Among the Current Examples of Good, Common Sense, That of Two Women Racing to Hop Off Across the Hungry Atlantic Is Not One of Them

#### THE PAMPA NEWS VOL. 23, NO. 11. PAMPA, GRAY COUNTY, TEXAS, THURSDAY EVENING, JUNE 7, 1928 (AP)-Means Associated Press. PRICE FIVE CENTS (P)-Means Associated Press O'DONNELL LYNCHING ATTEMPT FAILS KANSAS CITY Southern Cross to Resume Trip Soon **OFFICERS ARE Heads Meeting GETTING READY** STRUCK WITH FOR MEETING NOW IT'S RACE TO EUROPE **MANY STONES** Every Job About Hall Attempted Assault Up-In Demand From on Girl Precipitates All Classes Trouble **Americans Will Accom-**The Friendship Is Col. Stewart, Still Holding His Job pany It to Australia. Ready as Miss Boll GREAT PARADE JAIL STORMED Asserts Commander Hops Off **TO BE MONDAY BY 250 MEN** SUVA, Fiji, June 8 .--- (AP)--- The mon TREPASSEY, June 7.--(P)--The Nomination of Hoover Blacks of Town Are oplane Southern Cross rested on the monoplane Friendship made three unsands of Naselai beach today, await Is Regarded as Alsuccessful attempts this forenoon to Widely Scattered ing the ebb of tide to hop off toward take off from the harbor here for its Australia, the last sea leg of ite most Certain After Affair trans-Pacific flight. The plane was projected flight across the Atlantic. expected to start at 2 p. m. Friday. (6 The plane was apparently too heavily KANSAS CITY, June 7 .-- (/P)--Job-LUBBOCK, June 7-(A)-A mob p. m. Pacific coast time.) loaded and the wind too light to enless gentleman from Who's Who seekof 250 persons, which attempted to An unruly surf prevented the planable it to rise. storm the jail at O'Donnell, 30 ing work as doorkeeper; favorite son from starting Thursday afternoon. miles from here, Tuesday night, lieutenants with statements; women When the government steamer Pioneer TREPASSEY, N. F., June 7 .--- (/P)--in an effort to get custody of arrived at Naselai with 800 gallons of delegates, committee members and hos-Andrew Porrince, negro, arrested The work of completing the fueling of gasoline the work of transporting the tesses everywhere; miles of hunting. on a charge of attempted assault the trans-Atlantic destined Fokker. drums to shore was slowed by hundreds of flags and the local "corps monoplane, Friendship, was stated at upon a 12-year-old girl, was rerough sea. of hospitality' functioning, today ad-Dusk found the plane only partial-7:30 o'clock (local time) this morn pulsed by offfcers from O'Donnell Tahoka, and Lamesa after a fight inc ded to the rush of the Republican naly fueled and the tide coming in. in which the officers were shower-The wind which had held the fliers It was decided that the Southern tional convention preliminaries. Kiwanis clubs all over the countr ed with stones, sticks, and other Cross would have to wait another day here since early in the week had Among the scores ready to serve as will hold simultaneous meetings on the shifted to a light and favoring northmissiles. and the plane was hauled above the doorkeeper, or perhaps as assistant night of June 18, during the national The negro later was taken to high water line and made safe for the east breeze and although the sky was sergeant-at-arms-just to get inconvention in Seattle, to pay a united Tahoka, Lynn county, and lodged cloudy, the water was smooth. night. side Convention hall-was Jones Parexpression of tribute to the unselfish The arrangements made before the in jail. The entire negro popula-Despite advices of unfavorable wea ker, St. Louis millionaire. But only 40service of Kiwanis mmebers. Harry C tion of O'Donnell has scattered to flight started in California were unther near Europe, it seemed possible odd doors have been discovered. Heinz (above), of Atlanta, will pre derstood here to have Lyon and Warnearby towns. that the fliers might get away to an The "Ask Me" force of 5,000 Kansas side. The observances will be atttend ner drop out of the expedition at Suearly start. Citians will go on duty Sunday weared by 100,000 members. New Post Office va, permitting the two Australians to ing buttons bearing the legend, "Ask continue on to their homeland alone CURTISS FIELD, N. Y., June 7 .--- (AP) Me: I Live Here." Addition Will Be But since arriving in the finish, Cap-Twenty-three band and drum corps -After six hours in the air, during HOUSE NUM will march in the parade Monday tain Kingsford-Smith changed his **Ready by July 15** part of which time it was in the fog. mind and announced that as a mark of night, replacing in a measure any the monoplane Columbia returned to appreciation for the skill of the two Curtiss field today, having been unable o find its way to Old Orchard, Me., on blare that may have been lost when The new post office addition will Americans he wanted them to accom-Wild West stage coach hold-ups were pany him on to Brisbane as guests of e ready for occupancy sometime be banned for psychological reasons. the first leg of a trans-Atlantic flight ween July 1 and 15, stated Postmaster Hoover, Curtis, Lowden, is the order in the Australians. Joint Session of City William Crawford. The arrival of the which the organizations of those can-ROOSEVELT FIELD, N. Y., June 7-Prof. Glass Taking didates will march. new fixtures is expected monentarily (P)-The single motored monoplane Co-Commission and C. C. which will be installed as soon as they **College Summer Work** tumbia took the air today on the firs **Is Planned** KANSAS CITY, June 7 .-- (AP)-The arrive. leg of another trans-Atlantic flight and Relative to the service that the opposition to Herbert Hoover settled this time it carried a woman as pas-CANYON, June 7.-(Special)-Enpostoffice is new giving, Crowford ex-plained that all local mail placed in to serious thinking today in the Pampa's house numbering and senger rollment for the summer session of belief that unless the drift towards him Last summer the Columbia sprang street marking project, generally rethe West Texas State Teachers colthe office before 4 p.m. is put up the can be stemmed his nomination is into fame as a trans-Atlantic passen-Colonel Robert W. Stewart, chairman of the board of the Standard Oil Comgarded as one of the most needed im lege is nearing completion with apsame day, and all mail placed in the ger plane when Clarence Chamberlin inevitable. Stop Hoover or it's Hoover-that proximately a thousand students reg- pany of Indiana, is shown here (left) as he was leaving the District of provements, is nearing the point where office before 8 p.m. is made up and flew it to Germany with Charles A. Leslogan-like phrase expressed the senti-Columbia supreme court at Washington after a day in his trial for contempt city ordinance can be drafted. mailed on the night trains. vine as a passenger. ments of delegates and party leaders al- the next few days quite a number of of the Senate. Stewart is with Frank J. Hogan, his chief counsel. Al-"The trouble with most persons who On the present flight there are two

hope of checking the

advance of the Republican convention. bringing the total to 1250. Summer school is opening under favorable conditions which, togeather with the large enrollment points to a successful term.

ready on the ground. Five days in delayed students will enter, possibly though requested to resign several weeks ago by John D. Rockefeller, Jr. Col. Stewart still retains his chairmanship.

pilots, Oliver le Boutillier and Arthur Argles, and Miss Mabel Boll is the

George W. Briggs and Scott Barcus with assistants, have been working or a plan for some time, and have it ten. nleted Owing to the fac

curacy and convenience property own

A meeting of the city commission

with the directors of the Chamber o.

Commerce will be held soon to dis-

cuss the plan and start definite ac-

**Reported Spraying at** 

Reports to The News this after-

noon were that the Texas company's

No. 2 Williams, section 6, block 1, A.

C. H. & B. survey, has picked up

the big gas and is spraying some oil

Location in Sec. 6

ers will consent to these changes.

do not get the service they expect of the postoffice is that their mail does no have accurate addresses," Crawford

commerce's secretary rapid accumulation of delegates in contests before the national committee-where Hoover upporters numbering more than 60 won bats uninstructed and hostile delegations-the cabinet member's foes began counting up their combined strength. The hoped to find a block sufficiently large to prevent Hoover from amassing the necessary 545 to win the nomination.

Everything in Secrecy

With that end in view, Lowden supporters met with those of Senator Watson, the Indiana favorite son, in Watson's hotel room last night in a long parley. The usual political meeting secrecy hedged the gathering and if any decisions were reached they were kept in confidence.

Simularily, two Hoover strategy meetings were held during the night and because they concerned strategy nothing was divulged. Quietly confident after checking over Hoover's delegate strength, his managers are reserving their fire until the balloting begins

The Lowden forces look to many delegations yet to arrive- including the powerful Pennsylvania contigentin the hope tht new alignments may ger were wounded. be created in favor of their candidate. The Hoover opposition likewise is convinced that President Coolidge will receive a considerable acknowledgment. on the first ballot which might contribute to holding Hoover off.

