

The Terry County Herald

VOL. 14.

BROWNFIELD, TERRY COUNTY, TEXAS, FRIDAY MARCH 21, 1919

NO. 36

\$500,000.00 MILLS MAY BE LOCATED HERE

A. Gurley, of Clovis, N. M., and Two Other Capitalists of Wichita, Kans., to Develop Mineral Deposits in the Large Terry County Lakes.

ANNOUNCE CAPITAL STOCK ALL BEEN SUBSCRIBED

Lakes that Have Long been Bane to Cattlemen are at Last to Yield up Their Quota of the World's Most Precious Chemicals.

A month or so ago, the Herald mentioned a party of capitalist being here prospecting, and announced that latter it might be able to give out something good for Brownfield and Terry county in connection with the visit of these men.

These gentlemen kindly asked the Herald to give out nothing until something definite took shape, and we rigidly adhered to this request, being censured a few times for playing mum, while local news papers all around were handing out supposed development dope. These gentlemen are Messrs. A. L. Gurley capitalist, of Clovis, N. M., Jessie Ainesworth, salt miner and banker, H. K. Lindsley, capitalist, both of Wichita, Kan.

There are three large lakes laying close into Brownfield, the combined area of which covers a dozen sections of land. Rich Lake lays about nine miles north east; Salt Lake lays about eight miles east, and the Brownfield Lake lays about the same distance southeast. These lakes have always been a burden and dread to the cattle man, and thousands of dollars have been spent in fencing them so that cattle could not get to them, as a drink from them by a thirsty cow means death. They were considered absolutely worthless. But hear what a writer in a recent issue of the Fort Worth Telegram says about them:

"So called 'alkali lakes,' the bane of West Texas cattlemen, are to be given an opportunity of proving their real worth.

Some of the lakes contain epsom salts, glauber salts used in glass making and also potash, badly needed in Texas as fertilizer.

Fort Worth laboratories are investigating a West Texas lake, one of the many controlled by the Nitrate Products Company. This lake, it is said, contains enough potash to keep Texas from asking for German potash during the next hundred years. During the war the scarcity of potash caused fear that it would gratefully hamper agricultural products.—Star Telegram.

Mr. Gurley spent last week with a large crew of hands, getting samples from both Rich and the Brownfield Lakes, the waters and sediments of the Salt lake having already been tested in half a dozen laboratories, and it is thought that the other lakes will be almost identical, as it is be-

lieved that at a remote geological period they were really one lake. Only last week, eight barrels of this water was shipped to a laboratory at Ann Arbor, Mich., by express. These gentlemen have already spent thousands of dollars in testing out these lakes, and to hear them talk, entirely to their satisfaction.

There may be two large mills erected here, as Messrs. McRea and Stanton, of Fort Worth have Salt Lake under lease, and are forming what is known as the Nitrate Products Co. Besides all this, if our sand has sufficient glass in it, it may mean other factories and laboratories, and two years from this day Brownfield may have a population of 10,000 inhabitants, and 5,000 would be a conservative estimate with only one mill.

In an interview here Monday with Mr. Gurley, just before he left for home he said:

"I want to thank you for your silence in this matter, and as we have made chemical analysis and have bought or leased all the lakes we want, you are entirely at liberty, so far as we are concerned to write what you want to about the matter. In the course of the next ninety days, our company will begin the erection at Brownfield or Meadow or some other point on the rail (and he added very likely at Brownfield) surveys to determine that to a great extent, mills and laboratories to cost in the neighborhood of \$500,000.00, employing some 500 men, with a daily shipping of 25 cars. We have all the capital stock subscribed, and no stock on the market, and have plenty capital to handle the business." Mr. Gurley refused to say what the analysis showed, but the main thing is what it will mean to this entire country.

Now if there are two mills instead of one, it may be safe to estimate that double the daily car shipments, men employed and capital invested will come to Terry county. Do you wonder that we predict 10,000 people in a short time?

Now, of course something could happen that nothing would come of this, but we have written this article just as things stand at this time, and investigation shows that the promoters of this new business are no adventurers. Some of them are rated as multi millionaires, and they have to this time paid every penny, at good wages for all work, tools and chemical analysis that have been made, and that alone is a

BAPTIST HAD SUCCESSFUL MEETING

As noted in last week's paper, Rev. Heath, West Texas Missionary for the Baptist Church, was preaching a series of sermons to the local congregation, and such interest was manifested that it was carried on over Sunday. He is an able man, and holds his crowds well. There was a number of conversions, and many joined the church by letter and otherwise.

Monday night Rev. J. A. Lindley, of Tulsa preached a fine sermon on the life of Christ to a full house.

We understand the local church is now without a pastor, as brother Vinson has recently resigned, and they are looking out for a new pastor.

BROWNFIELD GIRL GETS HONORS

We learned this week that Miss Lois Brownfield, who has recently written a short story of western life, in connection with her journalistic studies in the College of Industrial Arts at Denton, Texas, has swept all before her in that institution, and now her paper will be passed on to a contest with other colleges of the state.

These papers in the State Contest will be judged by a committee composed of Lieut. Gov. W. A. Johnson; former State Supt. F. M. Bralley; Geo. Pattillo a special writer for Saturday Evening Post, and the editors of the Dallas News and Farm and Ranch.

Lois (we don't miss her as we have known her since childhood) is the daughter of Mr. and Mrs. A. M. Brownfield, of this city, and has been very studious since childhood. Those of her classes who beat her had to hustle, and she is not only a pride to her parents, but of the entire community. By the way Lois was the first child born in Terry county.

PURCHASE FOUR ROAD GRADERS

At the regular meeting of the County Commissioners' Court, which convened this week, a deal was consummated whereby Lynn County is to come into possession of four brand new road graders. These graders were bought through C. C. Barnes of this city who has already placed the order for the machines. This action by the court is a step forward in maintaining good roads in the country, and will be the means of inducing more automobile traffic to come this way. These graders are the first machinery of this kind ever purchased by Lynn County.—Lynn County News.

good index to the character of the men behind the movement. We believe it genuine, and that any investment made here with the prospect of these mills being built, will be a right, and show a long head on the investor. Come to Brownfield.

SEVENTEEN YEAR LOCUST DUE AGAIN THIS YEAR

Never Has Bothered Prairie Countries Very Much. Is He the Same Insect that Delt "Hail Columbia" to Old Pharaoh of Moses' Times?

"The most interesting insect in the world" will be seen this spring and summer, perhaps in very large numbers, over large areas of the United States, says The Weekly News Letter of the United States Department of Agriculture. The insect referred to is the periodical cicada, commonly mis-called the seventeen-year locust, to which some mystery has always attached and around which many superstitions have gathered. The periodical cicada spends either seventeen years or thirteen years, lacking a few weeks, in slow development underground. Then millions of individuals attain maturity almost at the same moment and emerge for a noisy and strenuous existence above ground, terminating in exhaustion and death after about five weeks. During that period, the females lay their eggs by chiseling grooves in the small branches of trees. This results in apparently great injury to forest, orchard, and other trees, but, says the News Letter, "the fear aroused is out of proportion to the real damage likely to be done." Little permanent injury is wrought except to young orchards and nursery stock, and even in these cases precautionary measures can be taken that will obviate most of the injury. While the periodical cicada in some portion of the United States in almost every year, the 1919 swarm is expected to be one of the most numerous, as it will include the largest brood of the seventeen-year family and a small brood of the thirteen-year family. There are thirty broods in all. We read on:

"The United States Department of Agriculture has long kept close check on all of the broods of both families and is able to say with almost complete accuracy just when and over what territory any brood will appear. The work of classifying and locating the various broods with their periods of recurrence began a long while ago and was attended for some time with considerable confusion. It was generally believed that the period of recurrence was seventeen years, but every once in a while there would be an outbreak that failed to coincide with any possible seventeen-year period, and investigators were getting different results, with periods apparently ranging all the way from ten years to seventeen years. All this work was done on the assumption that all periodical cicadas were alike, and the records were getting decidedly snarled before the discovery that the thirteen-year family is separate and distinct from the seventeen-year family.

"The honor of this discovery belongs, perhaps, to Dr. D. L. Phares, an independent investigator of Woodville, Miss., who, on May 17, 1845, published in the Woodville Republican an article in which he asserted the existence of a thirteen-year family, and elaborated the belief that most of the locusts in the Southern territory were of that family. However, the paper in which he published his report was of limited and local circulation, and knowledge of the discovery did not gain currency. At about the time Dr. Phares made the investigation that led to the discovery of the thirteen-year race, similar investigations were in progress by Dr. Gideon B. Smith, another independent investigator of Baltimore, Md. Dr. Smith left an extremely valuable manuscript, which was never published, in which he stated the same conclusion as did Dr. Phares. There is evidence, however, that Smith had been in correspond-

ence with Phares and that he at first rejected the evidence of the thirteen-year family and accepted it only after several years additional investigation. The fact was not definitely accepted until 1869, the year following the greatest locust outbreak, when Dr. B. D. Walsh and Prof. C. V. Riley recorded the investigations that became the basis of the accumulated knowledge of the Department of Agriculture.

"With the existence of the thirteen-year family definitely recognized, the work of mapping the various broods was greatly simplified and in no great time was made complete. The perfecting work was done very largely by Dr. C. L. Marlatt, now chairman of the Federal Horticultural Board, and for many years connected with the Bureau of Entomology of the United States Department of Agriculture. Dr. Marlatt renumbered the broods and mapped the territory in which they occur, and references to them now usually are made in Marlatt nomenclature rather than in the older nomenclature of Walsh, Riley, Smith and Phares.

"The two broods due this year are Brood 10, which belongs to the seventeen-year family, and brood 18, which belongs to the thirteen-year family. The former will appear mostly in Northern territory and the latter in Southern territory.

"Brood 10 has the widest distribution of any brood. Beginning at the eastern extremity of Long Island, it sweeps west and south to the Mississippi River at Cairo, Ill., and extends as far south as middle Georgia, with some isolated colonies as far northeast as upper Vermont, and one as far west as the boundary-line between Iowa and Nebraska. The whole or portions of twenty States are included within this range. There are three regions of greater occurrence, one covering New Jersey, Maryland, and eastern Pennsylvania, another covering all of Indiana, the greater part of Ohio and southern Michigan, and a third covering western North Carolina, eastern Tennessee, and northern Georgia. The records of this brood have been kept from 1715 to 1902, the date of its last appearance. In 1902, for the first time since very careful study of the cicada began, it was not accompanied by a thirteen-year brood, and its actual range was more nearly determined than before, although the old limits of distribution were pretty generally confirmed. In the regions of greatest occurrence this brood will probably appear in dense swarms here and there, but will not cover the territory uniformly.

"Brood 18, the thirteen-year brood that comes out this year, is comparatively a small brood and is made up of scattered colonies rather than of the dense and compact swarms that mark the larger broods. Five States are affected by it—Alabama, Georgia, North Carolina, South Carolina, and Tennessee; but it touches only limited areas of these states. In Alabama only two counties are affected, Lowndes and Montgomery. Georgia counties affected are Cherokee, Cobb, Gordon, Aglethorpe, and Screven; North Carolina counties are Anson, Lincoln, and Moore. In South Carolina, only one county, Edgefield, is affected. The Tennessee counties touched are Carroll, Dyer, Lauderdale, Lincoln, McNairy, Madison, and Stewart. This brood is an unimportant one and will probably appear in such scattering numbers as to gener-

(Concluded on last page)

Service and Quality is Our Motto.

We now have a complete stock of Coal, Salt, Flour, Meal, Oats, Barley, Bran, Shorts, Hominy Meal, Maize Chops, Corn Chops, Meal & Hulls, Cake and Hay. GET OUR PRICES BEFORE BUYING.

WILLIAMS & BOWERS

Brownfield

Texas

SATISFIED

It is indeed a great amount of satisfaction to know when you retire to night, that you have a bed like you have at home, and that your meals are prepared with the same care your wife or mother gives them. No self respecting person will risk contagion, varmin and ptomaine poisoning for a few paltry cents

Hill Hotel

J. C. BOND, Manager

BROWNFIELD

THE CITY BARBER SHOP

For Haircuts, Shaves, Massages, Shampoos, Tonics and Singe. Agts., Panhandle Steam Laundry.

