THE FRIONA STAR

... but one ISM in America . . . and that's AMERICANISM"

Volume 22-Number 13

FRIONA, PARMER COUNTY, TEXAS-FRIDAY, OCTOBER 18, 1946

High School Band Sponsoring Drive for New Band Uniforms



COGITATIONS and

our individual homes and to the days. city and community as a whole, paper, he surely is misleading will be taken. his own imangination. It just can not be done.

survey of this great subject, and let us down. We'll be very proud as he looks upward, downward, of you if you help us reach our outward in all directions and in- \$1,000 goal; then we'll make you ward at the world's great store proud to say: "That's the Frihouse of Beauty's treasures, one ona Band. begins to wonder if it were possible ever to exhaust such an Mrs. Wilson Is sible ever to exhaust such an goes on and on in his imagination, even the contemplation of the subject becomes filled with

enough to view the great celestian pyrotechnical display on Tednesday and Thursday nights, daused by a dazzling array of balzing meteors that was sup- son and family in their farm posed to fill the heavens on home about three miles west of those nights, can testify to the Friona, mas seriously injured. immense magnitude of the beau- Sunday, when she slipped and ty afforded by that one of na- fell on the floor of the home and ture's offerings of beauty. (I broke one thigh bone at the peldid not see it. It was cloudy.) vic joint.

Now, there will be no effort

out in the hues of the shell and had secured by dragging herself the precious stones. The uni- on the floor to a bed from which verse is its temple and those she secured her signal. culture of this spiritual endow- Wednesday. ment. The greatest truths are wronged if not linked with beauty, and they win their way most | condition. surely and deeply into the souls, when arrayed in their natural and fit attire."

Then let us listen to Balzac in the following: "Conviction brings a silent, indefinable beauty into the faces of the commonest human clay. The devout worshiper at any shrine reflects something of its golden glow, even as the glory of a noble love shines like a sort of light from a woman's face.'

And we find Keats saying: "Beauty is truth, truth, beauty." And your kind forbearance will be preyed upon while one more quotation is offered, this time from Maeterlinck, which reads: "It suffices not that Beauty should keep solitary festival in life; it has to become a festival of every day.'

Regardless of what the reader may think of the first four paragraphs of this effusion or of that which may follow, he cannot discredit the sentiment expressed in the above four quo-

The Friona School Band is sponsoring a drive to raise funds with which to pay for the new band uniforms, which are expected to be here within the next

The band is larger and better this year than it has been for a time, due to the work of Prof. P. F. Williams and the cooperation we have had from the people of Friona, but our band uniforms are not nearly paid for yet, so we are having a campaign to sell Curtis publications and many more magazines, from which returns the band will receive a large percent of the mon-

There are fifty different magazines on our selling list. The band members have been diinto two groups, each group having two captains. It is agreed that the losing group, or the group selling the fewer In last week's effusion I got number of subscriptions, will enstarted out on the subject of tertain the other group. The conbeauty, especially as applied to test will last during ten school

The person selling the most and almost before I knew it, I subscriptions at the end of the had my space all filled and had ten days will receive a new Philscarcely made a showing on co Radio, if our goal is reached. three short pages of legal size Renewals and new subscriptions

Our goals have been set at \$600, \$800, and \$1,00, and we're As one begins even a limited counting on your support. Don't

Injured in Fall; Those who were fortunate Breaks Hip Bone

Mrs. Wilson, mother of Ralph Wilson, who is visiting with her

made here to exhaust this great | mountains with others on a deer and "beautiful" subject, but it hunt, and his wife was called is interesting to know just what to the home of her mother, Mrs. some of the greatest thinkers Charles Schlenker, to assist her and writers of the world have in caring for her sister's chilsaid about this wonderful sub- dren while the sister was away ject-"Beauty." The following is receiving treatment for her eyes, a quotation from William El- but before leaving home she inlery Channing, one of our most sisted that her mother-in-law profound thinkers and philoso- accompany her, but she preferrphers, and one of America's ed to remain in the Wilson home, most renowned divines: (Quote) thus she was alone when her "Beauty" is an all pervading mishap occurred, and was obpresence. It unfolds to the num- liged to lie on the floor through berless flowers of the spring: it the remainder of the day and waves in the branches of the Sunday night, but on Monday trees and in the green blades of morning she hailed one of the grass; it haunts the depth of the school busses by waving a pillow earth and the seas, and gleams case from the door, this she

