

THE SANDERSON TIMES

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Any erroneous reflection upon the character of any person or firm appearing in these columns will be gladly and promptly corrected upon calling the attention of the management to the article in question.

NOTICE OF PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS

S. J. R. No. 3.
 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article IX of the Constitution of Texas be amended by adding thereto a section to be section 3, which shall provide:

"Section 3. (1) Holding the belief that the highest degree of local self government which is consistent with the efficient conduct of those affairs by necessity lodged in the Nation and the State will prove most responsive to the will of the people, and result to reward their diligence and intelligence by greater economy and efficiency in their local governmental affairs, it hereby is ordained:

"(2) Any county having a population of sixty-two thousand (62,000) or more according to the then last Federal Census may adopt a County Home Rule Charter, to embrace those powers appropriate hereto, within the specific limitations hereinafter provided. It further is provided that the Legislature, by a favoring vote of two-thirds of the total membership of both the Senate and the House of Representatives, may authorize any county, having a population less than that above specified, to proceed hereunder for the adoption of a Charter; however, as a condition for such authorization, it is required that notice of the intent to seek Legislative authority hereunder must be published in one or more newspapers, to give general circulation in the county affected not less than once per week for four (4) consecutive weeks, and the first of such publications shall appear not less than thirty (30) days next prior to the time an Act making proposal hereunder may be introduced in the Legislature. No County Home Rule Charter may be adopted by any county save upon a favoring vote of the resident qualified electors of the affected county. In elections submitting to the voters a proposal to adopt a Charter (unless otherwise provided by a two-thirds vote of the total membership of each House of the Legislature) the votes cast by the qualified electors residing within the limits of all the incorporated cities and towns of the county shall be separately kept but collectively counted and the votes of the qualified electors of the county who do not reside within the limits of any incorporated city or town likewise shall be separately kept and separately counted, and unless there be a favoring majority of the votes cast within and a favoring majority of the votes cast without such collective cities and towns, the Charter shall not be adopted. It is expressly forbidden that any such Charter may inconsistently affect the operation of the General Laws of the State relating to the judicial, tax, fiscal, educational, police, highway and health systems, or any other department of the State's superior government.

Nothing herein contained shall be deemed to authorize the adoption of a Charter provision inimical to or inconsistent with the sovereignty and established public policies of this State, and no provision having such vico shall have validity as against the State. No Charter provision may operate to impair the exemption of homesteads as established by this constitution and the Statutes relating thereto.

"(3) a. A Charter hereunder may provide: the continuance of a County Commissioners' Court, as now constituted, to serve as the governing body of a county to operate hereunder; or, may provide for a governing body otherwise constituted, which shall be elective, and service therein shall be upon such qualifications, for such terms, under such plan of representation, and upon such conditions of tenure and compensation as may be fixed by any such Charter. The terms for service in such governing body may exceed two (2) years, but shall not exceed six (6) years. In any event, in addition to the powers and duties provided by any such Charter, such governing body shall exercise all powers, and discharge all duties which, in the absence of the provisions hereof, would devolve by law on County Commissioners and County Commissioners' Courts. Further, any such Charter may provide for the organization, reorganization, establishment and administration of the government of the county, including the control and regulation of the performance of and the compensation for all duties required in the conduct of the county affairs, subject to the limitations herein provided.

"b. A Charter hereunder may provide that Judges of County Courts (including that County Court designated in this Constitution), and Justices of the Peace be compensated upon a salary basis in lieu of fees. The jurisdiction of the County Court designated in this Constitution, and the duties of the Judges thereof, may be confined to that general jurisdiction of a probate Court which elsewhere is defined in this Constitution: The office of Justice of the Peace may be made either elective or appointive. Other than as herein provided, no such Charter shall provide for altering the jurisdiction or procedure of any Court. The duties of District Attorney and or County Attorney may be confined to representing the State in civil cases to which the State is party and to enforcement of the State's Penal Code, and the compensation of said attorneys may be fixed on a salary basis in lieu of fees.

"c. Save as hereinabove and hereinafter otherwise provided, such Charters, within the limits expressed therein, may invest the governing body to be established for any county electing to operate hereunder with the power to create, consolidate or abolish any office or department, whether created by other provisions of the Constitutions or by statute, define the duties thereof, fix the compensation for service therein, make the same elective or appointive and prescribe the time,

qualifications and conditions for tenures in any such office; save, that no such Charter other than as hereinafore authorized, shall provide to regulate the status, service, duties or compensation of members of the Legislature, Judges of the Courts, Districts Attorneys, County Attorneys, or any office whatever by the law of the State required to be filled by an election embracing more than one county. Excepting herefrom nominations, elections or appointments to offices, the terms whereof may not have expired prior to the adoption of this Amendment to the Constitution, at such time as a Charter provision adopted hereunder may be in effect (save as to those offices which must continue to be elective, as herein elsewhere specified), all terms of county officers and all contracts for the giving of service by deputies under such officers, may be subject to termination by the administrative body of the county, under an adopted Charter so providing, and there shall be no liability by reason thereof.