**Can't Eliminate Coolidge** Mny conflicting factors entered into the discussion at this stage, one of them is the "draft Coolidge" movement wich refuses to die even though there exists a general state of mind among the delegates that such a plan is futile. Another is the fact that while the Hoover forces seem to be solid. There appears to be no simular co-

(See "KANSAS CITY" pg. 6)

THE WEATHER

WEST TEXAS-Tonight and Friday generally fair. executed.

The student body will be tendered an informal reception by the college faculty on the beautiful campus Saturday night. During the reception amusements, games, refreshments etc. Pampa will be provided by the faculty for the pleasure of the students. This will be an informal "get-acquainted" occasion for the faculty and students Among the students enrolled from Pampa is J. T. Glass, formerly principal of the Pampa high school.

**Three Trains Are** Attacked in Mexico **By Insurgent Bands** 

Lion Governor Is MEXICO CITY, June 7.--(AP)-E Universal today said three trains had **Speaker and Guest** been attacked by insurgents in Western Mexico.

A group derailed a passenger train near the station Porfirio Diaz. in Guanajuato. and fired upon it. The military escort fought off the attacking party. Three soldiers and one passen-

A freight train enroute to the port of Manzanillo from Guadalajara was derailed at Couimatlan, Colima, and the crew carried off into the moun-

tains being the most valuable member Tex-A dispatch from San Luis Potosi as Lionism ever had, spoke inspirationsaid outlaws attacked a fast train near ally on club work. He told of the goal Obregon station and captured the of 60 new clubs which it is hoped to train crew. They uncoupled the engine reach before the coming international convention in Omaha. Texas is the and started it running wild down the track presumably to wreck a passenbirthplace of Lionism, and it now ranks ger train. The engine jumped the second in the nation in number of new members and clubs secured during the track and the passenger train was not damaged. last year.

Dispatches from Guanajuato said Lion G. G. McBride, former presithat after the attack on the passenger dent of the Borger club, was among train at Pozos federal troops were the visitors at the luncheon today. Othrushed to reinforce the train guards er guests included Mrs. Tom Braband killed five insurgents. One of the ham, Joe Smith, and C. S. Boston, of men killed was the Chieftain Fran-Pampa; Odus Mitchell, new Harvester cisco Vargas. The remainder of the coach: and Arthur Denby and Art band was driven off.

Lingberg from the Western Harvest-Three men were captured trying to blow up a railroad bridge on the Coler company plant at Stockton. Calif. Mrs. C. C. Cook has returned from

ima-Guadalajaria railroad. They were an extended visit to Dallas.



Through will be hosts of the occasion. Honored Selection as Convention City This territory was organized for -Shattuck Club Will Give regional meetings a few months ago. Program. and Pampa on account of the central

Lions from the entire Panhandle location of the city and the activity district, together with members of the of the local club, has been given the Boll to the air and expressed confi-Shattuck, Okla, club will gather here next general meeting.

**Of Pampa Club** 

The remarkable progress of Texas

Lionism during recent years was gra-

phically told here today by N. N. Ros-

enquest of Eastland, district governor

Mr. Rosenquest, who is credited with

of Lions International.

sion, it was announced here today. come before the session will be the The Shattuck club will give the election of officers for the coming Notables Escape program, and the Pampa Lions club fiscal year.

either June 14 or 17 for a regional ses- One of the important matters to

Furniture Company Will Occupy New **Brick Building Soon** 

A new brick building.25 by 100 feet being constructed on lot 9, block 11, South Cuyler street by E. B. Stevenson to be occupied by the Stevenson Furniture company, now located in the Lewis buildig, two doors south of the new location. The building permit shows the building will cost approximately \$7,500. William P. Cooper, of Pampa is the contractor.

The new building will be ready for occupancy about July 15, and a complete line of furniture, light hardware. andstoves will be carried. An increase over the present stock will be ondisplay in the new building.

Stevenson is an experienced fruniture man, having been engated in that business in Lubbock before coming to Pampa a year ago.

Mrs. F. A. Douthit who underwen minor operation at the Pampa hospital is doing nicely, according to reports from the hospital.

William Walling of White Deer who nas been confined to the Pampa hospital with a fractured limb since May 24, was released this morning.

latest venture at 6:15 daylight time railroad-as did nearly all Panhandle this morning with Old Orchard, 270 towns when laid out-and later addimiles away, as its immediate destitions have been squared to the com pas, confusion has arisen and the nation

There the tanks will be fueled to same streets in many instances have capacity and a take-off for Europe different names on each side of the made as weather permits. angles.

Miss Boll hopes to beat Miss Ame-Correctional streets have been des lia Earhart, now waiting in Newfoundignated, and a number of continuation land to make a similar attempt. in the additions would, if the plan i Mrs. Josephine Boll, elderly mother adopted, bear the same name as the of "The Queen of Diamonds," as Miss street they join in the old townsite. I is believed that in the interest of ac

dence in the success of the flight.

Cafe Explosion in **Hollywood District** Texas Williams No. 2

LOS ANGELES, June 7.--(AP)-Short ly after a party of film luminaries had left a fashionable Russian cafe in Hollywood at midnight, a terrific blast wrecked the place. Fire, believed by investigators from the county fire warden's and sheriff's office to have originated in an arson plot, preceded the blast.

from the Magee pool pay. The depth Ten persons were injured in the explosion, two of whom may die. These are the former Russian general Theodore Nodjensky, 50, and Irving Strother, 34.

Among the guests whose timely departure probably saved them from injuries were Charles Chaplin, the Marquis de La Falaise. Colleen Moore and her husband, John McCormack, Renee Adoree, and Jack Dempsey and his wife, Estelle Taylor.

The theory of a leaky gas pipe was outed by county investigators. After questioning Jacques Neradoff, the manager, officials pointed out that his gas theory was inplausible because the fire started nearly an hour before the explosion.

They believed that leaky gas yould have caused the detonation soon after the fire started. Officers intima ted that arrests might be made.

The Columbia took the air on its that the original townsite followed the

The mail should have a box numper or else sent to some definite person or firm having a permanent ardress

May receipts at the postoffice show gain of \$300 over thepreceeding gain of \$300 over the preceeding 927 Crawford said.

# egion Rodeo Final **Events Are Completed**

Final contests in the American Letion rodeo which were scheduled for ast Sunday but were rained out, were held yesterday afternoon at the rodeo grounds.

The program began at 1 o'clock and nded at 5, and included all events that were scheduled in previous progams, with trick roping, trick riding, and cowboy clown antics.

In spite of serious handicaps, es ially big rains which interrupted half of Saturday night's program and all of the grand finals Sunday, the rodeo was a success from the standpoint o entertainment.

Famous rodeo performers and conestents, totaling approximately one nundred, were attracted to the three day program. Large cash prizes are awarded the winners in each event

every day to the long list which will be published in the Dally News Sunday. Many will have News Sunday. Many will have prices so low you will be glad you watched for the list. Look them over and pick the car you need. There will be one to fit both your pocket book and your driving needs.

New cars, old cars, cheap cars expensive cars, roadsters, coupes, trucks—They will all be listed. Get a copy of Sunday's News and pick your bargains.

could not be learned at press time. This is about 1 3-4 miles south of the LeFors Petroleum company's No. Low Priced Used 2 J. M. Shaw, which is making a stady 55 barrels an hour at 2,648 feet **Cars Are Listed** More used cars are being added



SHANGHAI, China, June .7-(A)-

Telegraphic advices from Tientsin

state that another unsuccessful attempt

was made yesterday afternoon to as-

former Northern dictator, who is now

at Mukden. Two arrests were made.

