

## Personals

Roy Pierce and wife attended the funeral of their law, Roy Myrick, Tuesday.

Mr. and Mrs. M. De Leon and grandson Houston visited J. C. and wife this week.

Rev. and Mrs. Nancy Butler returned home after attending the funeral of their father, George, in Ohio and visiting in other points. His wife accompanied them home for the week.

Tommie Stacks and wife of Ft. Worth visited W. M. Medford and wife last weekend. Mrs. W. J. Stacks returned home with them after a visit here.

Guests in the home of C. Gilbert last week were Calvin Gilbert, wife and daughter of Denton, Mr. and Mrs. Floyd Hale and Kay of San Antonio, Glenn Sizemore of the San Angelo Air Base, and Mrs. Poe of Dallas.

Richard Jackson and wife of Seminole visited his parents, J. W. Jackson and wife last week end.

Bill Fite and wife of Abilene and Mrs. Bill Veach of Junction visited their mother, Mrs. W. S. Maxwell, last week.

Benny Donaldson visited his sister, Mrs. Bryant, and family last weekend.

Kenneth Powell visited in Kermit last week end.

Recent guests in the home of Rev. and Mrs. S. R. Grace were their son-in-law and daughter, Mr. and Mrs. J. W. Baland of Monahans, L. V. Park and wife and Charles Morgan and wife of De Leon.

Austin Hollywood and family returned to their home in Beaumont Sunday after visiting her mother, Mrs. W. A. Tate.

John Rogers and family of New Orleans, La. visited her parents, J. E. Hughes and wife, last week.

## Funeral Services for Roy Myrick

Funeral services for Roy Myrick, 21, were held at 10 a. m. Saturday at the Baptist church. Rev. L. M. Hilliard officiating. Burial in the cemetery.

Interment followed in the old cemetery with Higginbotham Funeral Directors of Gorman in charge.

Funeral services for Mrs. Rice, 23, were held at 6 a. m. in the Gorman Hospital.

He was united in marriage to Lenex Johnson on January 25, 1928 at Carbon. He is survived by his wife and two children, Mrs. Truett Norris of Carbon and Floyd Jr. Rice of Eastland and 4 grandchildren.

Other survivors are his parents and 5 brothers: Tom, Garland and B. G. of Hale Center, Henry of Carbon and Dick of Mineral Wells; 5 sisters, Mrs. Annie May Avery and Mrs. Inez Laney of Hale Center; Mrs. Oscar Petree of Carbon, Mrs. Bernice Barton of Lovington, N. M. and Mrs. Georgia Rath of Jacksboro. A host of nieces and nephews survive and many, many friends and relatives preceded him in death.

Two sisters and one nephew preceded him in death. He was converted February 10, 1952 and baptized into the Methodist church. He was ordained as a deacon and was serving as president of the Brotherhood at the time of his passing.

Pallbearers were Truett Gregory, R. W. Bepko, Everett Clowers, Bo Donaldson, Wade Coan, and Arthur Brown.

### Card Of Thanks

We would like to express our thanks for the many words of sympathy and kindness, the beautiful floral offerings, all of the food and prayers during the illness and loss of our loved one. May God's richest blessings be with all of you.  
Mrs. Floyd Rice  
Mrs. Truett Norris  
Floyd Jr. Rice

## James Martin, Abilene Victim, Buried Saturday

Funeral services for James Martin, 21, were held at 10 a. m. Saturday at the Baptist church. Rev. L. M. Hilliard officiating. Burial in the cemetery.

Interment followed in the old cemetery with Higginbotham Funeral Directors of Gorman in charge.

Funeral services for Mrs. Rice, 23, were held at 6 a. m. in the Gorman Hospital.

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Mrs. Floyd Rice  
Mrs. Truett Norris  
Floyd Jr. Rice

## Girl Scout Hut Soon To Be Reality; MK&T Gives Depot

A dream is in the process of coming true for the Girl Scouts of Cisco. The MK&T Railroad has given a railway depot to the Cisco Girl Scout Association. to be moved here and to be made into a Girl Scout Hut, it was announced Saturday by Mrs. R. A. Hammett, chairman of the Cisco Girl Scout Association.