men who are alive to it cannot Mr. Bates, who was driving lift their eyes without feeling the bus, went to the door and the meelves encompassed by it on learned of the lady's sad dievery side. Now, this beauty is lemma and at once notified the so precious, the enjoyment it neighbors, who went to her asgives so refined, so pure, so con- sistance, placed her on a bed genial, without tenderest and and called for an ambulance noblest feelings and so akin to She was then taken to the worship, that it is painful to hospital at Lubbock where it think of the multitude of men, was ascertained that she had as living in the midst of it and suffered a complete fracture of living almost as blind to it as if, the bone at the point of its instead of this fair earth and articulation with the pelvic bone, glorious sky, they were tenants and an operation would be necglorious sky, they were tenants and an operation would be necof a dungeon. An infinite joy is essary for a proper setting of lost to the world by the want of the fracture, which was set for To The Tax Payers City of Fri-

> At this writing no further word has been received as to her your City tax is higher this year

they have commanded the respect and interest of intelligent people throughout the civilized world. It is also hoped that too er system he requested that we much egocentricity will NOT be raise the tax rate from \$.70c to adjudged against the effusion, \$1.50, the maximum, in order to when it is stated that the sent- create a surplus in the Sinking iments expressed in the said Fund. This surplus will remain quotations are in perfect har- in the bank to take care of any mony with my own ideas con- year that we might have a bad cerning beauty, and are quoted tax collection and could not here only because the sentiment meet our obligations when they is expressed so much more clear- come due, it is requested that ly and forcibly than my own we maintain at least a surplus power of expression will admit. to meet our obligations for two Would to God I had such power. years. The only way we have to I would never lose an opportunity to use it—then I might creased tax rate. This additional have not lived in vain.

sad condition for the world that ing fund and is not needed to so small a percentage of its peo- carry on the City's business; the ple have been endowed with City was never in a better fisuch a power of thought and nancial condition than it is at such a gift of expression, but one present.

would hardly be justified in Your valuations for tax purmaking a statement to that ef- poses are about what they were ations, coming as they do from fect, for it is possibly better that last year, there were some ad- White, a son, at Memorial hos- ter returned home from Mule-men of broad intellect and ser- some or not so gifted, but view- justments, some were lowered pital at Clovis, Saturday, Oc- shoe Hospital Friday. Both are

News of Our CHURCHES

Sunday School 10:00 a. m Morning Worship 11:00 a.m.

Evening Worship We were very much pleased o have Rev. Dennis White to deliver our morning and evening services. Rev. White was formerly a member of our church and s now attending Wayland Col-

We also welcome our pastor, Brother Day, back after a week's neeting at Haileyville, Oklahoma. Let us all give him a grand welcome by all being in hurch Sunday

TUESDAY, OCT. 22:

W. M. U. will meet in the church at 3:00 p. m. The Tierra Blanca Association-

al Brotherhood Meeting is to be held in Tulia. Supper will be se ved at 7:30 p.m, and the program will follow at 8:30. As many of you men as can, go. Please, go, so our church will be well represented.

WEDNESDAY, OCT. 23: Prayer Meeting, 7:30 p. m.

"Come thou with us and we

IMMANUEL LUTHERAN

Sunday School, 3:15 p. m. "Naooth's Vineyard.'

Bible Class, 3:15 p. Life of Joseph. Divine Service, 4:00 p. m. The topic of the sermon will be, 'What Think Ye of Christ?" Listen to the Lutheran Hour over KICA, Clovis at 11:30 a.m.

Congregational Church News: Sunday, Oct. 20:

Church School at 10:00 a. m. uted the amount of \$8.00. Opening session of Panhandle

The afternoon session will be conducted by Supt. H. H. Lindeman, who will speak on "What Mr. and Mrs. O. F. Lange of the Conference expects of the Friona, was recently pledged to Friona church, and, what the DFD, women's social club, at local church expects from the Texas Technological College.