assinate Marshall Chang Tsp-Lin, the

The second of engine the second of a second second of the that he apply that it also is a construction where he is sold of THURSDAY EVENING, JUNE 7, 1928 THE PAMPA NEWS PAGE TWO His Actions Speak Louder Than Words! The county judges have plenty sent itself. Most of the poli- instead of rushing off to col-THE PAMPA NEWS of work in a county such as tical leaders present will be lege. Yes, and if some of Gray without having to fill the working for their own best in-Published Weekly on Friday at Pampa, Texas office of county superinten- terests and the interests of the rushing away. party will more often than not Established April 6, 1907 dent. Good schools are the basic coincide with theirs. An explorer says the Dark Postoffice as Second Class Mail The most important and Continent says some of the trineeds of any community. most interesting of these poli- bal chiefs have two flivvers Entered at the Pampa, Texas Pampa has them—teachers, buildings, equipment pupils, citizenship. Most interesting of these parts and 200 wives apiece. We thought monogomy could keep up with the flivver, but the Published by septuageneraian is enjoying his latter is even mightier than ad-NUNN-WARREN Publishing Co. Inc. position of power, for, as vertised. Must be the new WASHINGTON PHILIP R. POND everyone knows, the unin- model. Manager structed Pennsylvania delega-LETTER tion will probably be able to It looks like some Republi-OLIN E. HINKLE decide whether Hoover can cans do not know the war Editor By RODNEY DUTCHER have the nomination or not. The Mellon fun is doubtless over-or do they think Persh-ing will be needed when they WASHINGTON - Some-Office in News Building cloyed by the fact that he start one in Kansas City? Phone No. 100 times the hand of fate stretches out from a smoke- can't make much of any move filled hotel room in the early without the approval of Boss Hot air won't carry a big Vare of Philadelphia, who load-in an airplane or most SUBSCRIPTION RATES party, perhaps to victory, in a presidential campaign. But not this year at Kansas City. morning hours and picks an In Texas One Year ---85 Six Months It's not a year for the Favorite Sons—the men no-body knows. If a Republican Three Months . BARBS Outside Texas (By N.E.A. Service Inc.) \$2.00 TWINKLES One Year victory in November was al-Whoever said women are 1.25 ready assured, the situation Six Months poor losers certainly wasn't .65 might be different. But the As a rule, the gravity of a Three Months Advertising Rates Upon Application party is going to present the community is several degrees talking about weight. country with the kind of man higher than the specific gra-A New Yorker who married who already has prestige and vity of its latest gusher. one of the "pony ballet" girls large following, after care-DAMPA'S SCHOOL SYSTEM, now wants a divorce, claiming with a money value of \$427,fully determining which candi-New York is erecting a telehe thought she was a blond and she's a brunet. That's a date has the best chance to vision station. If its all-the 000, more than 60 employes, win. same, we'd like to see it moved and more than 2,000 pupils, is pony of a different color. \* \* \* to Chicago. one of the biggest institutions For that reason there will be Some men who believe in this community has. It became Coolidge is to have a free themselves probably are easily less wire pulling than the elecso large during this year that torate has been led to expect fishing license. It will do him convinced. a business manager-tax collecat national conventions. little good however, if the fish tor had to be employed. There appears to be a notable do not choose to bite. A laughing hyena escaped A report to the state departabsence of deep, dark plots. from a circus the other day. by Williams ment of education, just pre- As a matter of fact, those OUT OUR WAY John D. Jr. says many boys Doubtless many people will repared by Supt. R. C. Campgovern political conventions and girls would make more of port finding it in picture shows bell, reveals the steady growth HEY, BIG HEARTED HERMAN! much less frequently than their lives to go into useful oc- just behind them. of the system during the last many persons suppose. cupations in their home towns IF. TH' SIDE WALKS TOO HOT year. The enrollment totaled In past years, furthermore FER YOU T' WALK ON -TURN 2,080 pupils, of whom 1,081 were boys and 999 were girls. everyone knew just who would AT LAWN MOWER OVER ! **Political Announcements** control a convention-espe-The actual attendance, day by WE GIT DAID FER CUTTIN ONE cially a Republican convention. day, was 1975, or 1,032 boys There were Hanna, Penrose, LAWN AN' THE HULL REST and 943 girls-a fact which Subject to the Action of the Demo- cratic Primary July 28, 1928. Crane, Aldrich, Quay and such O TH' NEIGHBORHOOD GITS THEIRS CUT FER NOTHIN CUZ shows the unusually faithful as they. They gave the nomi-FOR COMMISSIONER FOR TAX ASSESSORwork of the pupils and belies nated to the man they wanted nominated, and no one else JOHN B. WILLIAMS YOU'RE TOO LAZY T' TURN OVER F. E. LEECH the assumption that there is a (Re-Election) TH' LAWN MOWER. "floating population." MEL B. DAVIS had a look-in. JOHN R. WHITE In the high school were 458 This year there is less sub-FOR COUNTY AND W. BOWERS students, divided as to grades erranean work going on than DISTRICT CLERK-(Re-Election) follows: Eighth, 161 ever, It's nearly all on the nineth, 144; tenth, 67; eleven, surface and the Kansas City CHARLIE THUT (Re-Election) OR COMMISSIONER th. 86. By next fall a natural convention will resemble the increase of 20 per cent is expletection of officers of a large PRECINCT NO. 2-OR COUNTY JUDGEpected. While the general high school class. There will W. A. TAYLOR T. M. WOLFE enrollment may not greatly in, be no group of old school poli-(Re-Election) (Re-Election) IVY E. DUNCAN NELS WALBERG crease next September, the ticians powerful enough and LEWIS O FOX normal increase in a city of smart enough to manipulate FOR DISTRICT ATTORNEY this size and type brings many the result. And, assuming that FOR CONSTABLE problems during a school year. a nomination is not made PRECINCT NO. 2 New teachers are needed, with promptly, it shouldn't be diffi-G. C. ADAMS.

the present term, hence the bond issue recently voted was some surprises. There will be needed without further de a great deal of pressure

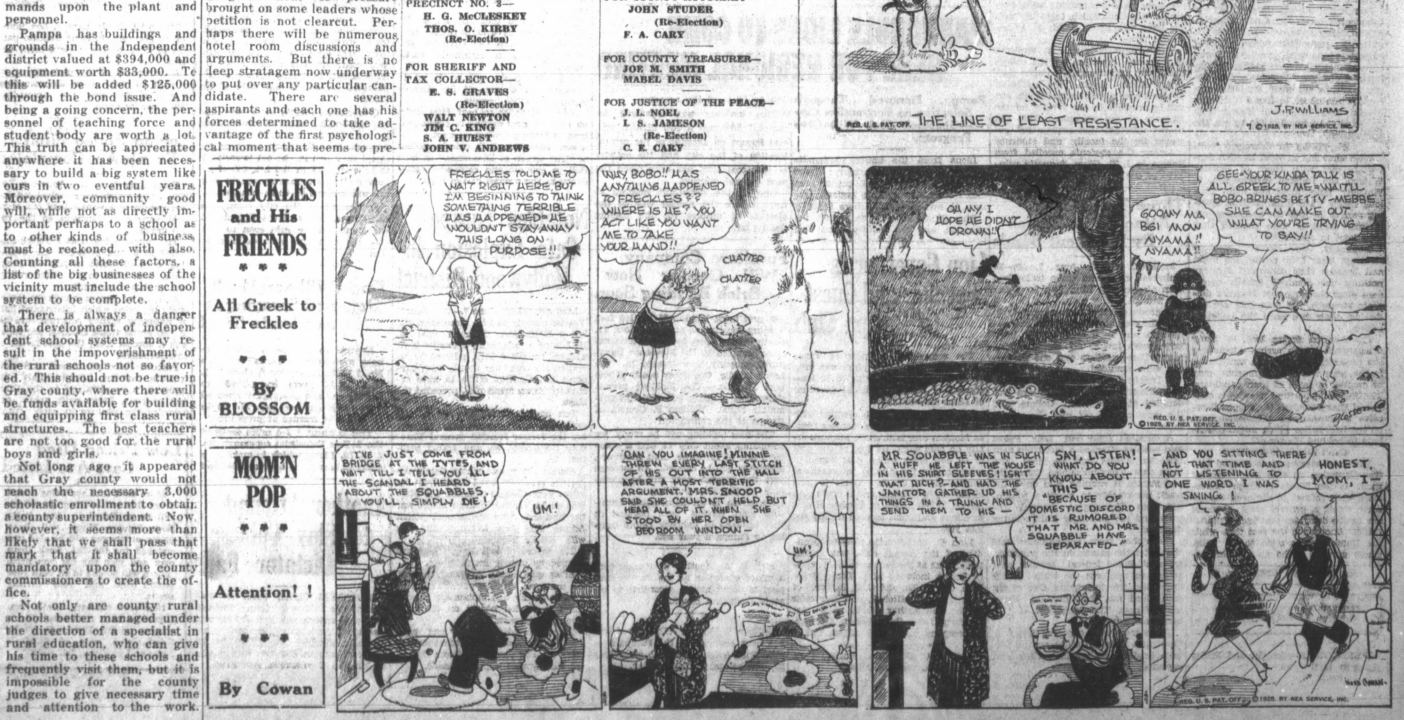
developed before the close of

J. A. HOLMES CURTIS DOUGLASS HERMAN WACHTENDORF (Re-Election) O. T. SMITH H .B. LEWIS FOR DISTRICT ATTORNEY G. H. PARISH IST DISTRICT C. S. WORTMAN FOR COUNTY ATTORNEY-PRECINCT NO. 3-JOHN STUDER (Re-Election) F. A. CARY FOR COUNTY TREASURER-JOE M. SMITH MABEL DAVIS

additional room and equip cult for the innocent bystander

ment. This situation had to follow the successive steps. There will be, no doubt,