SCUDDAY BROS.

Brownfield

Texas.

THE SANITARY BARBER SHOP

Is now under new management, but with same courteous treatment. Best of everything. Our services yours.

RICH BENNETT, MGR.

Brownfield,

Texas.

FOR NOTARY WORK

SEE

A. J. Stricklin

Conveniently Located

Brownfield

Texas

Advertising Pays Big Dividends

ST. PATRICK DAY CELEBRATION

The ladies of the Baptist Aid entertained the ladies of the town in a social meeting Monday afternoon at the home of Mrs. O. T. Halley.

An enjoyable program was given as follows:

Word of Welcome by the president of the Aid—Mrs. O. T. Halley
Origin of St. Patrick Day Mrs. Zorns. Dorothy Entertains the Minister, Lorena Copeland. Music, Dorothy Halley. The Aim of Our Aid, Mrs. A. M. McBurnett. Song, My Wild Irish Rose, Mr. O. T. Halley. A feature of the program in which all present engaged was Bible Questions, one of which was given to each guest as entering the home, the answer to which was given at the close of the program.

Delicious refreshments consisting of sandwiches tied with green ribbon, irtsh potato chips, pickles, fruit salad and angel food cake were served.

The following who were present were enrolled as new members: Mesdames Will Adams, W. A. Tudor, Misses Jewel and Violet McBurnett, Irma Rentfro, Grace Truman Green, Mary Hudson. Others present were Mrs. W. A. Bell, John King, J. J. McGowan, Boyce Cardwell, W. B. Downing, R. E. Burnett, Fred Scudday, W. Scudday, G. Snodgrass, A. M. McBurnett, H. H. Copeland, H. C. Zorns, J. Johnson, W. Scudday, Young, W. Peters, J. B. Vinson, O. T. Halley. Misses Emily Miller, Nancy Dumas, Lizzie Dumas, Mozelle Treadaway, Eldora Lewis Gertrude Dallas, Lorena Copeland, Dorothy Halley.

All expressed themselves as having a delightful afternoon—regretting that such events do not occur more often.

FOR SALE: A five passenger Ford Car, \$50.00 extra equipment, car is in first class mechanical condition, will be sold at a bargain. Inquire at the Herald office.

Elder Chas. Metcalf, of Idalou came down Friday and preached two excellent sermons at the Church of Christ. He will likely be with us regularly every third Sunday, as he seems to like Brownfield, and his brethren here like him fine.

FOR

Ford
Buick
and Dodge

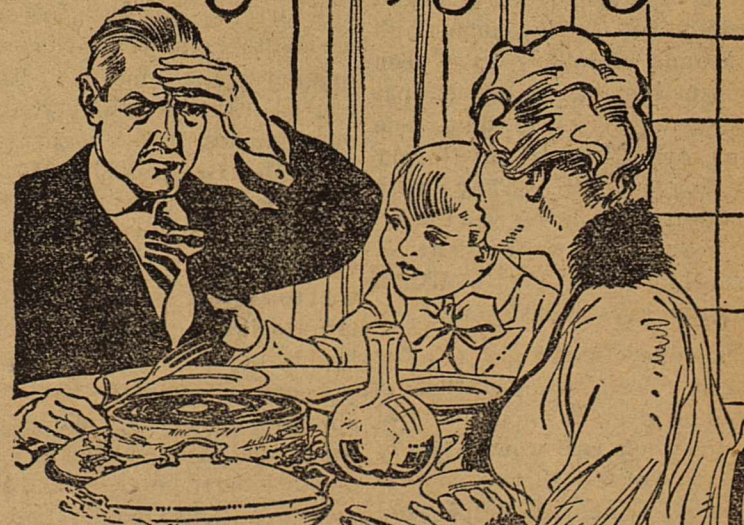
Service, Call On

Auto Service Station

J. A. Curley—Gamble, Prop.

BROWNFIELD

"The end of an Imperfect Day"



"Nervous Headache"

Nervous headache is the result of a run down weakened nervous system. You feel out of sorts—everything seems wrong—food disagrees with the tired stomach—you can't sleep and have a constant case of "the blues."

Rev. Geo. Haffelmann of New Cumberland, Pa., tells how he was cured after he had almost given up hope.

"Five or six years ago I became greatly worried on account of the condition of my nerves. I was prostrated and suffered so much I thought I would never be well again. I used one bottle of DR. MILES' NERVINE and began to improve from the first. I then used it until it completely cured me. It is without doubt the greatest nerve remedy ever discovered."

If you are troubled with a nervous affliction, you will find the first bottle of DR. MILES' NERVINE will bring relief. It is non-alcoholic and contains no injurious drugs—a safe, dependable and efficient family medicine. Ask your druggist about it.

DR. MILES' NERVINE



THIS PAPER \$1.50

Implement Sheds as a Farm Economy

To leave farming implements and farming machinery out under the old oak tree is ruinous. A shed is the proper place—a shed built of Southern Pine lumber, with no leaks and no warpings. You can get the necessary lumber from your nearest dealer with which to build an implement shed—one that will pay for itself many times over. Farming machinery is being used more and more each year. It is getting to be the farmer's most expensive item. It must be protected, or serious loss will result.

Ask the--- **CICERO SMITH LUMBER COMPANY** ---About Prices

BROWNFIELD, TEXAS

Get The Old RELIABLES

THE
Semi-Weekly Farm News

AND
The Herald

BOTH ONE YEAR FOR

\$2.25

1919 Eating Place

Make it the Santa Fe and you will never live to see the day you will regret it. We are going to maintain our good reputation all this year. Come to Ditto's.

SANTA FE HOTEL

W. W. DITTO, Mgr.

Brownfield

Texas

W. A. WOOLEY LAND COMPANY

After the storm breaks a fair day. We predict an A1 for 1918. Get busy. Yours for service

W. A. Wooley Land Co.

Brownfield

Texas

Brownfield State Bank

"ACCOMMODATING BUT CONSERVATIVE"

Capital \$25,000.00

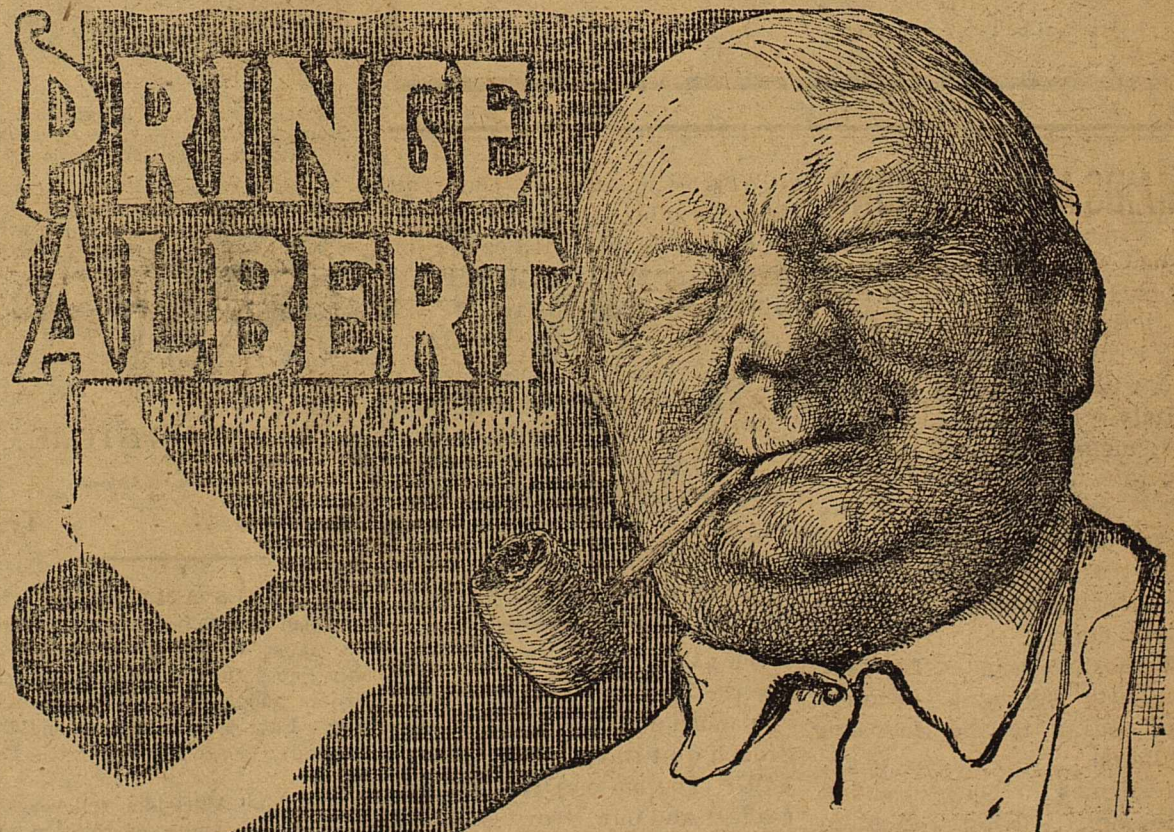
Surplus \$25,000.00

Take a lesson from the busy bee; begin to lay by in store for the winter of your life. Don't tempt thieves the bureau drawer or the stocking leg route. Every non interest bearing dollar you deposit in this bank is guaranteed secure by the State of Texas

BROWNFIELD STATE BANK

BROWNFIELD

TEXAS



SAY, you'll have a streak of smokeluck that'll put pep-in-your-smokemotor, all right, if you'll ring-in with a jimmy pipe or cigarette papers and nail some Prince Albert!

Just between ourselves, you never will wise-up to high-spot-smoke-joy until you can call a pipe by its first name, *then*, to hit the peak-of-pleasure you land square on that two-fisted-man-tobacco, Prince Albert!

Well, sir, you'll be so all-fired happy you'll want to get a photograph of yourself breezing up the pike with your smokethrottle wide open! *Talk about smoke-sport!*

Quality makes Prince Albert so

appealing all along the smoke line. Men who never before could smoke a pipe and men who've smoked pipes for years all testify to the delight it hands out! *P. A. can't bite or parch!* Both are cut out by our exclusive patented process!

Right now while the going's good you get out your old jimmy pipe or the papers and land on some P. A. for what ails your particular smokeappetite!

You buy Prince Albert everywhere tobacco is sold. Tippy red bags, tidy red tins, handsome pound and half pound tin humidors—and—that classy, practical pound crystal glass humidor with sponge moistener top that keeps the tobacco in such perfect condition.

R. J. Reynolds Tobacco Company, Winston-Salem, N. C.

Ed Moore put down a well last week on the new school grounds preparatory to putting the building.

HATS: I have on hand a nice line of ladies and children's hats that I am going to sell cheap. Come in and inspect our ginghamams that carry a big reduction in price. Mrs. N. D. Goree.

The first car of bricks for the new \$25,000. school building are being unloaded this week.

LOST, a gold bar pin set with pearl. Finder please return to Mrs. A. W. Endersen.

Among the recent renewals were Jno. C. Scndday and G. J. Stearns.

IF you are in need of a service car, see Jno. Hall. He keeps his cars in good repair and he is a liscenced shopper.

J. F. Winston had business in Lubbock this week.

Miss Sallie Lynn, of Plains, left yesterday for a visit to relatives at Guthrie, Texas.

The Terry County Herald

A. J. STRICKLIN, Editor-Publisher-Proprietor

Entered at the Post Office in Brownfield, Texas, as Second Class mail matter, according to an Act of Congress, March 3, 1879.

SUBSCRIPTION RATES.

One Year	\$1.50
Six Months	.75
Three Months	.40

ADVERTISING RATES.

Gladly furnished upon application

Any erroneous reflection upon the character or standing of any private individual, firm or corporation, will be gladly amended if brought to the attention of the publisher

THE TEST OF TIME

WE HAVE STOOD IT AND ARE STILL HERE TO TAKE CARE OF YOUR HARDWARE AND IMPLEMENT BUSINESS. WE ASK A GENEROUS SHARE OF YOUR 1918 TRADE. WE'LL APPRECIATE IT.