Col. Moran will speak again

Methodist hurch News: The W.S.C.S. met, Tuesday Oc-

ober 15th, with nine members In leading the fourth chapter

sion. Several talks were given Flippin is her sister. y the members.

The next meeting will be on October 22nd, and we urge all members to attend.

City Commission **Explains Increase**

So that you will know why than it has been in the past, the following will explain:

Before the Attorney-General would approve our Bond Issue which was voted to build a sewcreate this surplus is the intax that you are assessed this At first glance it seems it is a year will be placed in the sink-

(Continued on Back Page) and some were increased a very tober 12.

Washable Doeskin



Five washable doeskin glove suggestions from France by designer Kislav, to lend dressiness to autumn and winter ensembles: Middle—A tricky pleat with flare above the wrists. Upper left—Checkerboard design with leather thong lacing. These gloves just cover the wrists. Lower left— Sunburst design with radiating raised rays distinguishes this pair. Upper right-A hand-stitched, raised diamond design at juncture of hand and wrist. Lower right—This pair, with stitched design, can be worn with short or long sleeves for afternoon or evening.

CARD OF THANKS

I take this means of thanking you, the people and friends of Friona and surrounding communities, for your kindness me during my recent illness which each of you contributed in every way possible to my welfare. I am grateful and forever indebted to each of you Sincerely, J. G. Guinn

MORE ABOUT PARK FUND Still another name of those who contributed to the fund for caring for the local public park, E. W. Lichtsinn, Pastor that was omitted in the recent list of such names, is that of Bert Shackelford, who contrib-

If you have been overlooked Association of Congregational and want to help out on this Churches at 11:00 a. m. This park fund, just see the commeeting will be addressed by Lt. mittee of which Mr. Foster is Col. Sherwood Moran, late of the chairman, and they will be glad U. S. Marines, who will speak to take your contribution. This is exactly what Mr. F. L. Spring Immediately following the did this week, when he handed a basket dinner Mr. Foster \$5.00, and said the will be served in the church park looks so much better this basement by the ladies of the year that it is a pleasure to

Miss Doris Lange, daughter of

Miss Mamie Lou Wilson, at the evening service at 8:00 daughter of Mr. and Mrs. Ralph o'clock. The public is cordially G. Wilson of Friona, was recently pledged to DFD, girl's social club, at Texas Technological College.

Mrs. Rhoda Thornton, of Colorado City, arrived here Saturday evening for a short visit with Mr. of our study, Mrs. J. H. Boyle and Mrs. W. H. Flippin, Sr., made a very interesting discus- eight miles east of Friona. Mrs.

> Misses Charlene and Lora Mae McFarland, who are teaching at Clovis, spent the week end here with their parents, Mr. Mrs. J. B. McFarland.

small amount. All suitable res-\$40.00 to \$50.00 per lot, which very reasonable.

taxes and valuations and it ber of W.A.A. board. would not have been done this time had it not been requested by the Attorney-General in set- Work on Parmer ting up a sound financial condition for the Sewer System which was voted approved by

tem we hope to be able to have something definite on the construction of it before too long.

The baby daughter of Mr. and Mrs. Pass Powell passed away at Memorial Hospital at Clovis, Monday morning.

Mr. and Mrs. Byron Dial and children, of Albuquerque, New in the Stevick home here. Mrs. Collins, of Canyon, visited

her daughter, Mrs. Frank A.

Spring over the week end. Mr. and Mrs. Buck Richarders and baby were Sunday guests tersects U. S. Highway No. 66.

Born to Mr. and Mrs. Herman

Veteran Marine to Speak On Sunday At Friona Church

June Maurer Is Elected to Who's Who in Colleges

among students."

is taken:

DENTS IN AMERICAN UNIVER-

by officials of your school.