FOR COMMISSIONER



the remaining the set of the set of the	7 1029	The first and the set fault on the set of th			A STATE SECTION	
TONE EVENING, JONE	1, 1940	Collecture distances and their	THE PAMPA NEWS		where we have the second and the second	-Additionant PAGE THRE
HURSDAY EVENING, JUNE 	<text><text><text><text><text><text></text></text></text></text></text></text>	inswer a petition filled in said Court in the 6th day of June A. D. 1928, in suit numbered on the docket of said lourt No. 331, wherein Mrs. dattie Paržer is Plaintiff ind John Eldon Gorst, Charles Clifford harles William Clifford and the public Trustee of London, England are befendants and said petition alleging No. 331 ras. Mattie Parker Vs. Somes now Mrs. Mattle Parker, a fem sole, who resides in Wichita (complaining of John Eldon Gorst, in the unknown heirs of John Eldon forst; Charles Clifford, and the un- nown heirs of Charles Clifford; Geo- rest, Charles Clifford, and the un- nown heirs of Charles Clifford; Geo- rest, and the unknown heirs of John Eldon forst; Charles Clifford, and the un- nown heirs of George Hugh Charles Hifford, and Charles William Clif- ord, and the unknown heirs of Charl- s William Clifford, and the Public Tustee of London, England, as the rustee of the estate of John E. Go.st x beorge Hugh Clifford and Charles Wil- iam Clifford, as the executors of the state of Charles Clifford, hereinaf- er called defendants, all of said par- es being non-residents or the resi- bence thereof being unknown to the state of Charles Clifford, hereinaf- er called defendants, all of said par- es being istuated in Gray Jounty, Texas, and being known and tecribed as follows, to-wit: Survey No. 14, No. 15. No. 16 and fo. 17 in Elock H of the A. W. Wallace urveys, in Gray County, Texas, and as more or less. Survey No. 14 contains approximately 50.1 acres of land. Survey No. 16 contains fd9.7 acres of and approximately. Survey No. 16 contains fd9.7 acres of and approximately.	<ul> <li>Baid and and therefore they are depriving this plaintiff of the full possession, authority and use of said lands to this damage in the sum of One Thousand Dollars per year.</li> <li>Wherefore, premises considered, plaintiff prays that the defendants be cited to answer this plaintiff have judgment for the title and possession of the above described premises and remaving the cloud of title that the defendants have cast on Said premises and completely divesting said defanidants of any title or interest they have in and to the above described premises and completely divesting said defanidants have cast on Said premises and completely divesting said defanidants of any title or interest they have in and to the above described premises and for her damages and for cost of suit and for such other and further relief as she may be entitled to either in law or in equity.</li> <li>Bullington, Boone, Humphrey &amp; King.</li> <li>Mattorneys for the Plaintiff, Mrs. Matter Parker.</li> <li>STATE OF TEXAS</li> <li>COUNTY OF WICHITA</li> <li>Boone, attorney for Mrs. Matter Parker, who after being by me under oath duly sworn, states that he is the attorney for 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 prays that citation in this cause be had by publication in some newspaper publication in some newspaper publication in some newspaper publication in some newspaper publication complexes, where the land is situated or some newspaper publication complexes.</li> <li>Mathe and subscribed before said out, at its aforesaid next regulation, showing how you have executed to ease.</li> <li>Witness, Charlie Thut, Clerk of the fath the some and.</li> </ul>	resides in when a County, Texas, here- inafter 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 un- known heirs of Charles William Clif- ford and the Public Trustee of the Es- tate of John Eldon Gorst and George Hugh Charles Clifford and Charles William Clifford, as the Executors of the Estate of Charles Clifford, herein- after called defendants, all of said par- ties being non-residents or the resi- dence thereof being unknown to the plaintiff, and for cause of action plain- tiff represents to the court. 1. That heretofore, to-wit, on or about the 2nd day of January. 1879 the State of Texas patented to Gunter and Munson, a partnership composed of Jot Munson and W. B. Munson, a section of laid lying and being situat- ed in Gray County, Texas, and being known and described as Survey No. 1 on Certificate Number 2-216 of the G. C. and S. F. Railway Co. lands in Gray County, Texas and containing 640 acres, and being Patent Number 342 recorded in Volume Number 39. 2 That on or about October 3, 1877, the State of Texas patented to William Nelson a certain survey of land lying and being situated in Gray County Texas and being known and described as follows: Survey No. 3, Block 2, on the waters of McClellan's Creek. a tribuatry of the North Fork of Red River about Fifty (50) miles North and Forty-one (41) miles west from the initial monu- ment by virtue of Land Script Num- ber 13-2640 issued to H. & G. Ni Railway Co. and County Area as That by different mesne conveyances said lands were transfered from the patenties thereof to one Alfred Sully of the Gounty, City and State of New York, who is the common source be- tween the defendants herein and the plaintiff herein. That thereafter the	<text><text><text><text><text></text></text></text></text></text>	plaintiff and for his damages and costs of suit and for such other a further relief, as he may be entitled either in law or in equity. Bullington, Boone, Humphrey King. Attorneys for the Plaintiff, James Parker. STATE OF TEXAS COUNTY OF WICHTA Before me, the undersigned author y, on this day personally appeared R. Boone, who after being by me un- oath duly sworn, states that he is attorney for the plaintiff in the ab- childed and numbered cause and th all of the defendants therein nam are either non-residents of the St of Texas or are unknown to this fant and prays that citation in t cause be had by publication in so newspaper in Gray County. Tex where the land is situated or so newspaper published in the near County thereto. T.R. BOONE. Sworn to and subscribed before a this the 4th day of June, A. D. 192 GLADYS M. LAND, Notary Pr ite. Wichita County, Texas. Merein fail not, but have before s court, at its aforesaid next regu- term, this writ with your return the on showing how you have executed same. Witness, Charlie Thut, Glerk of stath District Court of Gray County. Given under my hand and the Seal ald Court, at office in Pampa, Te as, this the 6th day of June A. D. 192 Charlie Thut, Clerk 8th dists Court, Gray County by Louise Mil
rd, and the unknown heirs of Charles "illiam Clifford, and the Public Trus- e of London, England, as the trustee the estate of John Eldon Gorst and eorge Hugh Charles Clifford and harles William Clifford, as the ex- utors of the estate of Charles Clif- rd, hereinafter called defendants, all said parties being non-residents or e residence thereof being unknown the plaintiff, and for cause of ac-	plaintiff prays that the defendants b ited to answer this petition and that upon trial hereof this plaintiff hav udgment for the title and possession if the above described premises an emoving the cloud of the title that he defendants have cast on said pre- nises and completely divesting sai- lefendants of any title or interest the ways in and to the above described	y 650.1 acres, as each surveyed on the round II. That by different mesne conveyances aid lands were transferred from the batentees thereof to one Alfred Sully f the County. City and State of New York, who is the common source be- ween the defendants herein and the	Given under my hand and the Sea of said Court, at office in Pampa, Tex- as this the 6th day of June A. D. 1928 Charlie Thut Clerk 84th Distric Court, Gray County, By Louise Müller, Deputy. 11-12-13-14 	plaintiff and his vendors purchased and acquired title and possession to the above described properties and are now the fee owner of same. 4. That the plaintiff and his immedi- ate vendors have for a period of more than five years prior to January 1st 1928 had peaceful, continuous an dad-	February, 1928 the defendants unlaw- fully entered upon and dispossessed this plaintiff from such premises and withholds from him the possession thereof by reason of a cloud of title upon the said land, and therefore they are depriving this plaintiff of the full possession, authority and use of said lands to his damage in the sum of	G. C. MALONE FUNERAL DIRECTOR AND LICENSED EMBALMER Phone 181 Pampa, Tex
In plaintiff represents to the court: I. hat on and prior to January 1st 1885 e State of Texas, patented to A. W. allace five certain sections of land	permises vesting the same in thi laintiff and for his damage and fo costs of suit and for such other and urther relief as he may be entitled to ither in law or in equity.	blaintiff herein. That thereafter the laintiff and his vendors purchased and icquired title and possession to the above described properties and are now the fee owner of same. ' III.	mon John Eldon Gorst, Charles Clif-	come due thereon and have had deed and deeds conveying said properties to	Wherefore, premises considered plaintiff prays that the defendants be cited to answer this petition and that upon final trial hereof this plaintiff have judgment for the title and poss-	HENRY L. JORDAN Lawyer
ing and being sluated in the County Gray and State of Texas, and known d discribed as follows:	BULLINGTON. BOONE, HUM HREY & KING, Attorneys for Plain- iff, C. T. Taylor. State of Texas, Younty of Wichita Before me, the undersigned authority on this day personally appeared T 2. Boone, who after being by mr	That the plaintiff and his immedi- ite vendors have for a period of more han five years prior to January 1st 928, had peaceful, continuous and ad- erse possession of the above describ- id lands and tenemonts claiming, cul <sup>1</sup>	Charles William Clifford, and their un- known heirs, and the Public Trustee of London, England, as the trustee of she estate of John Eldon Gorst, George Hugh Charles Clifford and Charles William Clifford, as the Executors of the Estate of Charles Clifford by mak-	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 de-	ession of the above described prem- ises 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	O'NEAL ABSTRACT CO Prompt Service Abstracts of Title Panhandle, Texas