Brownfield Hardware Co.

Brownfield

Texas.

MAIDS AND MATRONS

The Club was entertained on Tuesday afternoon, March 18 at the hospitable home of Mrs. Dick Brownfield. A full attendance, with a splendid program on Italy was much enjoyed, as every member present responded with an interesting talk.

The usual business and discussion of program was carried on in regular order, after which the meeting adjourned for a social time.

The hostess assisted by Miss Daugherty served a delicious salad course to the following members:

Mesdames Bell, Randall, Banowsky, King, Shelton, Adams, Halley, Alexander, Stricklin, Prideaux, Brownfield, McGowan; Misses Meriwether, Nancy and Lizzie Dumas, Stephenson, Hickerson, Miller, Treadaway and daughter.

Germany will be the subject of next meeting led by Mrs. Bell.

NOTICE

Every body gather up their discarded clothing as the week March 24 to 31 has been set aside for the collection of clothing for the destitute of Europe and Asia. Our quota being two hundred and fifty pounds. If some one does not call at your home try to send clothing to send clothing to Brownfield Merc. Co. The collection center. Terry County Chapter A. R. C.

The terminal of the Brownfield and Seagraves branch line railroad has been changed from Lubbock to Slaton, and the trains now go out of this place thru Lubbock and Brownfield to Seagraves. Returning they come thru Brownfield and Lub

We notice some of the fruit trees are beginning to bloom. In all probability with easter on the 20th of April that Jack Frost will get the biggest part of the fruit this year.—Lubbock Avalanche.

We hope you are wrong Dow, and that no fruit other than that on the Easter Bonnetts will feel the pinch of Jack Frost, and they can be taken in out of the weather. The plains country certainly deserves a fruit crop.

Does this week's paper look like the Herald is going to suffer a financial set back because lone grouch quit the paper? We ask YOU? The big majority of our readers and our Brownfield advertisers are the best bosses a man ever worked for.

This is the last week that the four Constitutional Amendments to be voted on Saturday, May 24th, will run. You are to be your own judge as to whether or not they are worthy a place on our statute books, and to be a real qualified voter, they must be studied. One of them proposes State Aid in the purchase of farms to worthy people. One proposes to give the women full suffrage like men have. One proposes state wide prohibition and one proposes to raise the salary of the governor of Texas to \$10,000.00. Now don't go to the polls and scratch all of them because you don't know anything about them, for the State is spending thousands of dollars in having them printed for your benefit.

Mrs. T. R. Darden, who with her husband are now night operators on the switch board here, called in this week and renewed for the Herald for her sister, Mrs. Claud Criswell of Plains.

Walton Maddux, son of Mr. and Mrs. Elder Maddux, of Gomez, left last Saturday for Denton, to enter the Normal.

A NERVOUS WRECK

From Three Years' Suffering. Says Cardui Made Her Well.

Texas City, Tex.—In an interesting statement, Mrs. G. H. Schill, of this town, says: "For three years I suffered untold agony with my head. I was unable to do any of my work.

I just wanted to sleep all the time, for that was the only ease I could get, when I was asleep. I became a nervous wreck just from the awful suffering with my head.

I was so nervous that the least noise would make me jump out of my bed. I had no energy, and was unable to do anything. My son, a young boy, had to do all my household duties.

I was not able to do anything until I took Cardui. I took three bottles in all, and it surely cured me of those awful headaches. That has been three years ago, and I know the cure is permanent, for I have never had any headache since taking Cardui. . .

Nothing relieved me until I took Cardui. It did wonders for me."

Try Cardui for your troubles—made from medicinal ingredients recommended in medical books as being of benefit in female troubles, and 40 years of use has proven that the books are right. Begin taking Cardui today. NC-134

EAT ALL YOU WANT!



No More Gas on the Stomach or Sour Stomach! No More Heavy Feeling After Meals or Constipation!

If you have sour stomach, constipation or gas on the stomach ONE SPOONFUL simple buckthorn bark, glycerine, etc., as mixed in Adler-i-ka, will bring you INSTANT relief.

Adler-i-ka draws all the old foul matter from the system leaving the bowels and stomach fresh and CLEAN, ready to digest anything. Guards against appendicitis.

CITY DRUG STORE

Alexander & Graves

Brownfield - - - - - Texas

TAKES ADLER-I-KA!

"I had serious bowel and liver trouble. Lost 50 pounds and could eat only liquid food. Began taking Adler-i-ka and now weigh more than ever. Eat and sleep splendidly." (Signed) George LaFond, Little Falls Minn.

One dose Adler-i-ka relieves sour stomach, gas and constipation INSTANTLY. Removes ALL foul matter which poisons system. Often CURES constipation. Prevents appendicitis. We have sold Adler-i-ka many years. It is a mixture of buckthorn, cascara, glycerine and nine other simple drugs.

City Drug Store.

MONUMENTS



For Work of this Kind

TRY

Lubbock Marble Works

J. K. SHIPMAN PROP.

Lubbock Texas

J. F. Winston, Agent

Just Abstracts

---BUT---they are the kind that will stand up with the Federal Land Bank, and our legal knowledge stands them up in all Courts.

JOE J. McGOWAN

Abstracter and Conveyancer

BROWNFIELD

TEXAS

THIS PAPER REPRESENTED FOR FOREIGN ADVERTISING BY THE



GENERAL OFFICES NEW YORK AND CHICAGO

BRANCHES IN ALL THE PRINCIPAL CITIES

Chas. C. Triplett

ATTORNEY-AT-LAW

Office west side of square in the Bank Building

Brownfield Texas

T. L. TREADAWAY

PHYSICIAN AND SURGEON

Office Phone No. 7 Res. Phone No. 18

Brownfield, Texas

THE LUBBOCK SANITARIUM

A Modern Fireproof Building Equipped for Medical and Surgical Classes

Dr. Arvel Ponton
Office Phone 628
Residence Phone 628

Dr. O. F. Peebler
Office Phone 239
Residence Phone 311

Dr. J. T. Hutchinson
Office Phone 209
Residence Phone 216

Mary F. Farwell, R. N.
Superintendent
Phone 628

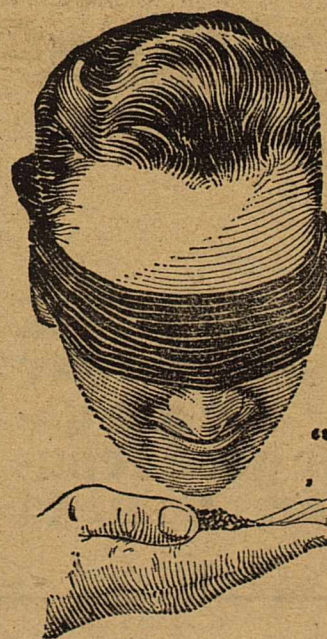
A chartered Training School is conducted by Miss Mary F. Farwell, R. N., Superintendent. Bright, healthy young women who desire to enter may address Miss Farwell

JOE J. McGOWAN

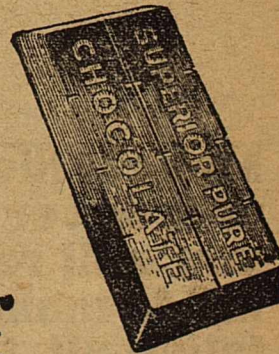
LAWYER

Office west side of square in new Bank Building

Brownfield, Texas



A Dash - of Chocolate



"Your Nose Knows"

All foods are flavored to make them palatable. All smoking tobaccos are treated with some flavoring for the same reason. But there is a big difference in the Quality and kind of tobacco flavorings. Tuxedo, the finest of properly aged burley tobacco, uses the purest, most wholesome and delicious of all flavorings—chocolate! That is why "Your Nose Knows" Tuxedo from all other tobaccos—by its delicious pure fragrance.

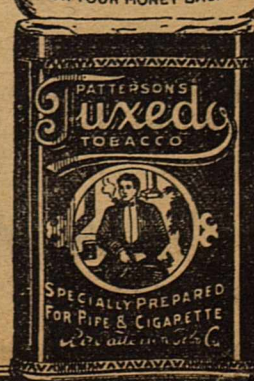
Try This Test: Rub a little Tuxedo briskly in the palm of your hand to bring out its full aroma. Then smell it deep—its delicious, pure fragrance will convince you. Try this test with any other tobacco and we will let Tuxedo stand or fall on your judgment.

"Your Nose Knows"

Tuxedo
The Perfect Tobacco for Pipe and Cigarette

Guaranteed by The American Tobacco Co. INCORPORATED

GUARANTEED TO SATISFY OR YOUR MONEY BACK



SOME POINTED QUESTIONS?

(By Charles H. Maxwell)

Do you believe in missions—preaching the Gospel at home and abroad?

If not, will you write down your reasons for not believing in them and then proceed to analyze these reasons and see if there are real facts at the back of them?

Is your disbelief in missions due to the fact that you accept the sweeping statements of misinformed and prejudiced persons?

Is it because you do not believe in the principles of Christianity?

Is it because you think that the benefits of Christianity should be limited to people of a particular color?

Is it because you hold that the teachings of the Bible do not make for the moral uplifting of the people?

Do you know that the world's greatest jurists as well as the most important international treaties dealing with questions related to native races have made clear statements as to the value and necessity of Christian missions?

Do you think that these men and these international treaties, including the Berlin treaty and the Convention of London, are mistaken?

Do you remember that our own ancestors used to rove in the woods, clothed only in skins and blue paint?

Do you recall that missionaries came to Britain and brought with them the Christian religion that has helped to make the Anglo-Saxon race what it is today?

Can you suggest any more effective method of turning a sensual, lazy ignorant and dirty savage into a moral, industrious, intelligent and clean citizen?

Will legislation do it? Will evolution do it? Will philanthropy do it?

Do you know that it has been done in millions of cases the world over by the preaching of the Gospel?

Do you say that the heathens are all right as they are?

Are they? Is it all right to be distinctly immoral or unmoral as is the ordinary heathen?

Are infanticide, polygamy, tribal war, lust, drunkenness and murder "all right"?

Do you say that missionaries spoil the natives?

Will you tell us how they spoil them and how you know that they do so?

Is it not rather the disintegrating influence of town life and the bad example of so-called civilization that too often spoil the native?

But whether you have been paying for missions or not, is it a bad investment, aside from the religious side of it, to make ignorant people intelligent and to develop a community of clean, self-controlled, reliable, practical men and women?

Is not that what the missionaries are at least trying to do?

Are you helping them or are you standing by and criticizing?

If you don't believe that missions are doing good, will you reconsider your whole attitude toward them and investigate for yourself?

If you find that you have been wrong, will you admit it?

If you find that they are doing as well as you could do yourself, isn't it "up to you" to give a hand?

Will you begin now to do your share to put things right, whether by study, by prayer or by gifts to help forward the work of missions the world over?

COMPROMISE REACHED ON FEEDING OF PRISONERS

Austin, Texas, March 5.—The question of the feeding of prisoners in Texas county jails ended in a compromise on the House floor this afternoon. The Hall bill was so amended that it will not take effect until Dec. 1, 1920. This is the measure to place the feeding of prisoners with the Commissioners' Courts.

The fight against it was led by Barry Miller of Dallas. He agreed to the amendment, which was offered by Marvin H. Brown, and voted for the amended bill. John E. Davis of Mesquite was one of those to fight for the passage of the measure.

Mr. Miller first moved to postpone the bill indefinitely. He said he did this to bring the discussion to the heart of the bill. He explained that the Legislature has adopted a joint resolution proposing to abolish the fee system by a constitutional amendment and that the feeding of prisoners would soon be a dead issue.

Later Mr. Miller said that he favored the bill as amended, as it permit-

ted present Sheriffs to make the money they expected to make when elected and that the fee system will be killed by Dec. 1 of next year.