In regard to the Sewer Sys- To Start Soon

It is reported on good author-

According to word put out by the engineers, the work of sur-Mexico, were week end visitors veying the route will be completed in time for the paving contract to be let early in 1947. Highway No. 214 is the north and south highway that has been under consideration for some time, extending through Cochran and Bailey and Parson, Mr. and Mrs. Rudy Stow- mer county on north until it in-

her parents and all her Friona from two very different points.

"Dear Miss Maurer: of WHO'S WHO AMONG STU- ple.

SITIES AND COLLEGES IS THE Britain and saw occupation the Star office from our good of Parmer Count OVERALL DISTINCTION FOR duty in Japan. He was described OUTSTANDING COLLEGE STU- as "Ranking Interpreter" for his with Mrs. Guyer, visiting their and is, therefore DENTS a nationwide honor or- ability with the Japanese langganization that recognizes ser- uage and Japanese psychology vice to the school, campus ac- and history tivities, scholarship, and all hon-

Highway No. 214

Highway Engineer of this district is to the effect that the work of surveying State Highway No. 214, through Parmer County will begin next week.

Mrs. J. D. Caughan and daughGuinn might do well to place ter returned home from Mule-

Word has been received that Lt. Col. Sherwood F. Moran, will speak here Sunday, October 20, at the Congregational Church, at 11 o'clock a. m. and at 8 o'clock p. m. Owing to Col. Moran's 24 years experience as a Christian missionary in Japan, and his three years service as Mr. and Mrs. Carl C. Maurer an enlisted man in the United have received word from Colo- States Marines, which time was rado College, Colorado Springs, spent in the Pacific theater, informing them of the selection his speeches promise to be of and election of their daughter, unusual interest to all Ameri-Miss June as a member of the cans, and the public is most 1946-47 edition of "Who's Who cordially invited to attend both of these services. His varied For this distinction which has services has given him a unique been conferred upon Miss June, knowledge of things Japanese

friends are worthily proud. The In Osaka, once the sixth laruncement came in a copy gest city in the world, Mr. Mor- WILL MEET MONDAY of a letter to Miss Maurer, in- an headed up Yodogawa Neighforming her of her election, from bor hood House, a Christian socontribute to this worthy cause. which the following quotation cial service center, located in the ary will meet, Monday, October heart of the factory belt. Its 21, for a regular meeting. program and outreach com-This letter is to notify you manded the respect and co-op- get their quota in membership that you have been nominated eration of both Christian and for 1947. Membership dues are and officially accepted for in- non-Christian Japanese of the \$1.25 and we urge each member clusion in the 1946-47 edition labor and artisan type of peo- to pay them this month if pos-

SITIES AND COLLEGES. You listed in the Marines with the with our secretary, Miss Zola are highly commended on your rank of Captain. Soon he was Lee Foster, or Mrs. E. S. White outstanding achievements as a Major Moran and the holder or any one of the Auxiliary student and as one in whom of the Bronze Star medal. When members who will take dues as your school has shown both discharged from the service in we need all the help we can get. without a Justice pride and confidence. A cer- the spring of 1946 he was a Each member is urged to come Friona Precinct nov difficate of recognition will be Lieutenant Colonel. He landed to our meetings. We want all the person of Charle awarded you during the school on Guadalcanal with the First wives of veterans of World Wars who received the o year on an occasion selected Marine Division, and remained I and II to come and help make pointment of the P there from Aug. 7, until De- our meetings more interesting. ty Commissioners "WHO'S WHO AMONG STU- cember 31, 1942. He also saw ser-DENTS IN AMERICAN UNIVER- vice on Cape Gloucester and New

Sherwood Moran, called by his orary and social organizations friends, "Sherry" was born in idential lots were increased from to which a student may belong." Kentucky, and entered the ser-In addition to the distinction vice of the American Board of the City Commission thinks is above described, Miss June has Foreign Missions in 1916. In the the honor of being president of midst of his college career he It certainly was not the wish The Independents; Secretary of took time off to travel around of your City Officials to raise the Student's Council and mem- the world as secretary of Sherwood Eddy. He is a graduate of Union Senminary and holds an M. A. from Columbia University He expects to return at the earliest possible moment to Japan to resume the work laid down before the war. You will enjoy his talks here.