The depot will be moved from its present location in Carbon by Vernon Honea of Cisco, without charge. The City of Cisco has given the association a 99 year lease on a West 14th Street lot where the building is to be located here.

Utility companies have agreed to clear the lines between here

and Carbon without charge so that the building can be moved down the highway.

Mrs. Hammett remarked that considerable remodeling would be necessary for the building to be suitable for a meeting place for the Girl Scouts, but the Association hopes to begin work immediately on its repair.

"We of the Girl Scout Association believe that a Girl Scout Hut will do much to increase the scope and spirit of Scouting in Cisco. We express sincere appreciation to all who have helped in any way to secure the building which will someday be the Cisco Girl Scout Hut," Mrs. Hammett said. Cisco Daily Press.

## DANIEL AND YARBOROUGH LEAD STATE FOR GOVERNOR; O'DANIEL IN COUNTY

### Dan Kralis Says He Will Run Again

Dan Kralis, Abilene oil consultant who was defeated in his bid for the Democratic nomination for Congressman from the 17th district by incumbent Omar Burson of Junction, told the Messenger he attributed the loss to a "character assassination" during his campaign and that he will run for the office now he'd lost again in 1958.

Following statement was made by Kralis: "I congratulate Burson on his sixth defeat, but I believe it was a vicious character assassination whispering campaign which was coldly calculated, planned in Abilene and carried to Junction and village in the district by means."

Mrs. J. E. Henderson and daughter, Dolores, of Fort Worth and Mrs. C. B. Coghurn of De Leon visited in the Roy Lewis home and Mrs. C. C. Fenter this week.

### Notice

Dry weather special on batteries, \$7.95 exchange.  
Jim Horton Tire Service  
East Main Eastland

What turned out to be the most exciting of all the races in the county was that between the incumbent Joe Nuesse, and former County Attorney Earl Conner, Jr., for the place of county attorney. Nuesse had a two-vote margin Saturday night with the Nimrod box of 25 votes still out. Sunday a recount of the West Cisco box and a report from Nimrod had increased this lead to 11, which still stood after the official count Tuesday. Nuesse 2,857 to Conner's 2,846.

J. C. Allison, appointed to fill the unexpired term of Stanley Webb, resigned, won nomination for the office over Truly Carter by 8,014 to 2,667.

Paul Brashear, present member of the legislature, defeated Omar Burkett who was formerly a member of our legislature.

Price Daniel and Ralph Yarbrough led the governor's race in the state and will be in the August run off. Pappy O'Daniel was third in the race but was top man in Eastland County.

Among those from Carbon attending the homecoming at Sipe Springs Sunday were Mr. and Mrs. Jim Brewer, Mr. and Mrs. R. D. Craighead and children, Mr. and Mrs. W. M. Dunn, J. S. Vaughn, Mrs. S. L. Craighead and Mrs. Georgia Davis.

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**CITATION BY PUBLICATION  
THE STATE OF TEXAS**

To any Sheriff or any Constable within the state of Texas—Greeting:

You are hereby commanded to cause to be published once each week for four consecutive weeks, the first publication to be at least twenty-eight days before the return day thereof, in a newspaper printed in Eastland County, Texas, the accompanying citation of which the herein below following is a true copy.

Citation by Publication  
THE STATE OF TEXAS

To: Claude L. Ward,

Defendant, Greeting:

You are hereby commanded to appear before the honorable 91st District Court of Eastland County at the court house thereof, in Eastland, Texas, by filing a written answer at or before 10 o'clock a. m. of the first Monday next after the expiration of forty-two days from the date of the issuance of this citation, same being the 13th day of August, A. D. 1956 to plaintiff's

petition filed in said court, on the 25th day of June A. D. 1956 in this cause, numbered 22,300 on the docket of said court and styled M and Ward, plaintiff, vs Claude L. Ward defendant. A brief statement of the nature of this suit is as follows, to wit:

This is a suit for divorce, as is more fully shown by plaintiff's petition on file in this suit.