"d. Any county electing to operate hereunder shall have the power, by Charter provision, to levy, assess and collect taxes, and to fix the maximum rate for ad valorem taxes to be levied for specific purposes, in accordance with the Constitution and laws of this State, provided, however, that the limit of the aggregate taxes which may be levied, assessed and collected hereunder shall not exceed the limit or total fixed, or hereafter to be fixed, by this Constitution to control counties, and the annual assessment upon property, both real, personal and mixed, shall be a first superior and prior lien thereon.

"e. In addition to the powers herein provided, and in addition to powers included in County Home Rule Charters, any county may by a majority vote of the qualified electors of said county, amend its Charter to include other powers,

functions, duties and rights which now or hereafter may be provided by this Constitution and the statutes of the State for counties.

"(4) Any county operating hereunder shall have the power to borrow money for all purposes lawful under its Charter, to include the refunding of a lawful debt, in a manner conforming to the General Laws of the State, and may issue therefor its obligations. Such obligations, other than those to be valid unless authorized by a majority of all votes cast by those resident qualified voters of the area affected by the taxes required to retire such obligations, who may vote thereon.

In cases of county obligations, maturing after a period of five (5) years, the same shall be issued to mature serially, fixing the first maturity of principal at a time not to exceed two (2) years next after the date of the issuance of such obligations. Such obligations may pledge the full faith and credit of the county; but in no event shall the aggregate obligations so issued, in principal amount outstanding at any one time, exceed the then existing Constitutional limits for such obligations and such indebtedness and its supporting tax shall constitute a first and superior lien upon the property taxable in such county. No obligation issued hereunder shall be valid unless prior to the time of the issuance thereof there be levied a tax sufficient to retire the same as it matures, which tax shall not exceed the then existing Constitutional limits.

"(5) Such Charters may authorize the governing body of a county operating hereunder to prescribe the schedule of fees to be charged by the officers of the county for specified service, to be in lieu of the schedule for such fees prescribed by the General Laws of the State; and, to appropriate such fees to such funds as the Charter may prescribe; provided, however, no fee for a

specified service shall exceed in amount the fee fixed by General Law for that same service. Such Charters as to all judicial officers, other than District Judges, may prescribe the qualifications for services, provided the standards therefor be not lower than those fixed by the General Laws of the State.

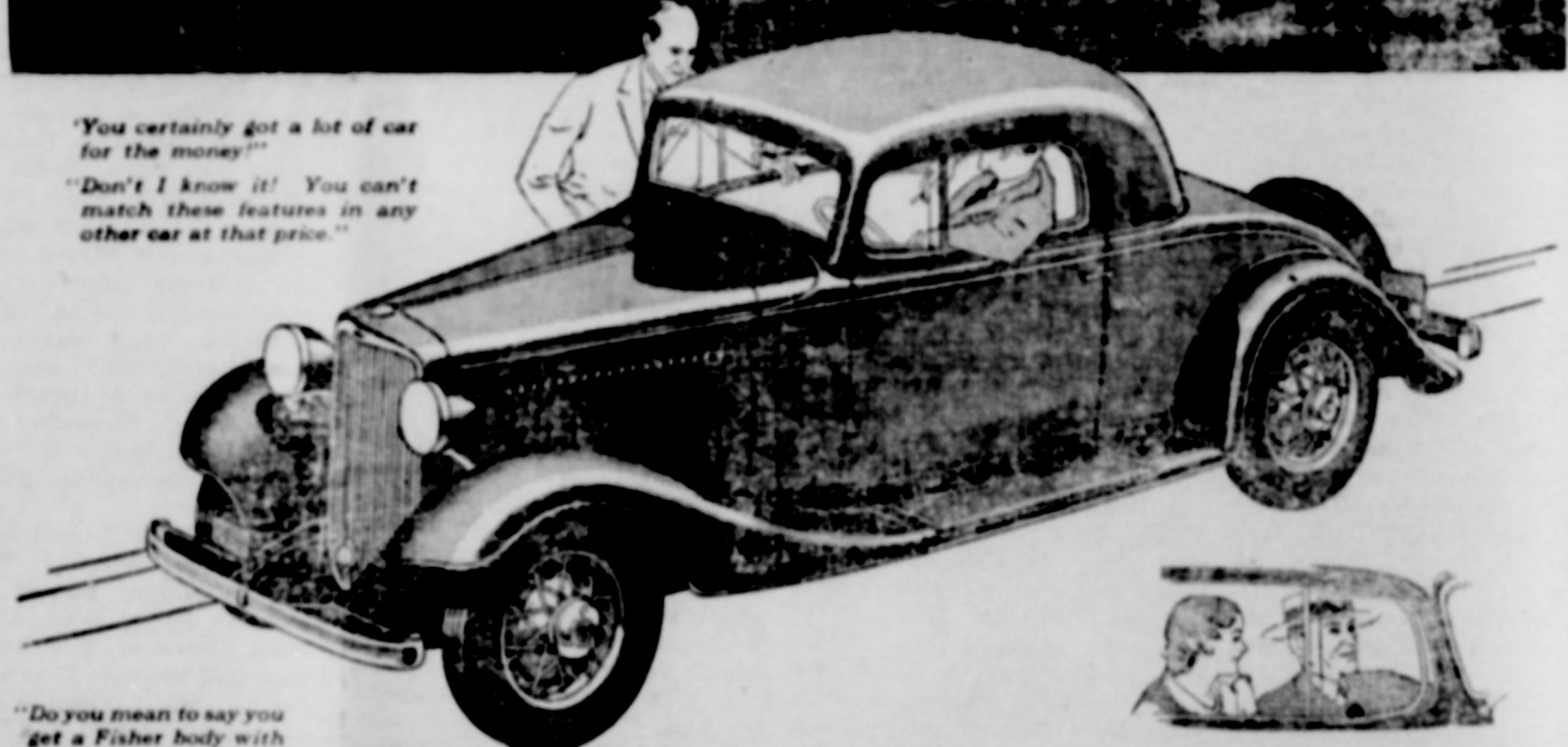
"(6) a. Subject to the express limitations upon the exercise of the powers by this subdivision to be authorized, such Charters may provide (or omit to provide) that the governmental and/or proprietary functions of any city, town, district or other defined political subdivision (which is a governmental agency and embraced within the boundaries of the county) be transferred, either as to some or all of the functions thereof, and yielded to the control of the administrative body of the county. No such transfer or yielding of functions may be effected, unless the proposal is submitted to a vote of the people, and, unless otherwise provided by a two-thirds vote of the total membership of each House of the Legislature, such a proposal shall be submitted as a separate issue, and the vote within and without any such city, town, district, or other defined governmental entity, shall be separately cast and