> SUCCESSFUL TURKEY RAISER Mrs. J.T. Guinn, who lives over in Deaf Smith County. ity that word from the State north of Friona, has become popular as one of our most successful turkey raisers, and has grown another fine flock of these fine birds this year.

Mrs. Guinn was in Friona, Tuesday, and in speaking of her turkeys stated that many of her turkey customers were disappointed last year in getting turkeys for their Thanksgiving and Christmas dinners, because they applied for them after her flock had all been sold, and that she plans to sell her flock this year on the Thanksgiving market. It would seem that those who are planning to get their turkey

Try a Want Ad!

their order at once.

Ex-G. I. En Route to Vets H Commits Suicide at Friona

FRIONA SENIORS ARE ENTERTAINED HERE MONDAY

On Monday night a party was given for the Senior Class, at the home of John White, with four members of the class. Misses Eva Lou Jones, Lois Norwood, Elda Hart and Wanda Ann Hughes, serving as hostesses, and Mmes. Opal Jones, W. C. Norwood and Grace Hart acting as chaperones.

The activities of the party began by playing "auto trips" until all the guests had arrived. After this several other games were played, such as "Bird, Beast or Fish," chair relays, and Jacob and Rachel.

"I have an Idea" was also played in which we found who thought who had the biggest feet, etc. Then each couple was given a treasure map, which they followed at each lead to refreshments. These consisted of sandwiches, angel food cake and

HOME FROM COLORADO

Mr. and Mrs. Foister Rector returned Monday evening from a visit of about ten days with relatives near Cortez and Pleasant Valley, Colorado, during which they visited Mrs. Rector's parents, Mr. and Mrs. P. B. Griffith, their son, Francis and his family and their daughter, Mrs. Elliott, and her family.

Foister stated that prospects are looking good in that localthat saw but two deer durtheir trip, both of which were being carried on the running boards of a car carrying two huters, the apparent evidence being that each had se cured his limit.

SUFFERED LIGHT STROKE

One of Friona's older citizens in the person, of R. R. Bussell, received a slight stroke, sometime Sunday, but he was reported as being able to be up at this Festival, and have

It appears that Mr. Bussell suffered a similar stroke a year or more ago.

LEGION AUXILIARY

The Auxiliary ladies want to sible, as this is Membership In April 1942 Mr. Moran en- Month. You may leave your due

A letter has been received at friend, John Guyer, who is now, Precinct for a goo son, William A. Guyer at Che- here and is a m ney, Washington, asking that the mands the respe Star be sent to Bill for a year. dence of the publ John gave no intimation as to pointment as hea when he and Mrs. Guyer will re- Precinct Court w

FRIONA, Oct viceman from en route with h Veterans Hospit committed suick

The recently viceman, identifie Mr. Blair, shot hi on the south edge just west of the F its at about 11 c morning.

skirts of Friona

Blair, aged 33 and was enrotte ans Hospital in companied by three brothers, Farwell.

Just before en he complained of asked that the so he might get he stepped on drew a gun and through his head stantaneous

Sheriff Earl I nied by County Aldridge, both Dr. Johnson of C moned to the sce evidence of Bla brothers, the office inquest was unnec body was remove

a Steed ambulance Blair and his t were all ex-servi had spent three vice in the Pacific received his discha year ago. He had health, and had relatives in Farw prior to starting t arillo where he w Veterans Hospital

Don Edwin Wins High I

ple honor to stude entered the Junior perior mating thr

succession Don Edwin Lewi and Mrs. Henry 1 ona, is one of for tire Seventh Dist awarded this hone

Next Wednesday October 24th, at 5 r School Auditorium presented this hon He will also sing selections.

Friona Has Ji Charley Turne Is New Office

regular session. Me Mr. Turner has

Seventh District President Sp To Junior Woman's Club Tue

Mrs. Raymond W. from Pampa, Texas, District President of Federated any one of these Clubs, was guest speaker at a for all of the me meeting of the Junior Woman's Following Mrs. 1 Club Tuesday evening, Oct. 15 a musical number at the Club House. The members | Mrs. Eva Miller, Mr of the Senior Woman's Club and Mrs. Fleta Te were also guests.