If this citation is not served within 90 days after the date of its issuance, it shall be returned unserved.

The officer executing this writ shall promptly serve the same according to requirements of law and the mandates hereof, and make due returns as the law directs.

Issued and given under my hand and the seal of said court at Eastland, Texas, this 28th day of June, A. D. 1956.

Attest: Roy L. Lane Clerk 91st District Court, Eastland County, Texas  
By Laverne Key Deputy

**Citation By Publication**

The State of Texas  
To any Sheriff or any Constable within the State of Texas—Greeting:

You are hereby commanded to cause to be published once each week for four consecutive weeks, the first publication to be at least twenty-eight days before the return day hereof, in a newspaper printed in Eastland County, Texas, the accompanying citation of which the herein below following is a true copy.

Citation By Publication  
THE STATE OF TEXAS

Defendant, Greeting:

You are hereby commanded to appear before the Honorable 91st District Court of Eastland County at the court house thereof, in Eastland, Texas, by filing a written answer at or before 10 o'clock a. m.

of the first Monday next after the expiration of forty-two days from the date of issuance of this citation, same being the 27th day of August, A. D. 1956 to plaintiff's petition filed in said court, on the 12th day of July A. D. 1956, in this cause, numbered 22,315 on the docket of said court and styled Julia Dorsey Woodard, Plaintiff, vs

**CITATION BY PUBLICATION  
THE STATE OF TEXAS**

To: Midori Green Greeting:

You are commanded to appear by filing a written answer to the plaintiff's petition at or before 10 o'clock a. m. of the first Monday after the expiration of 42 days from the date of issuance of this citation, the same being Monday the 13th day of August A. D., 1956, at or before 10 o'clock a. m., before the honorable District Court of Eastland County, at the Court House in Eastland, Texas. Said plaintiff's petition was filed on the 28th day of June, 1956. The file number of said suit being No 22,302

The names of the parties in said suit are; R. H. Green as plaintiff, and Midori Green as defendant. The nature of said suit being substantially as follows, to wit:

Suit for divorce, alleging plaintiff and defendant were married about February 19, 1950, and separated July 24, 1952, alleging defendant voluntarily abandoned plaintiff with intent of said abandonment being permanent, and has remained away from plaintiff's bed and board continuously for more than three years; one child, namely, Robert Harvey Green, a boy four years of age, was born of said marriage, and no community property acquired.

Issued this the 28th day June, 1956.

Given under my hand and seal of said Court, at office in Eastland Texas, this the 28th day of June A. D., 1956.

Roy L. Lane  
Clerk District Court Eastland County, Texas  
By Laverne Key Deputy

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high tread from \$3 to \$6 each. Plenty of miles left in these tires. See us for new and used tractor tires, all sizes. We can put a stem in your tractor tube while you wait.

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Eastland, Texas

Sitting Bull is buried at Standing Rock Agency, Fort Yates, North Dakota.

The Bible is the world's best seller every year.

Morece Woodard, Defendant.

A brief statement of the nature of this suit is as follows, to wit: This is a suit for divorce, as is more fully shown by plaintiff's petition on file in this suit.

If this citation is not served within ninety days after the date of its issuance, it shall be returned unserved.

The officer executing this writ shall promptly serve the same according to requirements of law, and the mandates hereof, and make due return as the law directs.

Issued and given under my hand and the seal of said court at Eastland, Texas this the 12th day of July A. D. 1956

Attest: Roy L. Lane Clerk, 91st Dist. Court, Eastland County, Texas  
By Lavern Key Deputy

**Success Of Land Management  
Depends On Use Of Moisture**

(Editor's Note: This article was written by personnel of the Upper Loess Soil Conservation Service.)

In this area the utilization of moisture determines the success or failure of all land management. On range land the amount of vegetation on the ground throughout the grazing season largely determines how much water is put to productive use, how much evaporates, and how much escapes through run off.

Recent observations of soil moisture conditions by local Soil Conservation Service technicians indicate an alarming wasting of water on bare ranges, and an efficient use of limited moisture on land with a good grass cover. Except on very shallow soils and to some extent on deep coarse sands, the amount of cover is far more important than either texture or depth in affecting the amount of rainfall actually utilized in plant growth.