928 -

ams

NXX

100

Survey No. 6, patented on or about April 22nd, 1884, containing 640 acres of land, being patent No. 467, recorded

in volume 9 of the Patent Records. Survey No. 7, patented on or about finant and prays that citation in thi

claiming the same adversely agains'

the entire world for more than ter

ears before the commencement of this

wit and after any cause of action that

he claims and holds title have had

such land and tenements actually en-

closed within a good and sufficient

than five thousand acres and there

April 25th, 1884, containing 640 acres newspaper in Gray County, Texas of land, being patent No. 481, recorded vhere the land is situated or some volume 9 of the Patent Records. 40 newspaper published in the neares county threto. Survey No. 8, patented on or about TAR. BOONE. April 26th, 1884, containing 640 acres of land, being patent No. 493, recorded in (SEAL) Sworn to and subscribed before me volume 9 of thePatent Records. his the 4th day of June, A. D. 1928 GLADYS M. LAND. Survey No. 20, containing 253 acres Notary Public Wichita County, Texas of land, patented on or about April 26 HEREIN FAIL NOT, but have be-1834, being patent No. 490, recorded in ore said Court, at its aforesaid next voulme 9 of the Patent Records. egular term, this writ with your Plaintiff further says that he is eneturn thereon, showing how you have itled to have the title to the above All of said property being located described tract of land decreed to him and situated in Gray County, Texas executed the same. because he and his immediate vendor: WITNESS, Charlie Thut. Clerk of and reference is hereby made to the he 84th District Court of Gray and those under whom he holds and patents for a more particular descrip-tion of said land-and premises. laims title have had peaceful and ad-County.

11. That by different mesne conveyan ces said land were transferred from the patentees thereof to one Alfred Sully of the County, City and State of New Yorki who is the common spurce between the defendants herein and the plaintiff herein. That thereafter the plaintiff and his vendors purchased and acquired title and posses sicon to the above described properties and are now the fee owner of same. III.

That the plaintiff and his immediate vendors have for aperiod of more than five years prior to January 1st, 1928, had peaceful, continuous and adverse possession of the above described lands and tenements, claiming, cultivating using and enjoying the same and have paid all taxes as same became due thereon and have had deed and deeds conveying said properties to the plaintiff and the parties through whom he claims title, duly registered, conveying said above described tracts of land the Estate of Charles Clifford by makfore the commencement of this suit each week for four consecutive weeks plaintiff herein. and after any kind or character of previous to the return day hereof, in claim which the said defendants may some newspaper published in your set forth.

ause be had by publication in some

184.2 (SEAL) OGIVEN UNDER MY HAND and the Seal of said Court, at office in Pampa ing, using and enjoying the same and Texas, this the 6th day of June, A

D. 1928. CHARLIE THUT. Clerk 94th District Court, Gray County.

By Louise Miller, Deputy. and a

-CITATION BY PUBLICATION-THE STATE OF TEXAS

TO THE SHERIFF OR ANY CON-STABLE OF GRAY COUNTY, GREETING ..... You are hereby commanded to sum non John Eldon Gorst, Charles Clif-

fore this plaintiff is entitled to have said land decreed to him by virtue of ord, George Hugh Charles Clifford the ten year Statute of Limitations. Charles William Clifford, and their un nown heirs, and the Public Trustee of

This plaintiff says that the defend London, England, as the trustee of ants are claiming some interest in said he estate of John Eldon Gorst, George Hugh Charles Clifford and Charles land owned by the plaintiff, the ex William Clifford, as the Executors of act nature of such claims being to the plaintiff unknown but that the sam for a period of more than five years be us publication of this Citation once in constitutes a cloud on the title of the

VI. Plaintiff further says that he has achave in and to said hand or cause of County, if there be a newspaper pub-action therein accrued and therefore lished liberein, but if not, then in an 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. of Gray County, to be holden at the described.

IV. Plaintiff furthur says that he is en-titled to have the title to the above 1928, the same being the 20th day of February, 1928, the defendants unlaw-

auit and after any kind or character paper published in said Judicial Disof claim which the said defendants trict, then in a newspaper published nay have in and to said land or cause in the nearest District to said 84th of action therein accrued and there-Judicial District, to appear at the nex! ore plaintiff is not only entitled to regular term of the 84th District Cour: have the title decreed to him by virof Gray County, to be holden at the we of the record title but that the Court House thereof, in Pampa, Texas plaintiff is entitled to have the title on the 3rd Monday in August A. D lecreed to him by virtue of the five 1928, the same being the 20th day of rear Statue of Limitations as pres-August A. D. 1928, then and there to ribed by the laws of the State o answer a petition filed in said Cour rexas, as herein set forth. on the 6th day of June A. D. 1928, ir a suit numbered on the docket of said IV.

Vs.

Jourt No. 329 wherein James E. Parker Plaintiff. is 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 alleging verse possession of the lands and tenments heretofore described, cultivat-James E. Parker

> John Eldon Gorst. Et. Al. In the 84th District court, Gray County, Texas.



Rates for Classifled Ads: One and ne-half cents per word per week olnimum twenty-five cents. Strict y cash in advance.

Of

3he

SIN

Pho

WANTED VANTED-To buy used furniture and ofl stoves. G. C. Malone Furniture ad Underta' ing Co. 3-tfc Milady Beauty Shop One door west Fire Station MRS. KATHERINE MARTIN vites her customers and friends to the MILADY BEAUTY SHOP. Eugene Permanent Waves \$10.00 For a Short Time Only

# and Commercial Directory

LAWYERS	PHYSICIANS AND	DENTISTS	
STUDER, STENNIS & STUDER LAWYERS Phone 85 First National Bank Building	SURGEONS ARCHIE COLE, M. D. PHYSICIAN AND SURGEON Office over First National Bank Office Hours 10 to 12-8 to 5 Residence Phone 8. Office Phone 55	DR. H. H. HICKS Dentist X-RAY-GAS-ANESTHESIA Office Phone 577-Res. Phone 77- ROOM 10 DUNCAN BLDG	
W. M. LEWRIGHT ATTORNEY-AT-LAW, Phone 495	DR. C. D. HUNTER PHYSICIAN AND SURGEON Office Phone 331-Res. 539-W Office Bours 10 to 12 and 1:30 to 7		
Duncan Building HENRY L. JORDAN Lawyer *	Nan L. Gilkerson, M. D. Diseases and Surgery Eye, Ear, Nose and Throat 901 Medical and Professional Bidg. AMARILLO-PHONE 9736		
hone 354 Pampa, Texas	DR. W. PURVIANCE PHYSICIAN AND SURGEON Office over First National Bank	EYE SPECIALIST DR. T. M. MONTGOMERY Eye Sight Specialist	
HENRY L. LEMONS General OII Field Contracting Office: New Schneider Hotel filce Phone 300-Res. Phone 307-J	Office Hours: 9 to 121 to 5 Office Phone 107 Residence 45 W. B. WILD, M. D. PHYSICIAN AND SURGEON Office Smith Bldg., Rooms 1, 2, 3	In Pampa Byery Saturday Office in Fatheree Drag Store ARCHITECTS W. R. KAUFMAN Architect	
PLUMBING	Night Phone: Schneider Hotel	Office: Brunow Building Phone 599	
PAMPA PLUMBING CO. J. W. Minnis, Mgr. Res. Phone 421-W—Shop 880 op in Jones & Griffin Warehouse	J. A. ODOM, M. D. Practice Limited to Eye, Ear, Nose, Throat and Glasses Fitted Office in Duncan Building (Rooms formerly occupied by Dr.	INSURANCE R. G. "DICK" HUGHES Life Underwriter Brunow Building	
NGER SEWING MACHINE COMPANY doors Noith First National Bank one 5 P. O. Box 223	DR. STEPHEN E. SMITH SPECIALIST DISEASES OF WOMEN AND CHILDREN Office in Smith Building	Phone 531 Miscellaneous PAMPA FLORISTS Cuyler St. opposite Red school. "Say it with flowers and say it with ours"	
Dr. Mann residence-293-J	Rooms 4 and 5 Phone 589 FOOT SPECIALIST Corns Removed PHONE 542W Open evenings and Sunday by appoint- ment. Room 3, Odd Fellows Bidg., over Oil Belt Grocery.	Place your order for Decoration Day Wreaths. Pot Plants 15c and up. PAMPA TRANSFER & STORAGE CO. We Crate and Ship Phone 586 Not responsible in case of fire.	