John E. Davis, J. W. Hall and B. F. Vaughn supported the bill on the floor. Each called attention to the enormous profits made by Sheriffs from the feeding of prisoners. Mr. Vaughn cited a Houston newspaper item, which showed that a former sheriff of Harris county had profited \$80,000 from the feeding of prisoners through two terms.

The House adopted an amendment by Ben L. Cox, providing that Commissioners' Courts may reimburse Sheriffs for money lost through the loss of feeding prisoners, up to the legal maximum of salaries of Sheriffs.

\$60 BONUS TO THE DISCHARGED SOLDIERS

The bonus of \$60 which is to be paid discharged soldiers will be given to those who are discharged within a year from the end of the World War, according to a telegram received at camp headquarters, Camp Bowie.

The telegram reads: "That all persons serving in the military or naval forces of the United States during the present war who have since April 6, 1917, resigned or been discharged under honorable condition (or, in the case of reservists been placed on inactive duty) or who at any time hereafter (but not later than the termination of the current enlistment or term of service) in the case of the enlisted personnel and female nurses, or within one year after the termination of the present war, in the case of officers may resign or be discharged under honorable conditions (or in the case of reservists be placed on inactive duty) shall be paid, in addition to all other amounts due them in pursuance of law \$60 each.

"This amount shall be paid (1) to any person who through appointed or inducted into the military or naval forces on or prior to Nov. 11, 1918, had not reported to duty at his station on or prior to such date; (2) to any person who has already received one month's pay; (3) to any persons who is entitled to retired pay or (4) to the heirs or legal representatives of any persons entitled to any payment under this section who has died or may die before receiving such payment. In any case any person who subsequent to separation from the service as above specified has been appointed or inducted into the military or naval forces of the United States and has been or is again separated from the service as above specified, only one payment of \$60 shall be made.

"All persons separated from active military service after the receipt of these instructions who are entitled to the bonus of \$60 provided for in the act above quoted will be credited with and paid such bonus with their final pay vouchers.

"All persons separated from active military service from April 6, 1917, to date of receipt of these instructions who are entitled to the \$60 in reference and who have received their final pay will forward a claim for such bonus direct to the Zone Finance Officer, Lemon Building, Washington, D. C.

"Such applications must contain the discharge certificate, or order for discharge or relief or the paper bearing indorsement of final pay; a statement of all military service since April 6, 1917, showing place and date of reporting at first military station and address to which check must be sent. When settlement is made all personal papers will be returned to applicant with check. No other disbursing officers may pay claims covered by this paragraph."

War Savings Stamps are the best remedy for an over-worked bank your W. S. S.

WEST TEXAS INSANE ASYLUM GETS BIG APPROPRIATION

Austin, March 7.—Senate bill providing a uniform system of warehouse receipts was passed finally in the senate this afternoon. Also passed finally senate bill carrying an appropriation of \$350,000 to complete and equip the Northwest Texas insane asylum at Wichita Falls, Texas.

There was also passed finally senate bill seeking to allow county attorneys in bringing suits for delinquent taxes \$4 for abstract to each tract of land.

"Charlie Chaplin doesn't seem as funny as he was." "Ho, well, you know, he is married now."

TUCUMCARI WINS CATTLEMEN'S VOTE

El Paso, March 6.—Luke C. Brite of Marfa, Texas, was re-elected president of the Panhandle and Southwestern Stockmen Association which closed its convention here today. Thomas L. Moody of Canadian was elected first vice president and H. L. Lawson of Tucson second vice president.

Resolutions were adopted urging congressional legislation to fix control of grazing lands, approving the work of the Texas livestock sanitary board and asking the Texas Legislature to maintain the high standard prevailing on cotton seed cake.

Tucumcari, N. M., was nominated for the next meeting.

GEOLOGICAL MAPS OF EACH COUNTY WILL BE MADE

Austin, Texas, Feb. 5.—E. H. Sellards, geologist in the division of economic geology of the bureau of economic geology and technology of the University of Texas, who has been in San Antonio for the last two months, has just returned to the University. Mr. Sellards has been engaged in making a geological map of Bexar County.

"It is the plan of the bureau of economic geology and technology to make a map of every county in the State," said J. A. Ddden, director of the bureau. "At this time, maps have been made of the counties of Dallas, Runnels, Taylor, Terrell and Val Verde, although the bulletins for all of these are not out of the press."

The work requires careful work and study and it will take many years to complete it, but it will be of great value not only to geologists, but to others.

JAMES WILSON NAMED AS NEW FEDERAL JUDGE

Washington, March 6.—Congressman Wilson was getting some recreation on a golf course after the strenuous session of Congress when Attorney General Palmer announced his appointment as judge of the Northern District of Texas. He was expected to return to the city late in the afternoon.

It is not known when Wilson will go to Texas, but it is understood that he will resign at once in order that a special election may be held and a representative chosen in time for the special session.

Other members of Congress said that the appointment gratifies a long desire of Wilson to sit on the bench.

TEXAS HOUSE STRONG FOR THE LEAGUE OF NATIONS

Austin, Texas, March 8.—The resolution approving the proposed league of nations and its proposed constitution was adopted by the house today. Representative Davis of Van Zandt county offered an amendment proposing that the proposed league of nations' constitution be submitted to the people as are amendments to the national constitution. He said he would oppose anything which would take away the sovereignty of the United States. The amendment was tabled.

Received this week a new shipment of tailored hats—beauties but reasonably priced. You should see these before you select your spring hat.—Mrs. Barkham at Cash Dry Goods Co. Phone 670. 371

Mr. Ed Lindsey left Saturday for Ranger, Texas.

Ed and John Spear of Harris, were here Saturday.

Geo. Allen
The House Reliable
Oldest and Largest PIANO and MUSIC HOUSE in Western Texas. Latest Sheet Music, MUSIC TEACHER'S Supplies, etc. Catalogue and BOOK OF OLD TIME SONGS FREE for the asking. Established 1890. SAN ANGELO

Born to Mr. and Mrs. J. A. Eastham, a boy on the 15th inst.

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT

THE STATE OF TEXAS, And County of Yoakum:
To C. B. Cooper and all persons owning or having or claiming any interest in the land or lots hereinafter described, the same being delinquent to the State of Texas and County of Yoakum for taxes, and the same lying and being situated in the County of Yoakum, and State of Texas, to-wit:

All of the Southwest One-Fourth of Section No. 21 Certificate No. 27, issued to John

H. Gibson in Block "D", which said property is delinquent to the State of Texas, and County of Yoakum for taxes for the years 1915, 1916 and 1917, aggregating the sum of \$26.86, including interest, penalties and costs, said taxes having been legally levied, assessed and rendered against said land and lots, and the same being a lawful charge and constituting a prior lien against the same in favor of the State of Texas and County of Yoakum to secure the payment thereof;

AND YOU ARE HEREBY COMMANDED to be and appear before the Honorable District Court of Yoakum County, Texas, at the next regular term thereof, to be held at the Courthouse of said County, in the city of Plains, on the second Monday in April, A. D. 1919, the same being the 14th day of April, A. D. 1919, then and there to show cause why judgment should not be rendered against you and the said land and lots sold under foreclosure of said lien to satisfy said taxes, interest, penalties and costs, and all court costs; all of which, together with other and further relief, general and special, being fully set out and prayed for in the plaintiff's original petition filed in said court on the 14th day of March, 1919, and appearing on the docket thereof as suit No. 87, wherein the State of Texas is plaintiff, and C. B. Cooper and all persons owning or having or claiming any interest in said land or lots, defendants.

Given under my hand and seal of said Court, at office in the City of Plains, in the County of Yoakum, this 14th day of March, A. D. 1919. W. H. HAGUE, Clerk, District Court, Yoakum County, Texas.

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT

THE STATE OF TEXAS, And County of Yoakum:

To H. Field and all persons owning or having or claiming any interest in the land or lots hereinafter described, the same being delinquent to the State of Texas and County of Yoakum for taxes, and the same lying and being situated in the County of Yoakum, and State of Texas, to-wit:

All of Section No. 347 Certificate No. 351, issued to John H. Gibson, containing 640 acres in Block "D", which said property is delinquent to the State of Texas and County of Yoakum for taxes for the year 1914 aggregating the sum of \$31.45, including interest, penalties and costs, said taxes having been legally levied, assessed and rendered against said land and lots, and the same being a lawful charge and constituting a prior lien against the same in favor of the State of Texas and County of Yoakum to secure the payment thereof;

AND YOU ARE HEREBY COMMANDED to be and appear before the Honorable District Court of Yoakum County, Texas, at the next regular term thereof, to be held at the Courthouse of said County, in the city of Plains on the second Monday in April, A. D. 1919, the same being the 15th day of April, A. D. 1919, then and there to show cause why judgment should not be rendered against you and the said land and lots sold under foreclosure of said lien to satisfy said taxes, interest, penalties and costs, and all court costs; all of which, together with other and further relief, general and special, being fully set out and prayed for in the plaintiff's original petition filed in said court on the 14th day of March, and appearing on the docket thereof as suit No. 94, wherein the State of Texas is plaintiff, and H. Field and all persons owning or having or claiming any interest in said land or lots, defendants.

Given under my hand and seal of said Court at office in the City of Plains, in the County of Yoakum, this 14th day of March, A. D. 1919. W. H. HAGUE, Clerk, District Court, Yoakum County, Texas.

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT

THE STATE OF TEXAS, And County of Yoakum:

To Mrs. W. A. Holman and all persons owning or having or claiming any interest in the land or lots hereinafter described, the same being delinquent to the State of Texas and County of Yoakum for taxes, and the same lying and being situated in the County of Yoakum, and State of Texas, to-wit:

All of the North West One Fourth of Section No. 637 Certificate No. 480, issued to John H. Gibson in Block "D", which said property is delinquent to the State of Texas and County of Yoakum for taxes for the year 1915 aggregating the sum of \$13.15, including interest, penalties and costs, said taxes having been legally levied, assessed and rendered against said land and lots, and the same being a lawful charge and constituting a prior lien against the same in favor of the State of Texas and County of Yoakum to secure the payment thereof;

AND YOU ARE HEREBY COMMANDED to be and appear before the Honorable District Court of Yoakum County, Texas, at the next regular term thereof, to be held at the Courthouse of said County, in the city of Plains on the second Monday in April, A. D. 1919, the same being the 14th day of April, A. D. 1919, then and there to show cause why judgment should not be rendered against you and the said land and lots sold under foreclosure of said lien to satisfy said taxes, interest, penalties and costs, and all court costs; all of which, together with other and further relief, general and special, being fully set out and prayed for in the plaintiff's original petition filed in said court on the 11th day of March, and appearing on the docket thereof as suit No. 82, wherein the State of Texas is plaintiff, and Mrs. W. A. Holman and all persons owning or having or claiming any interest in said land or lots, defendants.

Given under my hand and seal of said Court, at office in the City of Plains, in the County of Yoakum, this 11th day of March, A. D. 1919. W. H. HAGUE, Clerk, District Court, Yoakum County, Texas.

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT

THE STATE OF TEXAS, And County of Yoakum:

To Dave Taylor and all persons owning or having or claiming any interest in the land or lots hereinafter described, the same being delinquent to the State of Texas and County of Yoakum for taxes, and the same lying and being situated in the County of Yoakum,

and State of Texas, to-wit:

All of the West 400 acres of Section No. 19 Certificate No. 26 Issued to John H. Gibson in Block "D" which said property is delinquent to the State of Texas and County of Yoakum for taxes for the year 1915, 1916, 1917 aggregating the sum of \$47.92, including interest, penalties and costs, said taxes having been legally levied, assessed and rendered against said land and lots, and the same being a lawful charge and constituting a prior lien against the same in favor of the State of Texas and County of Yoakum to secure the payment thereof;

AND YOU ARE HEREBY COMMANDED to be and appear before the Honorable District Court of Yoakum County, Texas, at the next regular term thereof, to be held at the Courthouse of said County, in the city of Plains on the second Monday in April, A. D. 1919, the same being the 14th day of April, A. D. 1919, then and there to show cause why judgment should not be rendered against you and the said land and lots sold under foreclosure of said lien to satisfy said taxes, interest, penalties and costs, and all court costs; all of which, together with other and further relief, general and special, being fully set out and prayed for in the plaintiff's original petition filed in said court on the 10th day of March, and appearing on the docket thereof as suit No. 85, wherein the State of Texas is plaintiff, and Dave Taylor and all persons owning or having or claiming any interest in said land or lots, defendants.