In general this area has had no effective rain since May 1. Small half inch local showers are not considered effective rain since the water does not penetrate to the plant root zone, and almost all the moisture is lost within a few days through surface evaporation.

Range land with cover on May 1. Your feet are in the time to five or six inches of soil. The soil is still moist.

signs of wilt in the grass. Surface soil temperature in mid-afternoon is only slightly above air temperature.

In contrast on range with light cover (mostly buffalo and needle grass) grass had little growth and at present is completely dried up. Most of this land was only wet about a foot after May 1, and the soil generally held only about one and half inches of the rainfall. Today there is no available moisture in the grass root zone and soil temperature by local Soil Conservation Service technicians is 140 degrees in mid-afternoon. Probably at least an inch of original moisture was lost through evaporation. Thus, only one inch of moisture could have been utilized in grass growth, compared with three inches when cover was better.

An interesting comparison was noted in a pasture which was chisled 18 inches deep on 34 inch centers in early spring. This pasture was wet thirty-eight inches by the May 1 rain, and held about five inches of water after the rain. Today good moisture is found at one foot and the buffalo sod in the middle is making good growth, with no sign of wilt.

One third of the light sod troyed in the tillage operation. The land was seeded to a Indian grass mixture. Stand of Indian grass and tem was obtained in the furrows only, and the seedlings are making excellent growth. Grass has probably used out two inches of water on this sod, with about an inch lost through rough evaporation, and at least one inch still remaining in the

deep sandy field observed the May 1 rain was wet to three feet and had free water at the three foot depth. Soil moisture is still found

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at six inches and free water is still present at three feet. Peanuts now occupying the pasture making excellent growth. Adjoining brushland which had the same amount of moisture after the rain is now dry to a five foot depth. This moisture has been exhausted in growing worthless brush.

Lack of cover on the land leads to drought conditions even when rainfall is normal. When rainfall is below normal, lack of cover becomes disastrous through wasting of water by runoff and evaporation.

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Slaughtering and meat packing is the most important industry of Illinois.

Melby Fitcher took her husband's place in the Battle of Monmouth in 1780, as he lay

UPPER LEON SCS EXPLAINS USE OF STUBBLE MULCHING PRACTICE

Land cover is recognized as the most effective conservation practice used by modern farmers, according to the Upper Leon SCS office. Its greatest value is perhaps in areas of deficient rainfall, because of wind and water erosion problems, and frequent failure of soil improving crops.

controlled. Soil is stabilized by an increased organic content, the Upper Leon SCS reports. Organic matter improves the plant food content of the soil and generally increases yields. Residue management, however, does not always have an immediate effect on yields. The effect is accumulative and may be expected only through the constant but not too rapid decay of organic materials.

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Proposed Constitutional Amendment To Be Voted On An Election To Be Held On November 6, 1956

SENATE JOINT RESOLUTION NO. 4 proposing an amendment to Section 49-b, Article III of the Constitution of Texas, so as to change the membership of the Veterans' Land Board; so that the total amount of bonds or obligations that may be issued by the Veterans' Land Board shall be increased to Two Hundred Million Dollars (\$200,000,000); providing for the issuance of said bonds or obligations and the conditions relating thereto and the use of the Veterans' Land Fund; providing for an election and the issuance of a proclamation therefor.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 49-b, Article III of the Constitution of Texas, be amended so that the same will hereafter read as follows:

"Section 49-b. There is hereby created a Board to be known as the Veterans' Land Board, which shall be composed of the Commissioner of the General Land Office, and two citizens of the State who shall be appointed by the Governor with the advice and consent of the Senate. The Governor shall biennially appoint one such member to serve for a term of four years, with the initial appointments to the Board under this section to be for terms of two and four years, respectively, and all subsequent appointments to be according to the provisions of this section. One such appointive member shall be well versed in veterans' affairs and the other such appointive member shall be well versed in finance. The Commissioner of the General Land Office shall act as Chairman of the Board and shall be the administrator of the Veterans' Land Program under such terms and restrictions as may be now or hereafter provided by law. The compensation for said appointive members shall be as fixed by the Legislature, and each shall make bond in such amount as may be prescribed by the Legislature. The Veterans' Land Board may issue not to exceed Two Hundred Million Dollars (\$200,000,000) in bonds or obligations of the State of Texas for the purpose of creating a fund to be known as the Veterans' Land Fund. Such bonds shall be issued by said Board as an obligation of the State of Texas, in such form, denominations, and upon the terms as may be provided by law or as may be hereafter provided by law; provided, however, that said bonds shall bear a rate of interest not to exceed three per cent (3%) per annum, and that the same shall be sold at not less than par value and accrued interest.

"The Veterans' Land Fund shall be used by the Board for the purpose of purchasing lands and interests in lands hereinafter stated, to-wit: (a) owned by the United States or any governmental agency thereof; (b) owned by the Texas Prison Board or any other governmental agency of the State of Texas; or (c) owned by any person, partnership, or corporation. Provided, however, the portion of the Veterans' Land Fund not immediately committed for the purchase of lands may be invested in short term United States bonds or obligations until such funds are needed for the purchase of lands. The interest accruing thereon shall become a part of the Veterans' Land Fund. "All lands thus purchased shall be acquired at the lowest price obtainable, to be paid for in cash, and shall be a part of the Veterans' Land Fund. "The lands of the Veterans' Land Fund shall be sold by the State to Texas veterans of the present war or wars, commonly known as World War II, and to Texas veterans of service in the armed forces of the United States of America subsequent to 1945, as may be included within this program by legislative Act, in such quantities, and on such terms, and at such prices and rates of interest, and under such rules and regulations as are now provided by law, or as may hereafter be provided by law. "All monies received and which have been received under the Constitutional Amendment as adopted by the people of Texas at the election held on November 13, 1951, and which have not been used for purchase of land as provided herein by the Veterans' Land Board from the sale of lands and for interest on deferred payments, shall be credited to the Veterans' Land Fund for use in purchasing additional lands to be sold to Texas veterans of World War II, and to Texas veterans of service in the armed forces of the United States of America subsequent to 1945, as may be included within this program by legislative Act, in like manner as provided for the sale of lands purchased with the proceeds from the sale of the lands provided for herein, for a period ending December 1, 1959; provided, however, that so much of such monies as may be necessary during the period ending December 1, 1959, for the principal of and interest on the bonds heretofore issued and on bonds hereafter issued by the Veterans' Land Board shall be set aside for that purpose. After December 1, 1959, all monies received by the Veterans' Land Board from the sale of the lands and interest on deferred payments, or so much thereof as may be necessary, shall be set aside for the retirement of bonds heretofore issued and to pay interest thereon, and later than the maturity date of the last maturing bond or bonds be deposited to the credit of the General Revenue Fund to be appropriated to such purposes as may be prescribed by law. All bonds issued hereunder shall, after approval by the Attorney General of Texas, registration by the Comptroller of the State of Texas, and delivery to the purchasers, be negotiable and shall constitute obligations of the State under the Constitution of Texas. Of the total Two Hundred Million Dollars (\$200,000,000) of bonds herein authorized, the sum of One Hundred Million Dollars (\$100,000,000) has heretofore been issued; said bonds heretofore issued are hereby in all respects validated and declared to be obligations of the State of Texas. "The additional bonds herein authorized may be sold in such installments as deemed necessary and advisable by the Veterans'

Land Board. All such bonds shall be sold by the Veterans' Land Board in such manner as may be provided by law. The proceeds of such additional bonds shall be used in purchase of additional lands to be sold to Texas veterans, as herein provided, in like manner as provided for the sale of the lands purchased by the Veterans' Land Board for a period ending December 1, 1959, provided, however, that so much of such monies as may be necessary during the period ending December 1, 1959, for the principal of and interest on the bonds heretofore issued and on bonds hereafter issued by the Veterans' Land Board shall be set aside for that purpose. After December 1, 1959, all monies received by the Veterans' Land Board from the sale of the lands and interest on deferred payments, or so much thereof as may be necessary, shall be set aside for the retirement of bonds heretofore issued and to pay interest thereon, and later than the maturity date of the last maturing bond or bonds be deposited to the credit of the General Revenue Fund to be appropriated to such purposes as may be prescribed by law. "This amendment shall be effective on and after January 1, 1957.