As the members and guests entered the Club House they fully decorated wit were greeted by Mrs. Gaye Gee buds. Punch was ser and Mrs. Ethel Ruth Spring. In attractively appoint the weceiving line were Mrs. centered with an arr Fleta Terry, Mrs. Raymond Har- rose buds, flanked rah and Mrs. Fred White.

Mrs. Harrah was introduced holders. Mrs. Carn by Mrs. Fleta Terry, president presided at the pun the Junior Woman's Club. Mrs. Harrah gave a very inter- Mrs. Pete Echols, esting and impressive talk on Mrs. Ella Guest, D "Mental Health and The Men- and Mrs. Harris C tal Patient." Mrs. Harrah re- low, Okla. ported that Dr. William Mininger who was a Brigadier General in World War II, has done boro, Arkansas, much toward enlightening the her sister, Mr. United States on this subject. ford, last week. hospital in Topeka, Kansas. Mrs. Harrah stated that mental ill-

Harrah, and tuberculosis Seventh yet more money i panied by Mrs. De

> The club room by tall white tane Out of town

Mrs. E. D. McGo

Harrah stated that mental ill- Hand were ness affects more individuals Springfield. than infantile paralysis, cancen

INE

et of March 3, party.

reflection upon the accident when they were hich may ap- the rescue. They rushed around on its being Kenzie. ttention of the

tices, 2 cents insertion.

Man Is Tuesday o Lake

an. 38, of Ama-Tuesday afterhich he and a . Picketing, also is survived by his wife and five ce fishing. occurred

utes longer.

children.

From where I sit ... by Joe Marsh

Want a Vacation

from Marriage?

body to cook for. She was about to

wire Al, when he barges home a

week ahead of time, and she almost

From where I sit, those differ-

ences of habit and opinion -

whether they have to do with corn-

cob pipes, a glass of beer, or play-

ing the harmonica, seem mighty

trivial when you're separated. And

cries for gratitude. ("Felt the same

way myself," says Al.)

Copyright, 1946, United States Brewers Foundation

pplying your Home, Farm or Shop with the

Supplies and Appliances, is to visit your home store, and MAKE YOUR WANTS KNOWN

e always pleased to have you call and always

at k while the two The Liberator wan plane is g about a quar- technically known as the B-24.

ent south on his va-

fishing, and left his

vacation from the

thes in a heap, and

ays, Martha enjoyed

and quiet, top back

night snacks (Al's

of cheese and beer

d of the week, she

couldn't even read

DD METHOD

is MOST LIKELY that you

to serve you . . . at

ON HAVE THESE SUPPLIES

HITE AUTO STORE

FLOOR FURNACES

"Hot Boy" GAS HEATERS

ROSLEY Radio Combinations

TABLE LAMPS

Folding Clothes Driers

ELCH AUTO SUPPLY

PHONE 25

eplacement Parts . . . Household Appliances

FRIONA, TEXAS

SAVING-

VING-

SAVING-

ter of a mile above the boat- * * * * * * * * * uses and some 50 yards from Arnn drowned when he at

BY MRS. GUY WALSER tempted to swim ashore after clinging to the partially sub-Sunday school and church merged boat for several minwere attended by 85 Sunday utes. Pickering returned to the morning. There were 49 at Trainboat after swimming for a few ing Union and Church Sunday minutes, and was rescued by Zone 1__\$1.25 Glen McKenzie, concessionnaire, night. Several visitors were prend-class mail who rushed to the capsized craft sent at the morning services. , 1925, at the in a motorboat after being not-Mr. and Mrs. Webb of Dim-Friona, Texas, ified of the accident by a shore

mitt spent a few days last week in the home of her parents, Mr. Two fishermen on shore saw and Mrs. Earl Lance Sr. Mr. and Mrs. K. W. Clayburn tanding or re- attracted by the cries of the two and daughter of San Diego, Cal-

y person, firm men, but were unable to go to ifornia, visited their parents, Mr. and Mrs. B. K. Greeson, and olumns of the the lower end of the lake to the Raymond Euler visited his par- to said property at the Court WHEREAS, on the 27th., day 1946. will be gladly concession house to notify Mc- ents, Mr. and Mrs. Elmer Euler House door of said county in the of August, 1946, by virtue of and family at Friona. Lynn Powellson and GGene Pickering said Arnn managed