## PAGE FOUR

#### -CITATION BY PUBLICATION-THE STATE OF TEXAS TO THE SHERIFF OR ANY CON-STABLE OF GRAY COUNTY,

GREETING You are hereby commanded to sum

on John Eldon Gorst, Charles Clifford, George Hugh Charles Clifford Charles William Clifford, and their un known heirs, and the Public Trustee o London, England, as the trustee of the estate of John Eldon Gorst, Georg Hugh Charles Clifford and Charles William Clifford, as the Executors o. the Estate of Charles Clifford by making publication of this Citation once ir each week for four consecutive week previous to the return day hereof, in ne newspaper published in your County, if there be a newspaper pub lished therein, but if not, then in an; newspaper published in the 84th Ju dicial District, but if there be no news paper published in said Judicial Dis trict, then in a newspaper publishe in the nearest District to said 84t. Judicial District, to appear at the nex. gular term of the 84th District Cour of Gray County, to be holden at th Court House thereof, in Pampa, Texa. on the 3rd Monday in August A. I 1928, the same being the 20th day of August A. D. 1928, then and there t answer a petition filed in said Cour on the 6th day of June A. D. 1928, h suit numbered on the docket of said No. 332, whereis Couri

is Plaintiff J. T aylor, and John Eldon Gorst, Charles Clif ford, George Hugh Charles Clifford Charles William Clifford, and th Public Trustee of London, England ate Defendants and said petition allegin J. J. TAYLOR

JOHN ELDON GORST, et al

No. 332 In the 84th District Court Gray County, Texas nes now J. J. Taylor, who reside

in Gray County, Texas, hereinafte: called plaintiff, complaining of Johr don Gorst, and the unknown heir John Eldon Gorst: Charles Clif ford, and the unknown heirs of Charles Clifford; George Hugh Charles Clif rd, and the unknown heirs of Georg igh Charles Clifford; and Charle William Clifford, and the unknow heirs of Charles William Clifford, and Public trustee of London, England, as the trustee of the estate o m Eldon Gorst and George Hugh les Clifford and Charles Willi Clifford as the executors of the esof Charles Clifford, hereinafte alled defendants all of said parties ing non-residents or the residence of being unknown to the plain iff, and for cause of action plaintif. sents to the court:

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

Survey No. 9 patented on or about epril 22nd, 1884, contained 640 acof land, patent No. 468, recorded of the Patent Records rvey No. 10. patented on or about pril 25th, 1884, containing 640 acres land, patent No. 483, recorded in me 9 of the Patent Records. Survey No. 11, patented on or about

pril 25th, 1884, containing 640 acre: land, patent No. 482, recorded in ne 9 of the Patent Records. rvey No. 12, patented on or about

se he and his immediate vendors and those under whom he holds and claims title have had peaceful and adverse possession of the land: ind tenements heretofore described. ultivating, using and enjoying the Docket of said Court No. 313 wherein ame and claiming the same adverely against the entire world for more han ten years before the commence nent of this suit and after any cause f action that said defendants ma nave had in and to said land accrue o them and during which period of ime this plaintiff and his immediate ors under whom he claims and olds title have had such lands and ents actually enclosed within ood and sufficient fence in pasture and enclosures of less than five thou and acres and therefore this plaintiff s entitled to have said land decreed o him by virtue of the ten year statute of Limitations.

This plaintiff says that the defend are claiming some interest i aid land owned by the plaintiff, the xact nature of such claims being t he plgintiff unknown but that the ame constitutes a cloud on the titl f the plaintiff herein. VI.

Plaintiff further says that he ha cquired the title and posession he above described tracts of land hrough different mesne conveyation rom Alfred Sully, the common source of title between plaintiff and defend ints and that therefore he is th wner of fee simple of the above des ribed tracts of land situated in the Jounty of Gray and State of Texa peretofore described. VII. That on or about the first day o

'ebruary, 1928, the defendants unawfully entered upon and dispussed his plaintiff from such premises and vithholds from him the possession-hereof by reason of a cloud of title pon the said land and therefore they re depriving this plaintiff of the ful ossession, authority and use of saidands to his damage in the sum of One Thousand Dollars per year. considered premises Wherefore,

laintiff prays that the defandants be ited to answer this petition and that pon trial hereof this plaintiff have udgment for the title and posses tion of the above described premise and removing the cloud of title that he defandants have cast on said iefendants of any title or interest hey have in and to the above described premises vesting the same in this platintiff and for his damages, for costs of suit and for such other and

urther relief as he may be entitled to ither 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 theren named are either non-residents of he 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

## THE PAMPA NEWS

Given under my hand and seal of

By Louise Miller, Deputy. 7-8-9-10-11

CONSOLIDATING COMMON

LEGAL NOTICES NOTICE OF ELECTION

SCHOOL DISTRICTS NUMBERS

TO THE LEGALLY QUALIFIED VOT-

ERS RESIDING IN GRAY COUNTY

COMMON SCHOOL DISTRICTS

NOS. TWO (2) AND EIGHT (8).

Take Notice that an election will b

above named on the 15th day of June

1928, at the places hereinafter named.

more fully set forth in the order of the

County Judge calling said election

**Election Order** 

Whereas, two petitions have been

presented to me purporting to be sign-

ed by legally qualified voters of the

ed, and more particularly described

and 21 other persons purporting to be

legally qualified voters of Gray County

(b) Petition signed by H. C. Brock

and 6 other persons purporting to be

legally qualified voters of Gray Coun-

ty Common School District No. 8; and

county judge in accordance with the

provisions of Article 2806, Revised

Statutes of Texas, as modified by the

Whereas, each of said common schoo

districts is situated wholly within said

Whereas, it appears to the Court

that each one of said petitions is sign-

ed by twenty (20) or more, or in the

alternative, by a majority of the legal-

ly qualified voters residing in said

Whereas, said petitions have been

Now, therefore, I, T. M. Wolfe, in my

signed and presented in accordance

respective districts: and

that an election be ordered by

Whereas, each of said petitions prays

Common School District No. 2

(a) Petition signed by Bruce Bull

which order is as follows, to-wit:

COUNTY OF GRAY:

as follows:

County; and

ld in each of the school districts

TWO (2) and EIGHT (8)

THE STATE OF TEXAS:

COUNTY OF GRAY:

ON

ing as election oficers:

election oficers:

In the county Common School Dis

H. C. Brock, Presiding Officer, Os

car Henry, Judge, J. L. Holler, Clerk, R. F. Day, Clerk.

Notice of this eelction shall be giv

en by the publication of a copy of this

order in some newspaper published

Legislature.