counted, and unless two-thirds of the qualified votes cast within the yielding defined governmental entity, and a majority of the qualified votes cast in the remainder of the county, favor the proposed merger, it shall not be effected. In case of the mergers hereby authorized, without express Charter provision therefor, in so far as may be required to make effective the object of the proposed merger, the county shall succeed to all the appropriate lawful powers, duties, rights, procedures, restrictions and limitations which prior to the merger were imposed in, or imposed upon, the yielding governmental agency. Particularly, it is provided that the power to create funded indebtedness and to levy taxes in support thereof may be exercised only by such procedures, and within such limits as now are, or hereafter may be provided by law to control such appropriate other governmental agencies were they to be independently administered. Such mergers may be effected under proposed contracts between the county and any such yielding governmental agency, to be approved at an election as hereinbefore provided for, in order to increase governmental efficiency.

(Continued on Page 4)

NEW STOCK ARRIVING EACH DAY
EVEREADY PHARMACY
 WE FILL ANY DOCTOR'S PRESCRIPTION
 —PHONE—
 23
 STOP AND DRINK AT OUR FOUNTAIN

AS LOW AS \$445
 Think how much you save on the purchase price alone!



"You certainly got a lot of car for the money!"
 "Don't I know it! You can't match these features in any other car at that price."

"Do you mean to say you get a Fisher body with No Draft Ventilation at that price? No wonder everyone I know is going in for Chevrolets."

"A new Chevrolet! I thought you were going to wait awhile."

"I figured I might as well start saving right away. And say, this Chevrolet is certainly a record-breaker for economy."

Once you start driving a Chevrolet, you're off on a long, non-stop economy-tour that saves you money every thrilling mile. You'll make fewer visits to filling stations—because Chevrolet uses less gas and oil than any other full-size car. You won't have to worry about repair bills, because Chevrolet is built right, and stays right! You won't have to think about trading it in, not for many tens of thousands of miles. . . . Chevrolet stands up so well you won't want to! And all the while Chevrolet is saving you money, you're enjoying the thrill of driving one of the smartest, snappiest, most advanced cars on the road!

CHEVROLET MOTOR CO., DETROIT, MICHIGAN
\$445 TO \$565
 All prices f. o. b. Flint, Mich. Special equipment extra. Low delivered prices and easy G. M. A. C. terms. A General Motors Value.

"How much better a new car makes you feel!"

"And how easy Chevrolet has made it to get that feeling! Payments are no burden when a car costs so little as this one!"

"Our fleet of Chevrolets not only cut down our investment, but reduced mileage costs too."

"There isn't any starter button. Just step on the gas as usual. The Starterator will take care of the rest."

LEMONS & HENSHAW, Abstractors
 Terrell County Lands
 Lands Sold and Leased—Property Rendered—Taxes Paid
 ABSTRACTS EXAMINED AND TITLES PASSED UPON
 BY AN EFFICIENT AND RELIABLE ATTORNEY
 Office: Court House, Sanderson, Texas
 Mrs. Luella L. Lemons, Owner G. J. Henshaw, Mgr.

THE SANDERSON STATE BANK
 Sanderson, Texas.
 YOUR ACCOUNT APPRECIATED

SAVE WITH A NEW CHEVROLET
McKnight Motor Company
 PHONE 114 Sanderson, Texas

CHURCHES

CATHOLIC

Mass every morning at 7:30.
1st. Mass every Sunday at 7:30.
2nd. Mass at 9 o'clock.
Rev. J. M. Bertrant, Rector.