Summerfield

to swim only about half the dis- Johns are in Hot Springs, N.M. Mr. and Mrs. B. A. Atchley and tance to shore before he went Lee Roy Suttles returned recent-Only the bow of the small ly after visiting relatives in Tenboat in which the two men were nessee

Mr. and Mrs. Ky Lawrence fishing remained above water as the weight of the outboard spent part of last week and this motor pulled the stern under. week at their ranch near House, Pickering was temporarily N. M.

paralyzed from exposure in the cold water from the waist down Amarillo visited in the home of ed value of said property or the and the mandates thereof I did Mr. and Mrs. J. A. Noland Satby the time he was rescued, and rescuers said he would have been | urday.

Among the Amarillo visitors able to hold on only a few min-Charlie Noland, Mr. and Mrs. Arnn, a Santa Fe brakeman, D. C. Walser, C. R. Walser, Mr. and Mrs. Lee Curry, Mr. and Mrs. Guy Walser, Billy and Ken- of the Defendants to have said number of acres, orginal survey, neth. Mr. and Mrs. Ted Staats. Bennie Joe and Robert, Mr. and Mrs. Elbert DeLozier, and Mr. and Mrs. B. E. Roberson.

Roy Eubo and son, J. R. were visitors in Lubbock last week. Mr. and Mrs. W. G. Niell of Dawn spent Sunday with Mr. Parmer County, Texas. and Mrs. Kenneth Niell and

daughter. Mr. and Mrs. O. B. Sumner spent the week-end in Lubbock visiting relatives.

Hereford visited in the home of 1154, in the District Court of Mr. and Mrs. B. E. Roberson Parmer County, Texas, wherein

and turnips at the Dimmitt Fair Party Defendants,

State Fair in Dallas last week.

Mr. and Mrs. L. H. Lookingbill, WHEREAS, on the 27th., day Bradley and Jimmie Lookingbill, of August, 1946, by virtue of said Nomal Carter, C. Clark, Wayne judgment and the mandates Lee, and Mrs. Ray Johnson and thereof the Clerk of the above

rillo, visited her brother, Ray law the hereinafter described Eastep, of Lakeview, Saturday property;

and Sunday. gus are somewhere in Colorado I did on the 26th., day of Sepon a hunting trip.

family have moved into their described property, situated in new home, which they recently Parmer County, Texas, to-wit: bought from George Looper.

LEGAL NOTICE

THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE

1168, in the District Court of terest of the Defendants in and Parmer County, Texas, wherein to said property at the Court The State of Texas and County House door of said county in the of Parmer Friona Independ- city or town of Farwell, Texas, ent School District and between the hours of 2:00 p.m. City of FFriona were Plain - and 4:00 p. m. to the highest tiffs, Impleaded Party Defend- bidder for cash, provided, howrecovered against C. A. Seabolt, F. J. Tesh- erty shall be sold to the owner annen, and the unknown heirs, of said property directly or indiassigns and legal representa- rectly or to anyone having an tives of said parties Defendants, interest therein or to any party for taxes, penalty, interest, and other than a taxing unit which

of August, 1946, by virtue of said aggregate amount of judgments judgment and the mandates against said property in said thereof the Clerk of the above suit, whichever is lower, subject mentioned District Court of said also to the right of the Defendcounty did cause to be issued an ants to redeem same in the time Order of Sale commanding me and manner provided by law as Sheriff of said county to and subject also to the right of seize, levy upon, and sell in the the Defendants to have said manner and form as required by property divided and sold in

WHEREAS, by virtue of said the 26th., day of September, judgment and said Order of Sale 1946. and the mandates thereof I did on the 26th., day of September, Parmer County, Texas.

