(PETC FIVE CENTS HOUSE VOTES DOWN DEATH SENTEMCE

|  | Suicidq IMINTEAT |  |
| :---: | :---: | :---: |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |

# 等egory Wins Tennis Title For 2nd Year 

For 2nd Year
ETE

UDGE AHI MAMO ARE HOPE
OF U. S. TO REGAII TROPHY


 15 WWAMED BY $=2$


| $\substack{\text { Dough Rollins } \\ \text { To Aid Norton }}$ |
| :---: | Seersucker

## $35^{c}$

Mac-Lin Muslin

## $19^{c}$

Sheer Lawn<br>\section*{$2.3^{\text {c }}$}

Cullownto
Play wisity
OIWEDESSOM

Eyelet Batiste max 49. $=\frac{5}{5 c}$

## DRESSES

Outstanding in this final clearance of summer dresses are these smart cotton
laces, pritted crepes, washabel crepes and printed sheers. Chic new styles, smart-
est colors. Be here early for the quantity is limited.

## s2

One Group-Values to $\$ 14.75$
Ineluued are pastel sheers, pritted sheers and washable
crepes. One and two-piees styles. Complete close out at-

## $\$ 4.00$






Rayburn Outlines New Move TIX CHECXUY To Enact 'Death Sentence' Conferees Would Be Instructed T
Accept It


MEDITORIALPREMIUM ON IGNORANCE An old legal fallacy that knowledge of a crime dis-
qualifies a person from being a fair and impartial juror
is the basis for an Angleton, Texas district judge's decision to cite several Houston newspaper rien in con-
tempt of court. in the murder trial of Clyde Thompson, East Texas
"thrill slayer." The theory of the judge was that since
two more companion cases were to be tried, printing of the testimony in the first case would make it impossible The newspaper men rightly challenged the right of the
judge to control printing of the proceedings in his court
jngleton citizens had the right to go into the courtroo Angleton citizens had the right to go into the courtroom
and hear the procedure. Readers of Houston news
papers, who could not make a trip to Angleton to enjoy papers, who could not make a trip to Angleton to enjoy
the same privileges, have the right to expect the paper
to carry the testimony. selves very important. The importance of the preceent which would have been set, however, was huge. If are the present-day assaults on freedom of the press Munson Munson
higher . In this so hold if the case is pressed and apegal and social folly to continue seeking jurors who have It would be more logical to demand that rewspapers ex
not print news of a crime until the facts were produced on court, on the theory that witnesses questioned by reof news to which they were entitited, woutd instantly protest. But the news the Houston men wished to print
was only that spoken under oath from the trial itself.
The readers would hear the same facts which the The reade committed
ant to have seek jurors who are too igno
are chosen they will decide on the basis of evidence
heard in court and instruotions given by the judge. A competent
to be competert who newspaper. Neither is he like of his fellows that he reads no newspapers at all.
An opinion of a juror is not necessarily his decisio upon the

## CAPITOL JIGSAW




```
Ma,
```


 BOOTS AND HER BUDDIES


## THE PAMPA DALIT NEWS





 OUT OUR WAY By WLLIAMS


THE NEW DEAL
IN WASHINGTON
THE NEW DEAL

 Wrow, and
be found.



RECKLES AND HIS ERIENDS


## What a Man!




RICH CONVICTS WOULD PAY FOR DALLY RATIONS Michigan Moves To Makes Inmates Pay Board Bill

 |  |
| :---: |
| 8. |
| 8 |
|  | 8

8
8
8
8

$\qquad$
$\qquad$
$\qquad$ tive in in coirgia",
Questionaires



## AFTER THAT SWIM



IT'S THE TOBACCO THAT COUNTS
There are no finer tobaccos than those used in Luckies