Given under my hand and seal of said Court, at office in the City of Plains, in the County of Yoakum, this 14th day of March, A. D. 1919. W. H. HAGUE, Clerk, District Court, Yoakum County, Texas.

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT

THE STATE OF TEXAS, And County of Yoakum:

To W. R. Bowen and all persons owning or having or claiming any interest in the land or lots hereinafter described, the same being delinquent to the State of Texas and County of Yoakum for taxes, and the same lying and being situated in the County of Yoakum, and State of Texas, to-wit:

All of the South West One Fourth of Section No. 506 Certificate No. 421 Issued to John H. Gibson in Block "D", which said property is delinquent to the State of Texas and County of Yoakum for taxes for the year 1915, 1916 and 1917 aggregating the sum of \$39.66, including interest, penalties and costs, said taxes having been legally levied, assessed and rendered against said land and lots, and the same being a lawful charge and constituting a prior lien against the same in favor of the State of Texas and County of Yoakum to secure the payment thereof;

AND YOU ARE HEREBY COMMANDED to be and appear before the Honorable District Court of Yoakum County, Texas, at the next regular term thereof, to be held at the Courthouse of said County, in the city of Plains on the second Monday in April, A. D. 1919, the same being the 14th day of April, A. D. 1919, then and there to show cause why judgment should not be rendered against you and the said land and lots sold under foreclosure of said lien to satisfy said taxes, interest, penalties and costs, and all court costs; all of which, together with other and further relief, general and special, being fully set out and prayed for in the plaintiff's original petition filed in said court on the 10th day of March, and appearing on the docket thereof as suit No. 104, wherein the State of Texas is plaintiff, and W. R. Bowen and all persons owning or having or claiming any interest in said land or lots, defendants.

Given under my hand and seal of said Court, at office in the City of Plains, in the County of Yoakum, this 14th day of March, A. D. 1919. W. H. HAGUE, Clerk, District Court, Yoakum County, Texas.

CITATION BY PUBLICATION IN DELINQUENT TAX SUIT

THE STATE OF TEXAS, And County of Yoakum:

To Thomas C. Spearman, Chicago, Cook County, Illinois, and all persons owning or having or claiming any interest in the land or lots hereinafter described, the same being delinquent to the State of Texas and County of Yoakum for taxes, and the same lying and being situated in the County of Yoakum, and State of Texas, to-wit:

All of Section No. 627 Certificate No. 475 Issued to John H. Gibson in Block "D" containing 640 acres, which said property is delinquent to the State of Texas and County of Yoakum for taxes for the year 1914 aggregating the sum of \$24.59, including interest, penalties and costs, said taxes having been legally levied, assessed and rendered against said land and lots, and the same being a lawful charge and constituting a prior lien against the same in favor of the State of Texas and County of Yoakum to secure the payment thereof;

AND YOU ARE HEREBY COMMANDED to be and appear before the Honorable District Court of Yoakum County, Texas, at the next regular term thereof, to be held at the Courthouse of said County, in the city of Plains on the second Monday in April, A. D. 1919, the same being the 14th day of April, A. D. 1919, then and there to show cause why judgment should not be rendered against you and the said land and lots sold under foreclosure of said lien to satisfy said taxes, interest, penalties and costs, and all court costs; all of which, together with other and further relief, general and special, being fully set out and prayed for in the plaintiff's original petition filed in said court on the 10th day of March, and appearing on the docket thereof as suit No. 100, wherein the State of Texas is plaintiff, and Thomas C. Spearman and all persons owning or having or claiming any interest in said land or lots, defendants.

Given under my hand and seal of said Court, at office in the City of Plains, in the County of Yoakum, this 14th day of March, A. D. 1919. W. H. HAGUE, Clerk, District Court, Yoakum County, Texas.

Mrs. W. H. Dallas and little son left Monday for Lubbock to be gone all week, as Mrs. Dallas will have considerable dental work done while up there.

Mail Order Prices Met

We have known for some time that our prices would average lower than the mail order houses, but this is our first opportunity to advertise the fact. Below you will find some comparative prices taken from their latest catalogues:

Sears-Roebuck page 52 No. 27R3725, Waist; their price	\$3.65	Our price	\$3.50
Sears-Roebuck page 55 No. 27R3675, Waist; their price	\$3.55	Our price	\$3.50
Bellas-Hess page 85 No. 2X762, Waist; their price	\$1.49	Our price	\$1.50
Bellas-Hess page 84 No. 2X755, Waist; their price	\$1.98	Our price	\$2.00
Sears-Roebuck page 93 No. 15R3920, Shoe; their price	\$3.00	Our price	\$2.75
Sears-Roebuck page 104 No. 15R2619, Shoe; their price	\$9.95	Our price	\$8.50
Sears-Roebuck page 104 No. 15R2011, Shoe; their price	\$8.95	Our price	\$6.50
Sears-Roebuck page 110 No. 15R4661, Shoe; their price	\$2.55	Our price	\$2.25
Sears-Roebuck page 116 No. 15R5715, Shoe; their price	\$8.95	Our price	\$8.75
Sears-Roebuck page 130 No. 15R9206, Overshoe; their price	\$2.10	Our price	\$2.00
Sears-Roebuck page 135, Corsets; their price	\$3.30	Our price	\$2.50

We'll make just as strong a guarantee, ours is a beautiful pink, while theirs is not. Their cheapest corset is \$1.15, against this we have several styles at \$1.00.

Their line of brassieres is very short and from 50c to 99c. We have them cheaper at 40c, and up

Sears-Roebuck page 201 No. 11995, Hose, their price	20c	Our price	20c
Phillipsborn page 186 No. 4M28, Hose, their price	19c	Our price	20c

This is their cheapest and probably isn't as good as ours, for ours is good and has smooth toe.

Sears-Roebuck page 218 No. 83R29101 Men's Garter their price	29c	Our price	25c
Sears-Roebuck page 218 No. 29104, Men's Garter, their price	39c	Our price	35c
Sears-Roebuck page 224 No. 83R23832, Gloves, theirs	3 for \$1.49	Ours each	50c

What are you going to do if you want only one pair? Too, we can offer you a style preferred by many that they don't show, one with knit wristlet at the same price.

We'll let you have all the gloves that you want at \$1.75 per-dozen shown on the same page, and ours are not "light weight." I bet you could sure enough "shoot straws thru" theirs.

OUR PRICES TALK

We could name prices upon prices, but we will now close with a few in—

PIECE GOODS

Sears-Roebuck page 270 No. 80R32110, Muslin, 10 yds for	\$2.29	Our price	23c yd.
Sears-Roebuck page 221 No. 80R32151, Canton Flannel 10 yds	\$2.30	Our price	yd 21c
Sears-Roebuck page 272 Fancy Oil Cloth, their price	44c	Our price	45c
Sears-Roebuck page 273 Cotton Bats 3lb. for	\$1.78	Ours	2 1/2 lb. for \$1.25
Which is cheaper, against their cotton bat for	\$1.28	we have one at	\$1.00
Sears-Roebuck page 274, 10-4 Brown Sheeting their price	64c	Our price	65c
Sears-Roebuck page 276 No. 80R31352 Sheet their price	\$1.96	Our price	\$1.75
Sears-Roebuck page 276, another number, is	\$2.13	Our price	\$2.00

On all other numbers we are as low as they. They are ashamed to tell you what brands they have. Ours are good pepperells and Garza.

Both our sheets are 4-in. longer and are of the Garza and Pepperell brands. See if they said anything about a brand so that you could tell the quality.

Sears-Roebuck's Dimity is	28c	Ours	20c
Sear's Roebuck's Gingham, page 299 is	28 1/2c	Ours is	25c
Sears-Roebuck's Chambray, next page, is	26c	Ours is	25c
Sears-Roebuck's Gingham, another place is	31c	Ours is	30c
Sears-Roebuck's Romper Cloth is	34c	Our is	35c
Sears-Roebuck's Calico, page 296 is	19c	Our is	15c
Sears-Roebuck's Percale page 296 is	27c	Ours is	25c
Sears-Roebuck's Serpentine Crepe is	39c	Ours is	40c

Sears-Roebuck page 204 No. 83R20415, Men's shirt their price	\$1.10	Our price	\$1.00
Sears-Roebuck page 206 No. 83R200080, Men's shirt their price	\$1.25	Our price	\$1.25

We've picked their leader against our regular.

Bellas-Hess page 158 No. 15X320, Shirt, their price	\$1.35	Our price	\$1.25
Sears-Roebuck page 208 No. 83R20642, workshirt; their price	\$1.09	Our price	90c
Sears-Roebuck page 208 No. 83R20703 work shirt, their price	\$1.50	Our price	\$1.00

Sears-Roebuck page 214: We'll sell you a Stetson hat for less than their off brand "Roelof" (must be a variation of Roebuck, or Rareback). And the rest of their men's hats we'll pay some one \$5.00 to show us that we can't beat any number they have in style, quality and value. (Ours are marked in plain figures.)

Sears-Roebuck page 226 No. 84R52114 Men's suits, their price	\$32.85	Our price	\$30.00
--	---------	-----------	---------

And on the same page we will match our \$25.00 Styleplus against theirs at \$27.50, and furthermore, we offer some one \$5.00 cash to show us that any one in stock that we have at the prices named isn't as good value. Mind you, these are their leaders. And their cheaper numbers suffer just as badly in comparison, with ours.

If you had one of theirs you would be ashamed to show the label if, indeed, it had one. Ours is the STYLEPLUS.

Sears-Roebuck page 241, their price on overalls \$2.25, our price is \$2.25. Theirs is very ugly and coarse with the large white stitches.

If you will notice you can spot Sears-Roebuck's goods by their ear-marks of gaudiness in any crowd. Sears-Roebuck page 8, No. 31R2565, dress at \$1.38, ours at \$1.25.

Theirs is percale, ours is better, gingham. This is their cheapest number, we have them down to 75c. Phillipsborn page 216 No. 6M9594 Child's dress their price \$1.98, our price \$1.75.

Sears-Roebuck page 283 No. 80R31961 Towels their price 37c, ours 35c. You might be surprised, but there are so many things they don't show. Couldn't find any barbers' towels for comparison.

Great goodness! look at their pillow cases same page at 44c, our are only 32 1/2c. Now in most these piece goods you have to take 10 yards from them (the extra 4 yards is a loss for about 6 yards makes a dress) while from us you buy any quantity.

See, we don't have to sell cheaper than they to get business for our service is so much better than they give (they take your money, is the only service we know, that they give); however, our prices in many, many instances are lower than theirs. We claim that even if you could save 10 per cent buying from them and bought from them you would be losing money, for we help you to pay taxes, the preacher, buy your cotton and produce, and 101 other things that they don't.

If there were no retail houses closer to you than theirs your land would be worth about \$5.00 per acre instead of \$50.

Kind friends, we are sorry to have taken so much of your time, for we don't believe in lengthy advertising, but this is for your serious consideration. Don't mistake us, however, for we don't say buy from us if we are higher than the mail-order houses, but we do respectfully solicit your business if we are in line.

When you see one of their prices cheaper than ours look for the "nigger in the woodpile." For instance: Their patterns are cheaper, but they come out only twice a year against BUTTERICK'S 12, and we carry 100 times as many styles as they.

We don't mind what you spend with our neighbor merchant, but it hurts very badly when we see you send your money away.

We guarantee to meet their prices on any bill that you may have to fill, and besides save you postage, delivery charges, money-order expense, and most of all, an immense amount of exasperating worry for the mail-order's systems are not perfect YET for we have many times had their errors called to our notice. Daily, almost, we cash their refund checks.