METHODIST

Services, Sunday May 28th
10 a. m. Sunday School.
11 a. m. Divine Worship. Sermon by Rev. A. L. Moore Ph.D. D. D.
4:15 p. m. Quarterly Conference at Dryden. Dr. Moore presiding.
5:15 p. m. Picnic at Dryden. Each family will bring lunch. If you are sure what to prepare please contact Mrs. Chester Smith or Mrs. F. Buchanan at Dryden.
8 p. m. Dr. Moore preaches at Dryden.
Tuesday, May 30th, the Women's Missionary Society will meet at the church at 3 p. m.
Wednesday, May 31st. Prayer meeting at 8 p. m. at the Church.
The regular monthly meeting of the Board of Finance of the Church will be held Friday June 2 at 8 p. m. All are cordially welcomed to any of our services.
B. M. Stradley, Pastor.

BAPTIST

Sunday, May 28, 1933.
Sunday School at 10 a. m. Mr. J. Adams, Superintendent. Sunday School subject, "Jesus and His Disciples." Lesson print, Mark 13:14-9. Golden Text, John 15:14. Teaching at 11 a. m. and at 8 p. m. Welcome to all of our services.
J. F. Green, Pastor.

PRESBYTERIAN

Sunday School at 9:45 a. m. Sims, Superintendent. Sunday School begins on time.
Teaching at 11 a. m. Subject, "The Perfection of Beauty." Evening service begins at 8:15. Theme is, "God's Gracious Invitation."
Young People's Vesper service at 8 p. m. Melvin Pollard leads a program on Japan.
Monday night at the home of Mrs. Will Savage the Auxiliary is having its twenty-first birthday party and all the congregation cordially invited. Mrs. Joe F. is the assisting hostess. A net, "The Path of Peace" will be given.
Wednesday night at 8:15 p. m. the

Workers' Conference will meet. This is an important meeting to adjust our work to summer conditions. Many are going away. Those who remain should redouble their efforts. Study Psalm 32.
Thursday night at 8 o'clock the young people will meet at the home of Mr. and Mrs. Joe Nichols to learn some new songs. Let all the young folks come to this praise service.
John V. McCall, Pastor.

DRYDEN CHURCH

Services Sunday, May 28th.
2:30 p. m. Sunday School.
3:15 p. m. Divine Worship. Sermon by Rev. A. L. Moore Ph.D. D. D.
4:15 p. m. We hold the 3rd quarterly conference.
5:15 p. m. Picnic dinner on the grounds. All families expected to bring lunch.
8 p. m. Dr. Moore will preach for us.
Our Women's Missionary Society will meet Monday June 5, at 3 p. m. All are welcome to any or all the services.
Mrs. P. A. Wyatt, Superintendent Sunday School.
A. F. Buchanan,
W. A. Latimer,
Mrs. A. M. Buck,
Mrs. Chester Smith
Mrs. Millard Holmes
Stewards.

TO WHOM IT MAY CONCERN:

You are hereby notified that the partnership formerly conducted under the name of Cox & Cox, consisting of C. F. Cox Jr. and Mary Cox, both of whom reside in Brewster County, Texas, has been dissolved and I will not be responsible for any debts or obligations of any character contracted for or incurred on behalf of said partnership.
Witness my hand, this 3rd day of May, A. D. 1933.
C. F. Cox Jr.
13 pd.

SHOE AND BOOT REPAIRING

All prices reduced on my work to where it will pay you to have them fixed.
My work is always guaranteed
J. R. BLACKWELDER

NOTICE OF PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS

S. J. R. NO. 30.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article 3 of the Constitution of the State of Texas be amended by adding thereto another section, Section 51a, which shall read as follows:

"Section 51a. The Legislature shall have power to authorize by law the issuance and sale of the bonds of the State of Texas, not to exceed the sum of Twenty Million (\$20,000,000.00) Dollars, bearing interest at a rate not to exceed Four and one-half (4½%) per centum per annum; and payable serially or otherwise not more than Ten (10) years from their date, and said bonds shall be sold for not less than par and accrued interest and no form of commission shall be allowed in any transaction involving said bonds. The proceeds of the sale of such bonds to be used in furnishing relief and work relief to needy and distressed people and in relieving the hardships resulting from unemployment, but to be fairly distributed over the State and upon such terms and conditions as may be provided by law and the legislature shall make such appropriations as are necessary to pay the interest and principal of such bonds as the same becomes due. The power hereby granted to the Legislature to issue bonds hereunder is expressly limited to the amount stated and to two years from and after the adoption of this grant of power by the people. Provided that the Legislature shall provide for the payment of the interest and redemption of any bonds issued under the terms hereof from some source other than a tax on real property and the indebtedness as evidenced by such bonds shall never become a charge against or lien upon any property, real or personal, within this State.

