless flying field if plans approved here and now being considered in Washington are adopted.

Air Corps officials here have planned the field after a careful study of all flying factors and plans have been approved by Brigadier General F. P. Laham, commandant of the Air Corps training center.

The field will combine the primary training activities now carried on at March Field, Calif., and Brooks Field here. Quarters for at least 300 officers and 5,000 men will be provided in addition to hangars to house more than 200 airplanes. The "line" upon which airplanes are warmed up before taking off will be large enough to service 200 planes at one time.

The fate of Kelly Field, present advanced training school of the air corps, still is in doubt. If traffic in the air is not badly congested it is possible that the advanced school also will be moved to the new field. Space for the necessary buildings has been left, but Kelly Field for several years will not be moved.

The building plans for the field have been arranged to leave the maximum flying space and at the same time keep them as far as possible from the dust which airplanes throw up upon landing. They also have been arranged with an eye to beauty from above, as well as appearance from the ground.

All of the power lines will be underground in order to avoid flying hazards.

Life Imprisonment Given 9 Men Who Killed Mrs. Browning

SHEPHERDSVILLE, Ky., June 7.—(AP)—Nine men were convicted in circuit court here today of murder in connection with the death of Mrs. Kate Browning, whose home was fired the night of May 4. The jury's verdict fixed the sentences at life imprisonment.

The doors of the Browning home were barred and the cabin set afire. Then, it its occupants broke through the barricade, they were fired upon presumably by men seeking revenge for information given federal prohibition agents.

The men found guilty are magistrate John Bolton, Frank Kluef, James Harris, Elmer and Clarence Crenshaw, and Frank, Leslie, Selby and Golden Hodge.

The slaying of Mrs. Browning and wounding of five members of her family, including an aged sister, aroused three counties and occasioned a two-day man hunt that resulted in the rounding up of the nine defendants, all of whom denied any connection with the crime.

PRISON SHOOTING PROBED

HOUSTON, June 7.—(AP)—Additional evidence was being gathered today in the fatal shooting of K. M. Stone, 55, trusty at the Blue Ridge state prison farm Saturday night during an attempted escape, following the discharge last night of Wm. J. Davis, guard.

John Luckenbacher, manager of the farm, said Davis' discharged did not mean that he fired the shot which killed the trusty, but that his conduct during the attempted break led to the action.

News Want Ads Pay

REX TODAY

"The House of Courtesy"

"LADY BE GOOD"

Dorothy McCall and Jack Mulhall

TOMORROW

Richard Dix

"EASY COME, EASY GO"

WALL PAPER All Kinds

Big Price Range—50 Patterns in Stock

500 Samples to select from

GEE BROTHERS

PHONE 271 MORRIS DRUG

Pampa Daily News CLASSIFIED ADVERTISING

Rates and Information Phone Your Want Ad to 100

All Want Ads are cash in advance. They must be paid before they will be inserted. Want Ads may be telephoned to the office before 12 o'clock on the day of insertion and a collector will call.

For Rent

FOR RENT—Light housekeeping apartment in modern home. Phone Mrs. Clark, 311-J. 78-2p

Garfield Court property, Lot 140x125 Income \$1600 per mo. New 4-room house in Hillcrest. Small building on rear rents for \$45 per mo. Priced to sell, \$2800.

For Sale

FOR SALE—COAL, \$10 Ton. Schaefer's Ranch, 12 miles west of Pampa. See L. B. Miller. 77-6c

WANTED—Laundry, Phone 456-M. 78-3c

K.C. STORE advertisement featuring 'One More Week of The JUNE CLEARANCE' with various sale items like hats, ladies' hose, dresses, and slippers. Includes a large illustration of a woman and the slogan 'The Busiest Little Store in Pampa—There's a Reason'.