Thanking you for having so kindly read this advertisement and trusting to better merit your business, we are MOST SINCERELY YOURS,

Barrier Brothers Dry Goods Company

Brownfield

Lubbock

Floydada

N. B. The above named prices of ours are our regular prices. When we had on a sale last month they were considerably lower. Fact is, since beginning these comparisons we have raised some of our prices for we saw that we were not getting enough.

COMPLETED BUILDINGS

In the future when you contemplate remodeling or building by the COMPLETED job from---

Higginbotham Harris & Company

Labor, paint, hardware, and all other materials will be included and when the work is finished, we alone will be responsible for every item that enters the structure. You can save money on your next building. Make us prove it.

HIGGINBOTHAM, HARRIS & CO.

BUILDING MATERIAL MERCHANTS

MOORE Brothers, Auto top work, auto and sign painting, Lubbock.

Zack Elder of Seagraves was here Saturday, laying in supplies.

"Wanted, reliable local salesmen for stock in Company with two tracks in proven territory in Burkburnett field. Address Burk Reo Oil & Gas Co., Rotan, Texas."

Mrs. Grant and children, of Snyder, who have been here visiting her father, Mr. Mangum of Tokio, left Saturday for home, accompanied by her father. Carl has been visiting here on a furlough from Camp Travis, and left on the same train.

Geo. Bragg is in Eastland this week, prospecting.

A NEW series, each complete in itself, but along the same subject, and by same actors, each Thursday night. This is going to be something extra good. Bring grandpa and grandma, as they go in free if over sixty.

Misses Eldora Lewis and Bt Pyeatt, had business in Lubbock this week.

Mrs. Mosier left this week for Dallas, her husband preceding her several days ago.

NOTICE, Farmers and Stockmen: We are giving away to friends and customers, a farm book. It is full of valuable information, call and get yours. R. H. Kemp Lumber Co.

Mrs. Low, of Haskell county, who has been here some time visiting her daughter, Mrs. Hugh Williams, left this week for home.

THE Liberty Theatre will show three nights each week from now on, being Tuesday, Thursday and Saturday nights. Old people over sixty go in free.

Joe Whitley, of Gomez, left this week for Desdemonia on business.

Bob Barrier of Lubbock, has been down this week, helping the local force.

CLEVE Williams announces that he will give a matinee every Saturday afternoon at the Liberty Theatre for the benefit of the out of town people, who come in to shop. All over sixty years old admitted free.

Mrs. Opal Parker left this week for Sylvester, to make that their home, being preceded by her husband.

W. R. Morran, and wife are visiting her father, J. H. Posey. Mr. Morran was on the western front, when the armistice was signed, have seen active service. He brought back a number of relics, among which was a gas mask, the first seen here, which was on exhibit at the Randal drug store a few days this week.

Geo. W. Stinson, who was recently discharged from the navy after a service of over four years, is now visiting his parents, Mr. and Mrs. B. W. Stinson.

Oscar Jones and Bob Collier loaded out a car of corn this week.

LOST: One three year old red cow, branded—T— on left thigh; a white faced steer yearling following her. Ten dollar reward to deliver them to Geo. Tiernan. Tom Taylor, Lovington N. M.

Old timers will be greaved to learn that Rev. J. A. Sweeney, the Methodist minister who organized the Brownfield Methodist church in 1904, recently died at Stamford. Rev. Sweeney pastored the church here after organizing it for about three or four years. He was about 50 years of age at death.

There are two bachelors left here this week. Mr. Lilley's wife left yesterday to visit her folks at Spur, Texas, and Mrs. Harry Allen to visit her parents at Santos, Texas. The latter's parents may move out here in the near future.

K. Carter was down Wed., returning to Lubbock, yesterday.

Raymond Barrier had business in Lamesa, one day this week.

Note the page ad of Barrier Bros. in this issue. They are comparing regular prices with mail order houses. Patronize home merchants and help Brownfield and Terry county develop.

Mrs. W. W. Ditto was called by phone Saturday night to Lamesa to see her father, Elder J. B. Hooton, who is very ill, John Hall taking her through in a car. Last accounts said her father was resting better.

FORSALE: Five milk cows; three fresh, also five head of hogs. See W. W. Ditto at Santa Fe Hotel.

Rev. J. A. Lindley and wife, of Tulia, Texas, came in last Friday to visit with his brother, J. R. Lindley, and by the way, their wives are sisters. Bro. Lindley said this was the first time he had beer off his work in fourteen years, and appeared to enjoy his visit very much.

Wiley Fortenberry and family, of Harris, have been visiting relatives in Tahoka.

ANNOUNCEMENT

Now that the war has ended and our glorious country is once more on a peace basis, so that factories can turn from the manufacture of war munitions to peace time productions of pleasure and utilities, thus enabling us to obtain our quota of cars and repairs, we have decided to permanently locate our branch house in Brownfield again. We are now stocking up with the best and biggest line of supplies ever brought to this city. We have some cars on the floor and invite you to see these new Ford's. W. B.--Red--Tudor has purchased half interest in the Brownfield house, an that not alone means permanency, but also, that you will get the maximum service at minimum cost, and very courteous treatment. We are located in the Auto Service Station garage with Curley Gamble, as it is more conveniently located for the comfort of our patrons and friends. We hope to merrit a good share of your valued patronage and take this method of thanking you for same in advance.

Bradley-Brownfield Auto Co.

Brownfield

Texas

Battle Still Raging

Not the one in Europe, but our WAR ON HIGH PRICES. During a sale is not the only time the bargain hunters of Terry county have a good day at our store; bargains are to be had at Carter's six days in each week. We guarantee to meet any legitimate prices on high grade merchandise. Call and inspect our incoming line of Spring Goods. We have just what you want.

K. CARTER

Successor to BROWNEFIELD MERCANTILE

Brownfield

Texas

PROPOSED AMENDMENT TO THE STATE CONSTITUTION PROHIBITING THE MANUFACTURE AND SALE OF INTOXICATING LIQUORS.

House Joint Resolution No. 1

A resolution proposing to amend the Constitution of the State of Texas, by amending Article 16, Section 20 thereof by striking out and repealing said section and substituting in lieu thereof a new Section 20, prohibiting the manufacture, sale, barter or exchange in the State of Texas of spirituous, vinous or malt liquors or medicated bitters capable of producing intoxication, or any other intoxicant whatever, except for medicinal, mechanical, scientific or sacramental purposes, and providing that the Legislature shall enact laws to enforce this section; providing that until the Legislature shall prescribe other or different regulations on the subject of the sale of spirituous, vinous or malt liquors or medicated bitters, capable of producing intoxication, or any other intoxicant whatever, for medicinal purposes shall be made only in cases of actual sickness, and then only upon prescription of a regular practicing physician, subject to certain regulations with reference to the same; providing that this amendment shall be self-operative, and until the Legislature shall provide other or different penalties, the violation of any part of this constitutional provision shall be deemed a felony punishable by confinement in the penitentiary for a term of years specified, without the benefit of any law providing for suspended sentence; conferring authority upon the District Courts and judges thereof, under their equity powers, to issue upon suit of the Attorney General injunctions against infractions or threatened infractions of any part of this constitutional provision; providing that, without affecting the provisions herein, intoxicating liquors are declared to be subject to the general police power of this State; declaring that the Legislature shall have power to pass any additional prohibitory laws in aid thereof which it may deem advisable; fixing the time for the election for the adoption or rejection of said proposed constitutional amendment and prescribing certain rules and regulations with reference to the same; declaring that the provisions of the General Election Law shall govern in all respects as to qualification of electors and method of holding the election and in all other respects where applicable; directing proclamation for the election and making certain provisions for the election and ballots thereof and method of voting; prescribing certain duties for the Governor of the State; and making an appropriation to carry out this resolution.

Be it resolved by the Legislature of the State of Texas:

SECTION 1. That Article 16 of the Constitution of the State of Texas be amended by striking out and repealing Section 20 thereof and substituting in lieu of said Section 20 the following:

SEC. 20. (a) The manufacture, sale, barter or exchange in the State of Texas, of spirituous, vinous or malt liquors or medicated bitters capable of producing intoxication, or any other intoxicant whatever except for medicinal, mechanical, scientific or sacramental purposes, are each and all hereby prohibited. The Legislature shall enact laws to enforce this section.

(b) Until the Legislature shall prescribe other or different regulations on the subject, the sale of spirituous, vinous or malt liquors, or medicated bitters, capable of producing intoxication, or any other intoxicant whatever, for medicinal purposes shall be made only in cases of actual sickness, and then only upon the prescription of a regular practicing physician, subject to the regulations applicable to sales under prescriptions in prohibited territory by virtue of Article 598, Chapter 7, Title 11, of the Penal Code of the State of Texas.

(c) This amendment is self-operative, and until the Legislature shall prescribe other or different penalties, any person, acting for himself or in behalf of another, or in behalf of any partnership, corporation or association of persons, who shall, after the adoption of this amendment, violate any part of this constitutional provision shall be deemed guilty of a felony, and shall, upon conviction in a prosecution commenced, carried on and concluded in the manner prescribed by law in cases of felonies, be punished by confinement in the penitentiary for a period of time not less than one year nor more than five years, without the benefit of any law providing for suspended sentence. And the district courts and the judges thereof, under their equity powers, shall have the authority to issue, upon suit of the Attorney General, injunctions against infractions or threatened infractions of any part of this constitutional provision.

(d) Without affecting the provisions herein, intoxicating liquors are declared to be subject to the general police power of the State; and the Legislature shall have the power to pass any additional prohibitory laws, or laws in aid thereof, which it may deem advisable.

(e) Liability for violating any liquor laws in force at the time of the adoption of this amendment shall not be affected by this amendment, and all remedies, civil and criminal, for such violations shall be preserved.

SEC. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors for members of the Legislature at an election to be held throughout the State of Texas on the fourth Saturday in May, being the twenty-fourth day thereof, A. D. 1919. At said election, the vote shall be by official ballot, which shall have printed or written at the top thereof in plain letters the words, "Official Ballot." Said ballot shall have also written or printed thereon the words, "For Prohibition," and the words, "Against Prohibition."

All voters favoring said proposed amendment shall erase the words "Against Prohibition" by making a mark through the same, and those opposing it shall erase the words, "For Prohibition," by making a mark through the same.

If a majority of the votes cast at said election shall be "For Prohibition," said amendment shall be declared adopted. If a majority of the votes shall be "Against Prohibition," said amendment shall be lost, and so declared.

All the provisions of the General Election Laws as amended and in force at the time of said election is held shall govern in all respects as to the qualifications of the electors, the method of holding such election, and all other respects, so far as such election laws can be made applicable.

SEC. 3. The Governor of the State is hereby directed to issue the necessary proclamation for said election and to have the same published as required by the Constitution and laws of this State.

SEC. 4. The sum of Five Thousand Dollars (\$5,000.00) or so much thereof as may be necessary, is hereby appropriated out of any funds in the State Treasury, not otherwise appropriated, to defray the expenses of such proclamation and election.

GEORGE F. HOWARD,
Secretary of State.

(A True Copy.)

PROPOSED AMENDMENT TO THE STATE CONSTITUTION, GIVING THE LEGISLATURE POWER TO GIVE OR LEND, OR AUTHORIZE THE GIVING OR LENDING, OF THE CREDIT OF THE STATE FOR THE PURPOSE OF ASSISTING CITIZENS, HEADS OF FAMILIES, TO ACQUIRE OR IMPROVE THEIR HOMES

House Joint Resolution No. 19.
To amend Section 50, Article 3, of the Constitution of the State of Texas, to provide that the Legislature shall have power to

give or lend, or authorize the giving or lending, of the credit of the State for the purpose of assisting citizens who are heads of families to acquire or improve their homes; authorizing the State to acquire, improve, sell or lease real estate or assist such citizens to acquire or improve their homes upon terms and conditions prescribed by the Legislature; authorizing the Legislature to create such agencies as may be necessary to carry out the purposes of this section; providing that obligations created under this section shall never be taxed; and providing that the Legislature shall have authority to provide a method of securing any deferred payments for lands purchased hereunder, and that such obligations shall be secured in addition to the usual liens by an annual assessment collected as a tax against the land; and providing that the Legislature shall have no power to relieve any person from any obligation entered into under this provision or any statute enacted thereunder; and providing for the classification of lands acquired under this Act, and limiting acreage sold to any one person where lands are classed as agricultural.