Section 2. The foregoing Constitutional amendment shall be submitted to the qualified voters of the State on the Twentysixth day of August, A. D. 1933, at which election all voters favoring such proposed Amendment shall write or have printed on their ballots the words, "For the amendment to the Constitution providing that the Legislature may authorize the issuance of bonds of the State of Texas, not to exceed Twenty Million (\$20,000,000.00) Dollars, for relieving the

hardships of unemployment and for the necessary appropriations to pay said bonds"; Those voters opposing said amendment shall write or have printed on their ballots the words, "Against the amendment to the Constitution providing that the Legislature may authorize the issuance of bonds of the State of Texas, not to exceed Twenty Million (\$20,000,000.00) Dollars, for relieving the hardships of unemployment and for the necessary appropriations to pay said bonds."

Section 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and to have same published as required by the Constitution for amendments thereto.

W. W. Heath
Secretary of State.
(A CORRECT COPY)

NOTICE OF PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS

S. J. R. No. 32.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 1-a of Article VIII of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Article VIII, Section 1-a: Three Thousand Dollars (\$3,000.00) of the assessed taxable value of all residence homesteads as now defined by law shall be exempt from all taxation for all State purposes; provided that this exemption shall not be applicable to that portion of the State ad valorem taxes levied for State purposes remitted within those counties or other political subdivisions now receiving any remission of State taxes, until the expiration of such period of remission, unless before the expiration of such period the board or governing body of any one or more of such counties or political subdivisions shall have certified to the State Comptroller that the need for such remission of taxes has ceased to exist in such county or political subdivision; then this Section shall be come applicable to each county or political subdivision as and when it shall become within the provisions hereof."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held throughout the State on the fourth Saturday in August, 1933, at which election all voters favoring said proposed Amendment shall

write or have printed on their ballots the words:

"For the Amendment to the Constitution of the State of Texas exempting Three Thousand Dollars (\$3,000.00) of the assessed taxable value of all residence homesteads from State taxes."

Those voters opposing said proposed Amendment shall write or have printed on their ballots the words:

"Against the Amendment to the Constitution of the State of Texas exempting Three Thousand Dollars (\$3,000.00) of the assessed taxable value of all residence homesteads from State taxes."

Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and to have same published as required by the Constitution and Amendments thereto.

W. W. Heath
Secretary of State.
(A CORRECT COPY)

NOTICE OF PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS

H. J. R. NO. 43.
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Subsection (a), of Section 20, of Article XVI, of the Constitution of Texas, be amended so as to hereafter read as follows:

"(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 vinous or malt liquors of not more than three and two-tenths per cent (3.2%) alcoholic content by weight, (except for medicinal, mechanical, scientific or sacramental purposes) are each and all hereby prohibited. The Legislature shall enact laws to enforce this Section, and may from time to time prescribe regulations and limitations relative to the manufacture, sale barter, exchange or possession for sale of vinous or malt liquors of not more than three and two-tenths per cent (3.2%) alcoholic content by weight; provided the Legislature shall enact a law or laws whereby the qualified voters of any county, justice's precinct, town or city may, by a majority vote of those voting, determine from time to time whether the sale for beverage purpose of vinous or malt liquors containing not more than three and two-tenths per cent (3.2%) alcohol by

weight shall be prohibited within the prescribed limits; and provided further that in all counties in the State of Texas and in all political subdivisions thereof, wherein the sale of intoxicating liquors had been prohibited by local option elections held under the laws of the State of Texas and in force at the time of the taking effect of Section 20, Article 16, of the Constitution of Texas, it shall continue to be unlawful to manufacture, sell barter or exchange in any such county or in any such political subdivision thereof, any spirituous, vinous or malt liquors or medicated bitters, capable of producing intoxication or any other intoxicant whatsoever, unless and until a majority of the qualified voters in said county or political subdivision thereof voting in an election held for such purpose shall determine it to be lawful to manufacture, sell, barter and exchange in said county or political subdivision thereof vinous or malt liquors containing not more than three and two-tenths per cent (3.2%) alcoholic content by weight, and the provision of this subsection shall be self-enacting."

Sec. 2. The foregoing Amendment to the Constitution shall be submitted to a vote of the qualified electors of this State at an election to be held throughout the State on the fourth Saturday in August, 1933. At this election all voters favoring the proposed Amendment shall write or have printed on their ballots the following words: "For the Amendment to the Constitution of Texas, authorizing the sale of vinous or malt liquors of not more than three and two-tenths per cent (3.2%) alcoholic content by weight." Those voters opposing said proposed Amendment shall write or have printed on their ballots the following words: "Against the Amendment to the Constitution of Texas, authorizing the sale of vinous or malt liquors of not more than three and two-tenths per cent (3.2%) alcoholic content by weight."

Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for such election and to have same published as required by the Constitution and Amendments thereto.