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of the State at the general election to be held throughout the State of Texas on the first Tuesday after the first Monday in November, 1956, at which election all ballots shall have printed thereon the following:

"FOR THE AMENDMENT TO SECTION 49-B OF ARTICLE III OF THE CONSTITUTION OF TEXAS TO CHANGE THE MEMBERSHIP OF THE VETERANS' LAND BOARD; INCREASING THE VETERANS' LAND FUND BY \$100,000,000; AND TO PROVIDE FOR THE PURPOSE OF PURCHASING LAND IN TEXAS TO BE SOLD TO TEXAS VETERANS OF WORLD WAR II AND TO TEXAS VETERANS OF SERVICE IN THE ARMED FORCES OF THE UNITED STATES OF AMERICA SUBSEQUENT TO 1945. Such funds shall be expended in accordance with instructions and requirements that may be provided by law."

"AGAINST THE AMENDMENT TO SECTION 49-B OF ARTICLE III OF THE CONSTITUTION OF TEXAS TO CHANGE THE MEMBERSHIP OF THE VETERANS' LAND BOARD; INCREASING THE VETERANS' LAND FUND BY \$100,000,000; AND TO PROVIDE FOR THE PURPOSE OF PURCHASING LAND IN TEXAS TO BE SOLD TO TEXAS VETERANS OF WORLD WAR II AND TO TEXAS VETERANS OF SERVICE IN THE ARMED FORCES OF THE UNITED STATES OF AMERICA SUBSEQUENT TO 1945. Such funds shall be expended in accordance with instructions and requirements that may be provided by law."

Land Board. All such bonds shall be sold by the Veterans' Land Board in such manner as may be provided by law. The proceeds of such additional bonds shall be used in purchase of additional lands to be sold to Texas veterans, as herein provided, in like manner as provided for the sale of the lands purchased by the Veterans' Land Board for a period ending December 1, 1959, provided, however, that so much of such monies as may be necessary during the period ending December 1, 1959, for the principal of and interest on the bonds heretofore issued and on bonds hereafter issued by the Veterans' Land Board shall be set aside for that purpose. After December 1, 1959, all monies received by the Veterans' Land Board from the sale of the lands and interest on deferred payments, or so much thereof as may be necessary, shall be set aside for the retirement of bonds heretofore issued and to pay interest thereon, and later than the maturity date of the last maturing bond or bonds be deposited to the credit of the General Revenue Fund to be appropriated to such purposes as may be prescribed by law. "This amendment shall be effective on and after January 1, 1957.

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Methodist Church

Ross S. Grace, pastor Sunday School 10:00 a. m. Morning Worship 11:00 a. m. Youth meeting 6:00 p. m. Evening Services 7:00 p. m.

Notice

See our big pile of good used tires. Your choice, \$3.00 each. Jim Horton Tire Service East Main St. Eastland

Proposed Constitutional Amendments to be voted on at an election to be held on November 6, 1956.