Gray County, which court will canvas:

ibed tract of land decreed to him Pampa, Texas, on the 2nd Monday in executed the same. June A. D. 1928, the same being the there to answer a petition filed in Pampa, Texas, this the 9th day of J. H. Montgomery, Clerk. said Court on the 12th day of May A. May A. D. 1928. Witness, Charlie Thut, Clerk of 84 trict No. 8 said election shall be held D. 1928, in a suit, numbered on the Judicial District Court in and for Gray at School House with the following as G. E. Duckworth is plaintiff, and Jen-County, Texas. nie Duckworth is defendant; the nature of plaintiffs demand being sub-

stantially, as follows, to-wit: That defendant left plaintiff volun tarily with the intention of abando ment 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 disolving the marriage contract existing between plaintifi and defendant and for general and spe-

cial relief. Herein fail not, but have you before Court on the said first day of on the question of the consolidation of next term thereof this writ with your said school districts, under provision return Thereon, showing how you have executed the same. Given under my hand and seal of aid Court ,at office in the City of

Pampa, Texas, this the 14 day of May. THE STATE OF TEXAS; A. D. 1928. Witness, Charlie Thut, Clerk of County Court in and for Gray, County, By Louise Miller, Deputy. 8-9-10-11 School Districts hereinafter montion-

LEGAL NOTICES CITATION BY PUBLICATION N. A. Gregg, Plaintiff vs. Mary Etta Fregg, defendant, in the 84th Judicial

ourt, Gray County, Texas. The state of Texas to the sheriff or any constable of Grav County-GREETING: You are hereby comm anded, that by making publication of

this citation in some newspaper pub lished in the County of Gray once in sach week for 5 consecutive weeks previous to the return day hereof, you summons Mary Etta Gregg, defandant provisions of Section 5-b. Chapter whose residence is unknown, who is Acts of the First Called Session of the alleged to be a non-resident of the Fortieth Legislature on the proposition State of Texas, to be and appear at, of consolidating said Common School the next regular term of the 84th Districts; and

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 9th day premises and completely divesting said 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 sub- with law. stantially, as follows, to-wit; Suit for divorce, plaintiff alleging official capacity as County Judge of that defendant abandoned and desert- Gray County, Texas, do hereby order ed him without any cause, excuse or that an election be held on the 15th provocation whatsoever. Plaintiff asks day of June, 1928, in each of said two

now existing between plaintiff and defendant and for cost of suit: HEREIN FAIL NOT, but have you dated:

Mar ...

judgment dissolving marriage contract districts, on the following question: "Shall Common School District nun bers Eight (8) and Two (2) be consoli efore said court on the first day of In Gray County Common School next term thereof this writ with your District No 2 said election shall be

THE FIRST NATIONAL BANK PAMPA, TEXAS

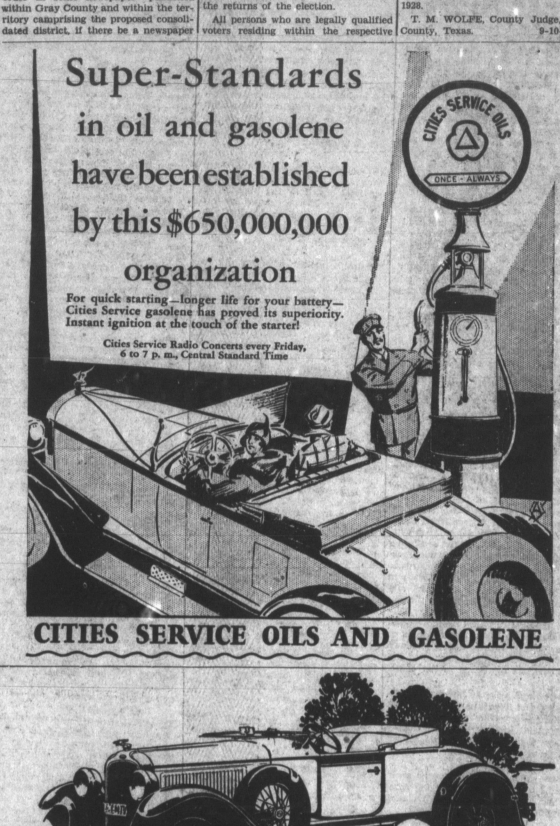
## **THURSDAY EVENING, JUNE 7, 1928**

titled to have the title to the above Court House thereof, in the City of return thereon, showing how you have held at School House, with the follow- published within said teritory, and oth- two districts described above shall be erwise in a newspaper published withentitled to vote at said election, and Mel Davis, Presiding Officer, E. in Gray County, Further notice shall all voters who favor the consolidation 11th day of June A. D. 1928, then and said court at office in the City of Bachus, Judge, Geo. M. Clardy, Clerk, be given by posting a copy of said no- of the aforementioned school districts tice in each of said two districts. shall have written or printed on their

Said election shall be held in accordballots the words: "FOR CONSOLIance with the general election laws DATION" and those opposed to each consolidation shall have written or as modified by the provisions of Arprinted on their ballots the words ticle 2806, Revised Statutes of Texas, "AGAINST CONSOLIDATION". and Section 5-b of Chapter 84, Acts of the first Called Session of the Fortieth

In event the returns show a majorty of votes cast in each and all dis-Proper returns of said election shall tricts for consolidation, the Court will be made to the commissioners Court of declare such districts consolidated. Dated this the 22nd day of May, 1928

> T. M. WOLFE, County Judge, Gray 9-10-11-12.



g 090 res of land, patent No. 485, recorded in clume 9 of the Patent Records. Survey No. 13, patented on or about pril 25th, 1884, containing 640 acres I land, patent No. 484, recorded in volune 9 of the Patent Records.

Survey No. 19, patented on or about April 22nd, 1884, containing 471.2 acres of land, patent No. 469, recorded in volume 9 of the Patent Records. All of said surveys lying and being tuated in Gray County, Texas, and the A. W. Wallace Survey Block H of Gray County, Texas. II.

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

III. That the plaintiff and his immediate vendors have for a period of more than years prior to January 1st, 1928 had peaceful, continuous and adverse on of the above described land and tenements claiming, County of Gray once in each week cultivating, using and en- for four consecutive weeks previous joying the same and have paid all the to the return day hereof, you sumtaxes as same become due thereon and have had deed and deeds conveying said, properties to the plaintiff and the parties through whom he claim: as, to be and appear at the next regutitle, duly registered, conveying sald lar term of the 84 District Court of above described tracts of land for  $\epsilon$  Gray County, to be holden at the 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 and to said land or cause of action rein 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 tled to have the title decreed to m by virtue of the five year Statute of Limitations as prescribed by the laws of the State of Texas, as herein set forth IV.

intiff further says that he is

ome newspäper pu st County thereto. T. R. BOONE.

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

Herein fail not, but have before said Court, at its aforesaid next regular term this writ with your return thereon, showing how you save executed the ame.

Witness, Charlie Thut, Clerk of the 14th District Court of Gray County. Given under my hand and the Seal of said Court, at my office in Pampa Texas, this the 6th day of June A. D 1928.

Charles Thut, Clerk 84th District Court, Gray County.

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

CITATION BY FUBLICATION 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 mon Jennie Duckworth whose residence is unknown, who is alleged to be a non-resident of the State of Tex-

Osgood Monument Co. **Manufacturers of Distinctive** Granite and Marble MEMORIAL "MARK EVERY GRAVE Write us for prices 800 Taylor Amarillo Texas Street

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.

# 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!

2-Door Sedan, \$1045; Landau Coupe, \$1045; Sport Roadster, \$1075 (Wire wheels and spare tire extra); Phaeton, \$1075; 4-Door Sedan, \$1145; Cabriolet, \$1155; Landau Sedan, \$1265. New Pontiae Six, \$745 to \$875. All prices at factory. Check Oakland-Pontiac delivered prices—they include lowest handling charges. General Motore Time Payment Plan available at minimum rate.



**Oakland-Pontiac Sales and Service** 

# **THURSDAY EVENING, JUNE 7, 1928**

#### 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 amineral, 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:

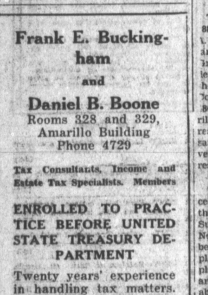
The Southwest Quarter (S. W. 1/4) of section number Sixty-three (63) in block number seven (7), Certificate number 3314, issued to the I. & G. N. Ry. company, and containing 160 acres. The Northwest Quarter (N. W. 1/4) of section number Seventy (70) in block number seven (7), Certificate number 3321, 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 mi-(1-t). nor.