W. W. Heath
(A CORRECT COPY)
Secretary of State.

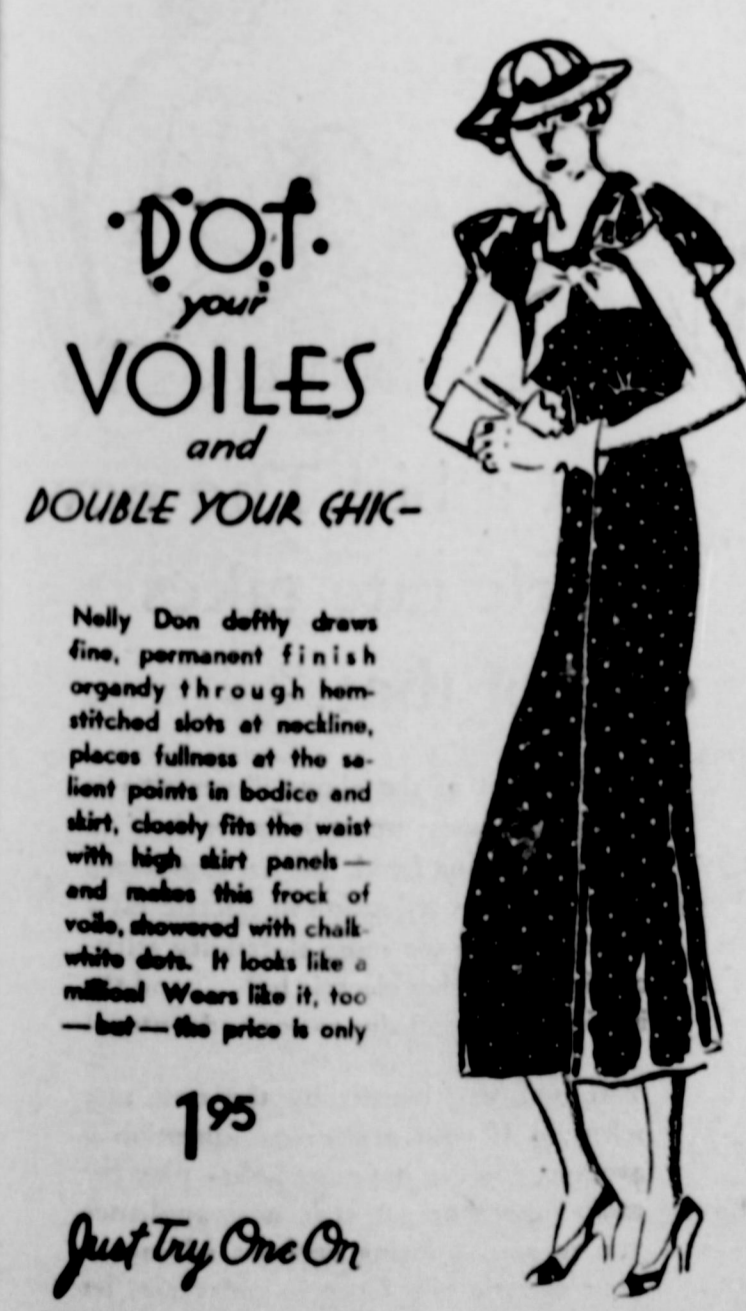
WANTED TO RENT—A four room house with all modern conveniences. Apply at this office for particulars.

Henry Ford
Dearborn, Mich.

May 15, 1933

Time and again I am told—by my own organization and by others—that I penalize myself by quality.
Friendly critics protest our putting into the Ford V-8 what they call "twenty-year steel." They say such quality is not necessary; the public does not expect it; and that the public does not know the difference anyway.
But I know the difference.
I know that the car a man sees is not the car he drives—he drives the car which the engineer sees. The car which is seen, comprises beauty of design, color and attractive accessories,—all desirable, of course. The best evidence that we think so is that they are all found on the Ford V-8.
But these are not the car. The car proper, which is the basis of all the rest, is the type of engine and its reliability; the structure of chassis and body, ruggedly durable; the long thought and experiment given to safety factors; the steady development of comfort, convenience and economy. These make the car.
A car can be built that will last two or three years. But we have never built one. We want the basic material of our car to be as dependable the day it is discarded as the day it is bought. Ford cars built 15 years ago are still on the road. It costs more to build a durable car—but two items we do not skip are cost and conscience. A great many things could "get by"—the public would never know the difference. But we would know.
The new Ford V-8 is a car that I endorse without any hesitancy. I know what is in it. I trust our whole thirty years' reputation with it. It is even better than our previous V-8. It is larger, more rugged and mechanically a better job all round.
I readily say this in an advertisement because I know the car will back it up.

Henry Ford



Dot your VOILES and DOUBLE YOUR GHIK-

Nelly Don deftly draws fine, permanent finish organdy through hem-stitched slots at neckline, places fullness at the salient points in bodice and skirt, closely fits the waist with high skirt panels—and makes this frock of voiles, showered with chalk-white dots. It looks like a million Weas like it, too—but—the price is only

195

Just Try One On

KERR MERCANTILE COMPANY
Sanderson, Texas

THE STATE OF TEXAS

To the Sheriff or any Constable of Terrell County, Texas Greetings:

You are hereby commanded to summons Julian S. Rumsey, the unknown heirs of Julian S. Rumsey, the unknown heirs of the unknown heirs of Julian S. Rumsey; Julian L. Rumsey, and the unknown heirs of Julian L. Rumsey, and the unknown heirs of the unknown heirs of Julian L. Rumsey; Frank L. Cotton and the unknown heirs of Frank L. Cotton; Lee Ann Cotton, the unknown heirs of Lee Ann Cotton and the unknown heirs of the unknown heirs of Lee Ann Cotton; William E. McLane, and the unknown heirs of William E. McLane, and the unknown heirs of the unknown heirs of William E. McLane, by publication of this Citation, once in each week for four consecutive weeks previous to the return day hereof, in some newspaper published in your County, if there be a newspaper published therein, but if not, then in any newspaper published in the 63rd Judicial District; but if there be no newspaper published in said Judicial District, then in a newspaper in the nearest district to the said 63rd Judicial District, to appear at the next Regular Term of the District Court of Terrell County, Texas to be held at the Court House thereof in Sanderson, Texas, on the second Monday in July, A. D. 1933, the same being the 10th day of July, A. D. 1933, then and there to answer a petition filed in said Court on the 23rd day of May, A. D. 1933, in a suit numbered on the docket of said court as No. 1883, wherein C. H. Gregory, Mildred Gregory, wife of C. H. Gregory, and Mrs. M. E. Shely, a widow, are Plaintiffs, and Julian S. Rumsey, Julian L. Rumsey, Frank L. Cotton, Lee Ann Cotton, William E. McLane and the unknown heirs of each of said persons, and the unknown heirs of the unknown heirs of each of said persons, are Defendants, and said Petition alleging that on or about the 11th day of May, A. D. 1929 the Plaintiffs were and still are the owners lawfully seized and possessed of, under Warranty Deed, duly registered, the following described land and premises, situated in Terrell County, Texas, to-wit:

"Being known as Survey No. 29, Block 152, Abst. No. 3122, Script No. 127, M. K. & T. E. Ry. Co., containing 640 acres, described by metes and bounds.

"Beginning at a stake and mound, SE Corner of Survey No. 23 and SW Corner of Survey No. 24, both in this block; Thence South 1900 varas to a stake and mound for SW Corner of this Survey; Thence East 1900 varas to a stake and mound for SW Corner of Survey No. 28, this block, for SE Corner of this Survey; Thence North 1900 varas to E mound SE Corner of Survey No. 24; Thence West 1900 varas to Beginning."

That on the day and the year last aforesaid Defendants unlawfully entered upon said premises and ejected Plaintiffs therefrom, and unlawfully withheld the possession thereof, to their damage in the sum of Two Thousand Five Hundred Sixty and no/100 (\$2,560.00) Dollars.

That the reasonable annual rental value of said premises is Two Hundred Fifty-Six and No/100 (\$256.00) Dollars.

The Plaintiffs further allege that they and those whose estate they have, claim and are claiming the same under deeds duly registered, have had peaceable, continuous and adverse possession of the lands and tenements claimed in Plaintiffs.

-AT YOUR-

PRINCESS

THEATRE

IN

SANDERSON

FRI.-SAT.

NORMA SHEARER

IN

'SMILIN' THRU'

WITH

FREDERICK MARCH

ADMISSION

10-25-35c

-COMING-

"THE CHAMP"

NOTICE OF PROPOSAL—
(S. J. R. NO. 3)
(Continued From Page 3)

efficiency and effect economy the county may contract with the principal city of the county to perform one or more of its functions, provided such contract shall not be valid for more than two (2) years.

"b. In case of the partial or complete merger of the government of a city operating under a Home Rule Charter, with the government of a county operating hereunder, those city Charter provisions affected thereby shall cease to control, and the county Charter provisions shall control.

"c. When any embraced incorporated city or town elects to merge its governmental functions with those of the county under the provisions hereof, such Charter may provide for defining or redefining the boundaries of such cities and towns, provided, however, that in defining or redefining the boundaries of such cities and towns, such boundaries may be extended only to include those areas contiguous to such cities as are urban in character; and as to such cities or towns and for the benefit thereof of the county, in addition to the primary city and county tax herein district tax, may levy and collect taxes upon the property taxable within such city or town as defined or redefined, within the limits authorized by Sections 4 and 5 of Article XI of this Constitution, (or any Amendment thereof) for incorporated cities according to the population, provided that no tax greater than that existing at the time of such merger or for any added purpose shall be imposed upon any such city or town unless authorized by a majority of all votes cast by the resident qualified voters of such city or town.

"d Areas urban in character though not incorporated, under appropriate Charter provision may be defined as such by the governing body of the county, provided, however, that no portion of the county shall be defined as an urban area unless it has sufficient population to entitle it to incorporate under the then existing laws of the State; and no such urban area, when created, shall be vested with

Petition, using and enjoying the same and paying all taxes due thereon for a period of more than five (5) years prior to the commencement of this suit, and this they are ready to verify.

Plaintiffs further allege that they and those whose estate they have, claim and are claiming the same under deeds duly registered, have had and now have peaceable, continuous and adverse possession of the lands mentioned in Plaintiff's Petition, using and enjoying the same for the period of ten (10) years before the commencement of this suit, and this they are ready to verify.