Be it resolved by the Legislature of the State of Texas:

SECTION 1. That Section 50, of Article 3, of the Constitution of the State of Texas, be amended that the same will read and hereafter be as follows:

SEC. 50. The Legislature shall have no power to give or to lend, or to authorize the giving or lending, of the credit of the State in aid of or to any person, association, or corporation, whether municipal or other, or to pledge the credit of the State in any manner whatsoever, for the payment of the liabilities, present or prospective, of any individual, association of individuals, municipal or other corporation, whatsoever, except that the Legislature shall have the power to give or to lend, or to authorize the giving or lending, of the credit of the State for the purpose of assisting native born or naturalized citizens who are heads of families and who will become in good faith actual occupants, to acquire or improve their homes; and for this purpose the State is authorized to acquire, improve, sell or lease real estate or assist such citizens to acquire or improve their homes upon such terms and conditions and in such manner and subject to such limitations as the Legislature may from time to time prescribe. Provided that no land shall be acquired by the State under the terms of this amendment to the Constitution until the said lands are examined, and the value of said lands is appraised and ascertained as to its actual value for agricultural purposes, by a commission hereby authorized, composed of the Governor, Attorney General, Land Commissioner, Comptroller of Public Accounts and the State Treasurer; and their report shall be available to all prospective land purchasers. The Legislature shall have authority to create by law such agencies as may be deemed necessary to effect the purposes of the Act. Obligations created under this section shall never be taxed, and the Legislature shall have authority to provide a method of securing deferred payments for lands purchased hereunder, and in addition to the usual liens may secure the same by an annual assessment collected as a tax against the land; provided, however, the Legislature shall have no power to relieve any person from any obligation entered into with the State under this provision or any statute enacted hereunder. The terms of this Act shall not apply, or be extended to any person who is not a bona fide resident citizen of the State of Texas and who has not been such citizen at least two years prior to the extension of such aid, nor shall the terms of this Act ever be applied to any lands outside of the State of Texas. Provided further that all land acquired by the State under the provisions of this section for which the State may lend its credit shall be classified as agricultural lands or otherwise, and if clas-

sified as agricultural lands, then no more than 200 acres shall be sold to any one person under the provisions herein.

SEC. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of the State of Texas at an election to be held throughout the State on the 24th day of May, A. D. 1919, at which election all voters favoring said proposed amendment shall write or have printed on their ballots the words: "For the amendment to Section 50, Article 3, of the Constitution of the State of Texas, providing that the Legislature shall have power to give or lend or authorize the giving or lending of the credit of the State for the purpose of assisting citizens who are heads of families to acquire or improve their homes," and all those opposed shall write or have printed on their ballots the words: "Against the amendment to Section 50, Article 3, of the Constitution of the State of Texas, providing that the Legislature shall have power to give or lend or authorize the giving or lending of the credit of the State for the purpose of assisting citizens who are heads of families to acquire or improve their homes."

SEC. 3. The Governor of the State is hereby directed to issue the necessary proclamation for said election and to have same published as required by the Constitution and existing laws of the State.

SEC. 4. That the sum of \$5000.00, or so much thereof as may be necessary, is hereby appropriated out of any funds in the Treasury of the State not otherwise appropriated to pay the expenses of such publication and election.

GEORGE F. HOWARD,

Secretary of State.

(Attest: A true copy.)

PROPOSED AMENDMENT TO THE STATE CONSTITUTION PROVIDING FOR AND RELATING TO EQUAL SUFFRAGE.

Senate Joint Resolution No. 7.

Proposing to amend Section 2, Article 6, of the Constitution of the State of Texas so that it shall hereafter, in substance, provide that every person, male or female, subject to no constitutional disqualifications, who shall have attained the age of twenty-one years, and who shall be a citizen of the United States, and who shall reside in this State one year next preceding an election and the last six months within the district or county in which he offers to vote, shall be deemed a qualified elector; provided electors shall vote in the election precinct of their residence; declaring that the electors living in any unorganized county may vote at any election precinct in the county to which such county is attached for judicial purposes; providing that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before he or she shall offer to vote at any election in this State and hold a receipt showing that poll tax has been paid before the first day of February next preceding such election; declaring that if said voter shall have lost or misplaced such tax receipt, he or she shall be entitled to vote, upon making affidavit that such tax receipt has been lost, which affidavit must be in writing and left with the judge of the election. And declaring that all laws now on the statutes relating to qualified voters and governing and regulating elections shall apply to male and female voters alike; and all laws relating to elections shall remain in full force and effect until changed or modified by the Legislature, and declaring that this amendment to the Constitution shall be self-enacting.

Be it resolved by the Legislature of the State of Texas:

SECTION 1. That Section 2, of Article 6, of the Constitution of the State of Texas be amended so that hereafter said section shall read as follows, to-wit:

SECTION 2. Every person, male or female,

subject to none of the foregoing disqualifications, who shall have attained the age of twenty-one years, and who shall be a citizen of the United States, and who shall have resided in this State one year next preceding an election, and the last six months within the district or county in which he offers to vote, shall be deemed a qualified elector; and all electors shall vote in the election precinct of their residence; provided, that electors living in any unorganized county may vote at any election precinct in the county to which such county is attached for judicial purposes; and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before he or she offers to vote at any election in this State and hold a receipt showing such poll tax paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be made in writing and left with the judge of the election. All laws now on the statutes of this State regulating and relating to qualified voters in both primary and general elections shall apply to and govern and regulate both male and female voters, and shall be in effect until such statutes are changed or amended by the Legislature. And this amendment to the Constitution shall be self-enacting without the necessity of further legislation.

SEC. 3. The foregoing constitutional amendment shall be submitted to the vote of the qualified electors for members of the Legislature at an election to be held for such purpose on the fourth Saturday in May, A. D. 1919, the same being the twenty-fourth day of said month; at said election, the votes shall be placed on an official ballot which shall have printed, or written, thereon the words, "For the amendment to Section 2, Article 6, of the Constitution of the State of Texas, providing qualifications for male and female voters," and also the words, "Against the amendment to Section 2, Article 6, of the Constitution of the State of Texas, providing qualifications for male and female voters." All voters favoring this proposed constitutional amendment shall erase the words "Against the amendment to Section 2, Article 6, of the Constitution of the State of Texas, and those opposing it shall erase the words, "For the amendment to Section 2, Article 6, of the Constitution of the State of Texas, providing qualifications for male and female voters," which said erasures shall be made by making a mark with a pencil, or pen through said words. All ballots cast, as above provided, shall be counted as cast for or against a proposed amendment, and if a majority shall be for the amendment it shall be declared adopted; if a majority of the votes cast shall be against the amendment, said amendment shall be lost. All provisions of the general election laws, as amended and enforced at the time said elections is held, shall govern in all respects as to the qualifications of the electors, the method of holding such elections, and in all other respects so far as such election laws can be made applicable.

SEC. 4. The Governor of this State is hereby directed to issue the necessary proclamation for such elections and have same published as required by the Constitution and Laws of this State.

SEC. 5. The sum of Five Thousand Dollars (\$5,000.00) or so much thereof as may be necessary, is hereby appropriated out of any funds in the State Treasury, not otherwise appropriated, to defray the expenses of such proclamation, publication and election.

GEORGE F. HOWARD,

Secretary of State.

(A True Copy.)

SEC. 3. The foregoing constitutional amendment shall be submitted to the vote of the qualified electors for members of the Legislature at an election to be held for such purpose on the fourth Saturday in May, A. D. 1919, the same being the twenty-fourth day of said month; at said election, the votes shall be placed on an official ballot which shall have printed, or written, thereon the words, "For the amendment to Section 2, Article 6, of the Constitution of the State of Texas, providing qualifications for male and female voters," and also the words, "Against the amendment to Section 2, Article 6, of the Constitution of the State of Texas, providing qualifications for male and female voters." All voters favoring this proposed constitutional amendment shall erase the words "Against the amendment to Section 2, Article 6, of the Constitution of the State of Texas, and those opposing it shall erase the words, "For the amendment to Section 2, Article 6, of the Constitution of the State of Texas, providing qualifications for male and female voters," which said erasures shall be made by making a mark with a pencil, or pen through said words. All ballots cast, as above provided, shall be counted as cast for or against a proposed amendment, and if a majority shall be for the amendment it shall be declared adopted; if a majority of the votes cast shall be against the amendment, said amendment shall be lost. All provisions of the general election laws, as amended and enforced at the time said elections is held, shall govern in all respects as to the qualifications of the electors, the method of holding such elections, and in all other respects so far as such election laws can be made applicable.

SEC. 4. The Governor of this State is hereby directed to issue the necessary proclamation for such elections and have same published as required by the Constitution and Laws of this State.

SEC. 5. The sum of Five Thousand Dollars (\$5,000.00) or so much thereof as may be necessary, is hereby appropriated out of any funds in the State Treasury, not otherwise appropriated, to defray the expenses of such proclamation, publication and election.

GEORGE F. HOWARD,

Secretary of State.

(A True Copy.)

Dock Powell left this week for central West Texas, where he will dispose of his field seed.

Randal Drug Co.

DEALER IN

Pure Drugs
 Proprietary Medicines
 School Books and Supplies
 Cold Drinks and Candies
 and Jewelry

Come in to see us

Phone 7

BROWNFIELD

Teach Your

DOLLARS

To have more

Cents

By trading with

Pat

Always something for dinner. Always something good to eat. Always ready to serve YOU

Brothers & Brothers

BROWNFIELD

TEXAS

W. W. PRICE

Abstracter of Land Titles, of Terry County, Texas
 SUCCESSOR TO WM F. ST. JOHN.

See me when in need of an Abstract. Office at Court House

A Home!

Is the very best investment being offered the American citizen in exchange for his money, considered from a standpoint of finance, economy, sentiment and eternal satisfaction.

"NOW IS THE TIME FOR ACTION"

Let us help you start your home soon; now is the time to build. All indications are that building material will not be lower; likely will cost more. Send us your inquiries and orders by mail or phone.

R. H. Kemp Lumber Co.

Brownfield

Texas

PRESBYTERIANS TO BUILD

Finance Committees, representing the Presbyterian church, were out last week among the citizens, raising money to help build their church which will be started in the near future, and we understand they met a ready response. These people will build a neat little church on their beautiful location, southwest of the square.

In this connection, Rev. Jas. C. Fates, of Fluvanna, Chairman of the Building Board of West Texas, was here this week, and will in a few weeks be ready to announce how much the board will contribute toward the church building.

Herald congratulates the Presbyterians. Don't use a borrowed church house no longer than necessary, no matter how welcome you may be.

SEED POTATOES. Have just received a consignment of the famous Nancy Hall variety of sweet potatoes. Also a select line of seed Irish potatoes. See H. O. Goree for prices.

Miss Idahlia Hunter is back on the job for a while at the Herald office, after a few months rest.

MILLINERY AND DRESS-MAKING. We now have on display a nice line of Spring Hats and Easter Bonnets, next door to Hill Hotel, for your inspection. Call on us for expert dressmaking and beading. Mesdames Faucett & Gamble.

Mr. and Mrs. Clyde Hudson passed through this week on their way home from Lubbock, where Mrs. Hudson has been convalescing from a long seige of illness.

NOTICE: Anyone wishing to buy a registered mammoth jack, four year old? I would take stock. Write or see me at Blythe, Texas. Zack Elder.

Judge Geo Bean, of Lubbock, was down from Lubbock, last week looking after legal matters.

Miss Esther Criswell, of Plains, is here this week visiting relatives.



BROWNFIELD LODGE NO. 903 A. F. & A. M.

Meets Saturday night before the full moon in each month in the Masonic Hall
 A. M. Brownfield, W. M.
 J. F. Winston, Secretary



BROWNFIELD LODGE NO. 530 I. O. O. F.