-CITATION BY PUBLICATION-THE STATE OF TEXAS TO THE SHERIFF OR ANY CON-STABLE OF GRAY COUNTY, **OREETING**:

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



ing publication of this Citation once in to said land accrued to them and dur-County, if there be a newspaper pub- lands and tenements actually enclosdicial District, but if there be no newspaper published in said Judicial District, then in a newspaper published n the nearest District to said 84tl ludicial District, to appear at the next egular term of the 84th District Cour if Gray County, to be holden at the Jourt House thereof, in Pampa, Texas in the 3rd Monday in August A. D

the Estate of Charles Clifford by wak- | said defendants may have had in and

1928, the same being the 20th day o August A. D. 1928, then and there t answer a petition filed in said Cour in the 6th day of June A. D. 1928, in suit numbered on the docket of said Jourt No. 330, wherein Donald G. Parker is Plaintiff.

und John Eldon Gorst, Charles Clif ord, George Hugh Charles Clifford Charles William Clifford and the Public Trustee of London, England are Defendants and said petition alleging No. 330

# DONALD G. PARKER

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

Comes now Donald G. Parker, who esides in the State of Florida; hereinifter called plaintiff, complaining of John Eldon Gorst, and the unknown teirs of John Eldon Gorst; Charles Clifford, and the unknown heirs of Charles Clifford; George Hugh Charles Slifford, and the unknown heirs of Beorge Hugh Charles Clifford, and

charles William Clifford, and the un mown heirs of Charles William Clif ford, and the Public Trustee of Lonion. England, as the trustee of the esate of John Eldon Gorst and George tugh Charles Clifford and Charles William Clifford, as the executors o he estate of Charles Clifford, herein fter called defendants, all of said parties being non-residents or the res dence thereof being unknown to the plaintiff, and for cause of action plainiff represents to the court:

That on and prior to January 1st 885, the State of Texas patented to W. Wallace one certain section of and lying and being situated ir Tray County, Texas, and known and lescribed as Survey No. 18, Block H. of he A. W. Wallace Surveys in Gray lounty, Texas, said patent being No 86, recorded in volume 9, dated, Ap-ril 25th, 1684, and containing 640 acres as called for in the field notes o' said patent, but that survey as sur veyed on the ground contains 650 ac

That by different mesne conveyan-ces said lands were transferred from the patentees thereof to one Alfree 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. TIL That the plaintiff and his immediate vendors have for a period of more than ive years prior to January Ist. 1928

paid all the taxes as same become do

thereon, and have had deed and decd conveying said properties to the plain

ing said above described tracts of land

for a period of more than five years

before the commencement of this sui!

and after any kind or character of

previous to the return day hereof, in and his immediate vendors under whom be too small? some newspaper published in your he claims and holds title have had such lished therein, but if not, then in any ed within a good and sufficient ience newspaper published in the 84th Ju-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 /ear Statute of Limitations.

> This plaintiff says that the defendints 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 onstitutes a cloud on the title of the plaintiff herein.

> VI. Plaintiff further says that he has equired the title and possession of the bove described tracts of land through lifferent mesne conveyances from Al-'red Sully, the common source of title between plaintiff and defendants and hat therefore he is the owner in fee imple of the above described tracts of and situated in the County of Gray und State of Texas heretofore des ribed.

VII That on or about the first day of Pebruary, 1928, the defendants unlawully entered upon and dispossessed this plaintiff from such premises and withiolds from him the possession thereof by reason of a cloud of title upon the aid 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. Wherfore, premises considered blaintiff prays that the defendants be sited to appear and answer this pe tition and that upon trial hereof this plaintiff have judgment for the title ind possession of the above described premises and removing the cloud of itle that the defendants have cast on said premises and completely divesting aid defendants of any title or inerest they have in and to the above described premises vesting the same in his plaintiff and for his damages and for costs of suit and for such other and further relief as he may be enti-

tled to either in law or in equity. Bullington, Boone, Humphrey & King.

#### Attorney's for the Plaintiff, Donald G Parke STATE OF TEXAS

COUNTY OF WICHITA Before me, the undersigned author ty, on this day personally appeared 7 3. Boone, who after being by me unler oath duly sworn, states that he f he attorney for the plaintiff in the sbove 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 iffiant and prays that citation in this tause be had by publication in some newspaper in Gray County, Texas where the land is situated or some newspaper published in the nearest County thereto.

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

Notary Public, Wichita County, Tex-Herein fall not, but have before said





AT LAST!

A POPULAR

PAGE FIVE

# THIS HAS RAPPENED

<text><text><text><text>

NOW GO ON WITH THE STORY CHAPTER XXI THEY had happened upon the place where Chiri was dining, and Virginia had seen her as soon as they entered the room. She was sitting at a corner table with a thin-faced, alert-eyed young man



# THE PAMPA NEWS



Accounting, Auditing, Sys-

tematizing and Bookkeep-

ing

For Mother's Comfort and Baby's Too

COLLAPSIBLE

STROLLER

Special

Friday and Saturday

Pampa Furniture Co.

West Fostore same tar Phone 105

Your Store

laim which the said defendants may we in and to, said land or cause of tion therein accrued and therefore laintiff 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 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 vandors and those under whom he holds and claims title have had peaceful and aderse possession of the lands and tenements heretofore described, cultivating, using and enjoying the same and laiming the same adversely against the entire world for more than ten rs before the commencement of this shit and after any cause of action than



court, at its aforesaid next regular had peaceful, continuous and adverse term, this writ with your return therepossession of the above decribed land; and tenements, claiming, cultivating in, showing how you have executed the sing and enjoying the same and hav

Witness, Charlie Thut, Clerk of the 84th District Court of Gray County. Given under my hand and the Scal tiff and the parties through (whom he claims title, duly registered, conveyof said Court, at office in Pampa Texas, this the 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

STARK &

**McMILLEN** 

Phone 205

Feed, Coal, Grain

time to sow your lawn.

stared coldly at Nath Chiri's presence annoyed Virginia. Couldn't she ever see Na-thaniel without having to come in ontact with his model? Virginia worried over it until

the waiter brought the clam juice cocktail. Then she put it out of her mind to devote herself to being agreeable.

She wanted to know about the charcoal drawings on the wall and Niel told her of the artists who had frequented the place until fame had come to them and they'd moved back to Nathaniel.

Virginia sightd. "Why do artists "Hugo Mance. She's got him hipped. Poor devil." have to be poor?" she asked. "Because money makes so many demands upon time and energy. devil?"

and creative art requires all that's in a person if it is to amount to anything," Nathaniel replied. "But ...." Virginia's remark was "But ... " Virginia's remark was interrupted by Chiri's coming to their table. Nathaniel started to rise but she pushed him back in his chair and stood with an arm thrown carelessly around his neck while she asked him 'f he'd brought any of his Russian cigarets along. Nathaniel fished out a package

and handed it to her. She leaned down quickly and planted a grateful kiss on his forehead and then

some offe

served to answer her perplexing question. She was becoming jeal-ous of this tempestuous creature. "I

to give Niel for postponing their wedding—a reason that he had helped to build up. He would way." she scolded herself. "Most

to give Niel for parton into a teach in the function of the anome with others. Notice of the second of the second

Chiri slood with an arm carelessly around his neck while she asked him if he'd brought any of his Russian cigarets along.

ently expostulating with her over | was not one she wanted to resist | you," he added and, then waited me offense. "Who is he?" she asked, turning him she was tired and wanted to placed for her before he went on go back to her hotel.

© 1928 by NEA Service ALTA BYRUTH DEWEY GROVES

They drove uptown in a taxicab Why do you call him poor way of Nathaniel's disappointment. His sulkiness seemed to vanish.

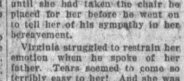
"Not a chance with Chiri." "How do you know?" "Chiri changes her boy friends with the sensons. If she's wearing black the for a bland to go with

black she gets a bloud to go with it, but if it's a red vogue he's got The next mor The next morning she was up to be dark and she'd kill a red head who looked at her then." head who looked at her then." Virginia was silent for a mo-ment. "I wonder if you areu't mis-taken about her." she said finally.

"I don't believe she's so shallow. It his secretary assured her there was may amuse her to play with men's no question of her ownership, and "You didn't know that beft affections but I imagine when her she was free to make whatever disown are concerned she would be position she liked of the things. very intense."

"Do you know her so very well, only a very few tears got past the Vigilance of her sliky lashes and "I know her well enough to spattered down into the bags.

Afraid of her in fact. That was understand that she tried to make When the straps were buckled thought of that. I did wonder a why she was glad to have a reason a fool of me, along with others," she got her handbag and fished for little why anyone should have



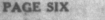
father. Tears seemed to come so ferribly easy to her! And she waa here purcly on business. Grieving would have to be kept for her solftary hours. Everyone was so very kind." she

said, dabbing at her eyes with a black-bordered handkerchief. "I'm afraid I haven't thanked you all properly, but you see it was such a shock to me. Father's death, and then finding out that I hadn't any money!

"You didn't know that before?"

"I hadn't the faintest fdea. Olivor. If father had told me. J idea started back to her own table. Her companion glared at her. Virginia was not any less dis-pleased, for Chirl's conduct had she isn't capable of it." ways done."

"Of course you wouldn't! Un-forgivable of me not to have the pawn ficket to get the broker's thought it worthwhile to keep right



opposition might be based. Chief of

these is the farm relief. While the

# PAMPA NEWS

# **THURSDAY EVENING, JUNE 7, 1928**





**EXTRA** 

Clearance Sale