WHEREFORE, Plaintiffs pray that Defendants, Julian S. Rumsey, the unknown heirs of Julian S. Rumsey, the unknown heirs of the unknown heirs of Julian S. Rumsey; Julian L. Rumsey, and the unknown heirs of Julian L. Rumsey, and the unknown heirs of the unknown heirs of Julian L. Rumsey; Frank L. Cotton and the unknown heirs of Frank L. Cotton, and the unknown heirs of the unknown heirs of Frank L. Cotton; Lee Ann Cotton, the unknown heirs of Lee Ann Cotton; William E. McLane, and the unknown heirs of William E. McLane, and the unknown heirs of the unknown heirs of William E. McLane, be cited to appear, as the law requires, to answer this petition and that Plaintiffs have judgment for the title and possession of the above described lands and premises, for their damages, rents, for cost of Court and for such other and further relief, special and general, in law and in equity, as they may be justly entitled to.

Herein Fail Not, and have before said Court at its aforesaid next Regular Term, this Writ, with your return thereon, showing how you have executed the same.

Given under my hand and seal of said Court at office, in Sanderson, Texas, this the 23rd day of May, A. D. 1933.

F. L. Burnside,
Clerk of the District Court of Terrell County, Texas.
SEAL.

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any taxing or bonding power which it would not possess if it were operating as a separate incorporated unit under the then existing Constitutional and Statutory provisions of this State; and provided further that the governing body of the county for the government of such areas shall have and exercise all powers and authority granted by law to the governing bodies of similar areas when separately incorporated as a city or town, and such areas shall be subject to additional taxation within the same Constitutional limits as control taxation for a city or a town of like population. Likewise such Charter may provide for the governing board of the county subject to existing Constitution and statutory provisions to define, create and administer districts, and have and exercise the powers and authority granted by the Constitution and laws relative to the same.

"(7). No provision of this Constitution in consonance with the provisions of this Section 2, of Article IX, shall be held to control the provisions of a Charter adopted hereunder, and conforming herewith. Charters adopted hereunder shall make appropriate provision for the abandonment, revocation, and amendment thereof, subject only to the requirements that there must be a favoring majority of the vote cast upon such a proposal, by the qualified resident electors of the county; and no Charter may forbid amendments thereof for a time greater than two (2) years. The provisions hereof shall be self-executing, subject only to the duty of the Legislature, to pass all laws (consistent herewith) which may be necessary to carry out the intent and purposes hereof. Further, the Legislature shall prescribe a procedure for submitting to decisions, by a majority vote of the electors voting thereon, proposed alternate and elective Charter provisions."

Section 2. The foregoing Constitutional Amendment shall be submitted to the qualified electors of the State at an election to be held throughout the State on the fourth Saturday in August, 1933, at which election all ballots shall have printed thereon the following:

"For the Amendment to Article IX of the Constitution of Texas, adding Section 3, providing authority for the adoption of a Home Rule Charter by the voters in counties having a population of

sixty-two thousand (62,000) or more, to effect more sufficient and economical government within such counties, and to authorize mergers of separate governmental agencies within such counties as may from time to time be authorized by vote of the people therein."

"Against the Amendment to Article IX of the Constitution of Texas, adding Section 3, providing authority for the adoption of the Home Rule Charter by the voters in counties having a population of sixty-two thousand (62,000) or more, to effect more efficient and economical government within such counties, and to authorize mergers of separate governmental agencies within such counties as may from time to time be authorized by vote of the people therein."

Each voter shall scratch out one of the above listed clauses on such ballot, leaving unscratched that particular clause which expresses his vote on the proposed Amendment to which it relates.

Section 3. The Governor of this State is hereby directed to issue the necessary proclamation ordering an election in conformity herewith to determine whether or not the proposed Constitutional Amendment set forth shall be adopted, and the Governor shall have the same published as required by the Constitution and laws of this State.

(A CORRECT COPY)
W. W. Heath
Secretary of State.

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Physic the bladder as you would the bowels. Drive out the impurities and excess acids which cause the irritation that wakes you up. Get a regular 25c box of BUKETS, made from buchu leaves, juniper oil, etc. After four days test, if not satisfied, go back and get your 25c. They work on the bladder similar to castor oil on the bowels. Bladder irregularity is nature's danger signal and may warn you of trouble. You are bound to feel better after this cleansing and you get your regular sleep. Sold by—Mrs. W. F. Bohlman.

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Butter, Guadalupe Gold, lb	29c
Hams, Swift's Picnic shankless, lb	14c
Okra & Tomatoes, No. 2 can,	14c
Black Eyed Peas, No. 2 can fresh shelled	12c
English Peas, No. 2 can	12c
Green Cut Beans, No. 2 can	12c
Lima Beans, No. 2 can	12c
Pears, fancy dessert No. 1 can	17c
Pears, fancy dessert, No. 2 1/2 can	24c
Peaches, fancy 2 1/2 can	19c
Catsup, large bottle, 18c, 2 for	35c
Wesson Oil, 1 pt. and Mixer	55c
Shrimp, fresh, 5 3-4 oz.	19c
Oysters, Deep C brand, large fancy,	14c
Raisins, Sunmaid, reg. 15c pkg.	10c
Spuds, new fancy reds, lb	.04c
Figs, Black, lb	11c
Pickles, full quart jars,	19c
Soap, carbolated, 4 bars, & jigsaw	23c
Soap, wool shampoo, reg. 50c	29c

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