J. R. Lindley, N. G.
 J. C. Green, Secretary

Meets every Friday night in Odd Fellows Hall



BROWNFIELD REBEKAH LODGE NO. 329.

Meets the 1st and 3rd Tuesdays of each month at the I O O F Hall at 7:30 p m
 Mrs. A. J. Stricklin, N. G.
 Mrs. J. W. Welch, Sec.



BROWNFIELD CAMP NO. 1989

Boyes Cardwell, C. C.
 J. C. Green, Clerk

Meets every Wednesday night in the Odd Fellows Hall. All visiting Sovereigns are invited to attend.

SENATE JOINT RESOLUTION NO. 13.

A resolution to amend Section 5 of Article IV of the Constitution of the State of Texas, as follows: Strike out the words "Four Thousands," found in the third line of Section 5, and insert in lieu thereof the words "Ten Thousand," and adding after the word "furniture" the words, "and this clause shall be self-enacting," and making an appropriation to pay necessary expenses hereof.

Be It Resolved, by the Legislature of the State of Texas:
SECTION 1. That Section No. 5 of Article IV of the Constitution of the State of Texas be so amended as hereafter to read as follows:

Section 5. ARTICLE IV. GOVERNOR'S SALARY AND MANSION.—He shall at stated times receive as compensation for his services an annual salary of ten thousand dollars, and no more, and shall have the use and occupation of the Governor's Mansion, fixtures and furniture, and this clause shall be self-enacting.

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors for members of the Legislature at an election to be held throughout the State of Texas on the fourth Saturday in May A. D. 1919 the same being the 24th day of May A. D. 1919, and the Governor of the

State is hereby directed to make the necessary proclamation for said election and to have the same duly published as required by the Constitution and laws of this State. Said election shall be held under and in accordance with the general election laws of the State and the official ballot shall have printed or written thereon in plain letters the words, "OFFICIAL BALLOT," and also the words, "For the amendment to Section 5 of Article IV of the Constitution of the State of Texas," and also the words, "Against the amendment to Section 5 of Article IV of the Constitution of the State of Texas in regard to the salary of the Governor of the State of Texas." All voters favoring such amendment shall erase, by making a mark through the words "Against the amendment to Section 5 of Article IV of the Constitution of the State of Texas," and all voters opposing such amendment shall erase, by making a mark through the words "For the amendment to Section 5 of Article IV of the

Constitution of the State of Texas in regard to the salary of the Governor of the State of Texas," if a majority of votes cast shall be "For the amendment to Section 5 of Article IV of the Constitution of the State of Texas in regard to the salary of the Governor of the State of Texas," said amendment shall be declared adopted. If a majority of the votes cast shall be "Against the amendment to Section 5 of Article IV of the Constitution of the State of Texas in regard to the salary of the Governor of the State of Texas," said amendment shall be lost and shall be so declared.
Sec. 3. There is hereby appropriated out of the funds in the State Treasury, not otherwise appropriated, the sum of Five Thousand Dollars (\$5,000.00), or so much thereof as may be necessary to cover the necessary expenses attached to the proclamation and publication of this amendment, and the Governor shall issue the necessary proclamation and cause the same to be duly published.
 GEORGE F. HOWARD,
 Secretary of State.

(A True Copy.)

(354)

Pipe Threading Machine

We have just received the latest thing in pipe threading and we are prepared to thread large and small pipes, both standard and casings. When in need of proficient, correct threading, call on us

A. G. McAdams Lumber Co.

Brownfield, Texas

This Paper \$1.50

Scott Bros. Motor Co.

AT THE

Brick Garage

Homer Scott

L. G. Scott

The place where you get Service and Satisfaction. Our men work to a point to help themselves. Why Can't We Help You? A full line of Tires and Tubes and Automobile Accessories. OPEN DAY AND NIGHT

Brownfield, Texas

JOB WORK

GET YOUR MONEY'S WORTH

Car owners get what you pay for. Magnolene Lubercatings have been given up to be the best, and recommended by most of the Automobile Factories. It is not much higher if any than the sorry grades of Lube. So why not demand it when you call for a quart. It comes in three grades, light, heavy and medium. We leave it to you, if you can't get one-third more milage per gallon we refund your money. Our Gas and Oil is as good as the best and fresh from the Refinery. Two cars will arrive this week. And all you ladies who havn't used the Magnolene Floor Dressing havn't learned to cut your housework one half yet.

Magnolia Petroleum Company

TOM MAY, Manager

BROWNFIELD, TEXAS

HERALD TO INSTALL LINOTYPE MACHINE

The Brownfield Herald is soon to install a linotype machine, and Editor Stricklin has run the picture of the machine in his periodical the last three issues, which goes to show that he is indeed proud of the fact that he is soon to cut the handsetting machinery and let the linotype do the work. Well Jack we are jealous of course, but here's our hand in wishing you every success in the step you are taking forward, and that the critter won't buck on you when she gets a little of Terry county sand in her "kraw." —Lynn County News.

Terry County sand produces crops when others fail, and we imagine it will help instead of embarrass a linotype. Come to Terry.

SEEDS: Over 500 varieties. POULTRY SUPPLIES, INCUBATORS. We can fill your order for any SEED, Poultry article, Plant, Sprays, Insecticides, Fungicides. Prices and Quality always right. Prompt shipments. Ask for list. C. E. WHITE SEED CO., Plainview, Texas.

GOMEZ FARMER BRINGS COTTON HERE TO GIN

T. H. Green a prosperous farmer, from Gomez, Terry Co. Texas, brought to Tahoka last Sunday six wagon loads of cotton, which he gathered on his farm near that place. The staple was ginned here Monday at the Click gin, and Mr. Green loaded the six bales and carried them back to his ranch. This brings the total number of bales ginned in Tahoka to date up to 601, according to figures obtained from Weigher, R. C. Wood.—Tahoka News.

The reason Mr. Green had to carry his last few bales to Tahoka, was that the gin at this place is owned and operated by out of town people, and they closed down some time ago.

The Tahoka gin mentioned above is a locally owned gin.

These six bales makes 665 bales for Terry County, and we do not know how much Terry county cotton, otherwise was ginned at both Lubbock and Tahoka.

Claud Jackson and wife, accompanied by Mrs. Jim Jackson went to Lubbock last Saturday for a few days visit. Claud has been under the weather every since he had the flu.

SEVENTEEN YEAR LOCUST CONCLUDED

ally escape observation. "Overlapping of the two 1919 broods will occur only in the States of Tennessee, North Carolina, Georgia, and Alabama. The locust population will not be so dense along the border-line between the two races, neither will it be so wide-spread as in 1868, but it will be, nevertheless, one of the large locust years, unless weather and other conditions should serve to check the outbreak. It sometimes happens that a late spring freeze over varying areas destroys the greater part of the locusts before the time arrives for depositing eggs, and other natural causes frequently tend to diminish the possible devastation."

The appearance of the cicada may be expected during the last week in May or the first week in June. A month later, the deposition of eggs in branches will have become general. The putting out of young orchards this spring is to be discouraged. Such plantings, The News Letter says, should be deferred until fall, when danger from the great cicada swarm will be past, and young trees already planted should not be pruned this winter or spring. Some other ameliorative measures are recommended, such as hand-picking the insects from young trees, sprays at the time of emergence, and whitewashing of trees at the beginning of the laying period.

DON'T forget the Lion's Claw every Tuesday night. It is now getting intensely interesting. Don't miss a single episode.

back to Slaton. The train crews have moved their families from Lubbock to Slaton. The trains turned around at Lubbock while the road was yet in the hands of the construction company.—Slaton Slatonite.

The Tahoka News reports that eight inch casing has been placed in the deep well just south of that town and that drilling has been resumed. What the public is interested in is just how deep the drill has gone up to this time. There doesn't seem to be anybody who knows just what progress has been made.—Slaton Slatonite.

NOTICE OF SCHOOL TRUSTEES ELECTION

Notice is hereby give as required by law, that on the first Saturday in April, the same being the 5th day of said month, there will be held in the several school districts over the county, an election for School Trustees for their respective school districts.

Also at the same time you in each precinct will elect five County School Trustees, that is one from each Commissioners Precinct and one member of said board will be elected from the county at large. A ticket for these positions will be named, in order to get the very best men in the country for the position. This is no small thing as the school affairs in general will be done by the County Board. All school matters has been taken away from the Commissioners Board and placed in the hands of this County Board; their duties will be to classify schools over the county, create new school districts, etc. W. W. Price, County Supt. Terry County Texas.

CITATION BY PUBLICATION

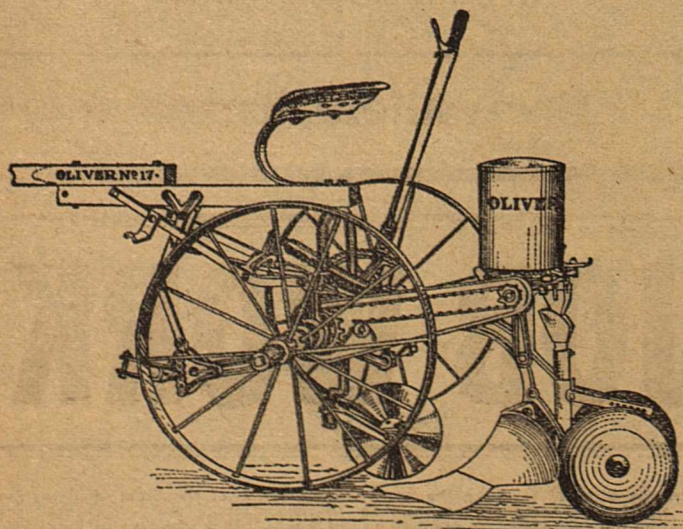
THE STATE OF TEXAS To the Sheriff or any Constable of Terry County—Greeting:

You are hereby commanded to summon J. A. DeCock by making publication of this citation once in each week for four consecutive weeks previous to the return day hereof, in some news paper published in your county, if there be a newspaper published therein, but if not, then in any newspaper published in the 72nd Judicial District, to appear at the next regular term of the District Court of Terry County, Texas, to be held at the Court House thereof, in Brownfield on the 4th Monday in April A. D. 1919, the same being the 27th day of April A. D. 1919, then and there to answer a petition filed in said Court on the 10th day of March A. D. 1919, in a suit numbered on the docket of said Court, No. 624 wherein J. N. Leard is Plaintiff and J. A. DeCock, A. M. Brownfield, W. W. Price, W. M. Adams, Chas. C. Triplett and J. N. Lewis are Defendants; the nature of plaintiff's demand being as follows: An action of trespass to try title to recover the title to and possession of the following described real estate in Terry County, Texas, to-wit: Lots 3 to 10 inclusive in Block 21; Lots 3 to 10 inclusive in Block 22; Lots 3 to 10 inclusive in Block 23; Lots 3 to 10 inclusive in Block 24; and all of Block 25, 26, 27 and 28 of the Addition to the town of Brownfield, as shown by the map thereof of record in Vol. 6, Page 470 of the Deed Records of Terry County, Texas; for damages; to cancel the deed executed by J. N. Leard to J. A. DeCock dated July 7th, 1913, and recorded in Vol. 12 Page 427 of the Deed Records of Terry County, Texas; and to rescind said sale; and also to remove clouds cast on title of plaintiff by claims of the defendants, A. M. Brownfield, W. W. Price, W. M. Adams, Chas. C. Triplett and J. N. Lewis; and for such other relief, general and special, in law and in equity to which plaintiff may be entitled.

Herein fail not. But have you before said Court, on the first day of the next term thereof, this Writ, with your return thereon, showing how you have executed the same.

Witness my hand and official seal at my office in Brownfield, Texas, this 10th day of March A. D. 1919.

J. C. GREEN Clerk, District Court, Terry County, Texas



IMPLEMENTS

We have received a car of Oliver Listers, Cultivators and Go-Devils. See them at our store, and let us show you the merits of the Oliver Tools.

Holgate-Endersen Hardware Co.

"The Store of SERVICE"

PHONE 92

BROWNFIELD, TEXAS