HOUSE JOINT RESOLUTION NO. 4 proposing an amendment to Article III of the Constitution of the State of Texas by adding thereto a new Section to be known as Section 51-c, providing that the Legislature may grant aid and compensation to persons who have been fined or imprisoned under the laws of this State for offenses of which they are not guilty. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III of the Constitution of the State of Texas be amended by adding thereto another Section, to be designated as Section 51-c, which shall read as follows: "Section 51-c. The Legislature may grant aid and compensation to any person who has heretofore paid a fine or served a sentence in prison, or who may hereafter pay a fine or serve a sentence in prison under the laws of this State for an offense for which he or she is not guilty, or under such regulations and limitations as the Legislature may deem appropriate. Sec. 2. This proposed amendment shall be submitted to a vote of the qualified electors of the State at the general election to be held on the first Tuesday after the first Monday in November, 1956, at which election all ballots shall have printed thereon the following: "FOR THE AMENDMENT TO ARTICLE III OF THE CONSTITUTION OF THE STATE OF TEXAS TO PROVIDE FOR THE GRANTING OF AID AND COMPENSATION TO PERSONS WHO HAVE BEEN FINED OR IMPRISONED UNDER THE LAWS OF THIS STATE FOR OFFENSES OF WHICH THEY WERE NOT GUILTY" AND "AGAINST THE CONSTITUTIONAL AMENDMENT TO PROVIDE FOR THE GRANTING OF AID AND COMPENSATION TO PERSONS WHO HAVE BEEN FINED OR IMPRISONED UNDER THE LAWS OF THIS STATE FOR OFFENSES OF WHICH THEY WERE NOT GUILTY."

Section 2. The proposed amendment shall be submitted to a vote of the qualified electors of the State at the general election to be held on the first Tuesday after the first Monday in November, 1956, at which election all ballots shall have printed thereon the following: "FOR THE AMENDMENT TO ARTICLE III OF THE CONSTITUTION OF THE STATE OF TEXAS TO PROVIDE FOR THE GRANTING OF AID AND COMPENSATION TO PERSONS WHO HAVE BEEN FINED OR IMPRISONED UNDER THE LAWS OF THIS STATE FOR OFFENSES OF WHICH THEY WERE NOT GUILTY" AND "AGAINST THE CONSTITUTIONAL AMENDMENT TO PROVIDE FOR THE GRANTING OF AID AND COMPENSATION TO PERSONS WHO HAVE BEEN FINED OR IMPRISONED UNDER THE LAWS OF THIS STATE FOR OFFENSES OF WHICH THEY WERE NOT GUILTY."

First Baptist Church

Rev. Roger Butler, Pastor Sunday School 10:00 a. m. J. E. Jackson, Superintendent Morning worship 11:00 a. m. Training Union 8:00 p. m. Evening worship 7:30 p. m. W. M. U. Monday 2 p. m. Prayer meeting Wed. 7:30 p. m. Note: The Brotherhood will be glad to take the elderly people home from church for the asking, morning and night.

East of Eastland opens 7:45

Children under 12 Free Fri-Sat

"The Vanishing American" Scott

Sun Mon "The Rose Tattoo" Part Lanester Anne Magnani

Tuesday "Tarantula" John Agar Mara Corday

Wed. Thur. "Northwest Passage" Spencer Tracy Robert Young

CITATION by PUBLICATION THE STATE OF TEXAS

To any Sheriff or any Constable within the State of Texas - GREETING:

You are hereby commanded to cause to be published once each week for four consecutive weeks, the first publication to be at least twenty-eight days before the return day thereof, in a newspaper printed in Eastland County, Texas, the accompanying citation, of which the heretofore following is a true copy.

CITATION BY PUBLICATION THE STATE OF TEXAS TO:

M. F. Thurman, defendant, Greeting YOU ARE HEREBY COMMANDED to appear before the Honorable 91st District Court of Eastland County at the Court-house thereof, in Eastland, Texas, by filing a written answer at or before 10 o'clock A. M. of the first Monday next after the expiration of forty-two days from the date of the issuance of this citation same being the 27th day of August A. D. 1956, to plaintiff's petition filed in said court on the 12th day of July A. D. 1956, in this cause, numbered 22,313 on the docket of said court and styled Myrtle Thurman, plaintiff, vs. M. F. Thurman, defendant.

A brief statement of the nature of this suit is as follows, to-wit: This is a suit for divorce, as is more fully shown by plaintiff's petition on file in this suit. If this suit is not served within thirty days after the date of its issuance, it shall be returned to the court.

Witness my hand and the seal of said court at Eastland, Texas, this 12th day of August, 1956.

L. Lane, District Court County, Texas

Key, Deputy

Messenger At Carbon County, Texas

Carbon, Texas

Congress

1979

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