1946, seize and levy upon as the property of the above defendants-the following described property, situated in Parmer County, Texas to-wit:

(Said description showing the number of acres, orginal survey, of August, 1946, in Cause No. amount of the adjudged value locality in county, and name by 1167, in the District Court of of said property or the aggre-

FIRST TRACT: 86, of the original Town of Fri-

Parmer County, Texas. day in the month of November, 1946, the same being the 5th., day of said month, proceed to Defendant, for taxes, penalty, divisions than the whole. sell all the right, title, and in- interest, and cost against the interest therein or to any party by law the hereinafter described other than a taxing unit which property; and manner provided by law County, Texas, to-wit: and subject also to the right

DATED at Farwell, Texas, this generally known.) the 26th., day of September,

-Earl Booth Sheriff

THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE

Miss Ann Morgan of near of August, 1946, in Cause No. Mrs. George DeLozier, won a School District and City of Friblue and red ribbon on squash ona were Plaintiffs, Impleaded recovered judgment against John C. Horn, Wendell Roberson and Betty George G. Wright, A. Bickle, Euler, who are attending college H. F. Hume, and Herman at Canyon, spent the week-end Schutte, and the unknown heirs, with their parents, Mr. and Mrs. assigns, and legal representa-B. E. Roberson and Mr. and Mrs. tives of these parties, Defendants, for taxes, penalty, interest, J. B. Noland attended the and cost against the hereinaf-

Billie Rae Johnson attended the mentioned District Court of said county did cause to be issued football game in Dalhart last an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the Miss Grace Eastep, of Ama- manner and form as required by

WHEREAS, by virtue of said judgment and said Order of Slim Taylor and Shorty Min- Sale and the mandates thereof tember, 1946, seize and levy upon as the property of the Mr. and Mrs. C. P. Sissell and above defendant—the following

(Said description showing the number of acres, orginal survey, Ray McBride, of Plainview, locality in county, and name visited E. H. Cummings, Mon- by which said property is most

generally known.)

FIRST TRACT: Lots 8, 9, 10, 11, and 12, Block

70, of the orginal town of Friona, Parmer County ,Texas. And I will on the first Tuesday in the month of November, 1946, the same being the 5th., WHEREAS, on the 27th, day day of said month, proceed to August, 1946, in Cause No. sell all the right, title, and injudgment ever, that none of said propcost against the hereinafter de- is a party to this suit for less than the amount of the adjudg-WHEREAS, on the 27th., day ed value of said property or the law the hereinafter described less divisions than the whole. DATED at Farwell, Texas, this

Earl Booth, Cheriff

It's A VERY SIMPLE MATTER

to prepare a Nourishing and appetizing meal for Each Meal of the Day and Each Day of the Week

One simply needs the necessary food products and the ability to combine, prepare and SERVE them, which ability all housewives and chefs have, and their FOOD PRODUCTS are always to be found on our shelves and counters . . . NOT, however, in the quantity and variety we would like, but all earefully packaged and CORRECTLY labeled.

We Truly Appreciate Your Patronage!

CRAWFORD STORE T. J. CRAWFORD, Proprietor

LEGAL NOTICE THE STATE OF TEXAS COUNTY OF PARMER

terest of the Defendant-in and hereinafter described property; city or town of Farwell, Texas, said judgment and the mandates Parmer County, Texas. between the hours of 2:00 p. m. thereof the Clerk of the above and 4:00 p. m. to the highest mentioned District Court of said bidder for cash, provided, how- county did cause to be issued ever, that none of said property an Order of Sale commanding shall be sold to the owner of me as Sheriff of said county to said property directly or indi- seize levy upon, and sell in the

ants to redeem same in the time property, situated in Parmer

(Said description showing the property divided and sold in locality in county, and name by of August, 1946, by virtue of

FIRST TRACT:

86 of the Original Town of Friona, Parmer County, Texas. And I will on the first Tuesin the month of November, 1946, sell in the manner and form as

the same being the 5th., day required by law the hereinafof said month, proceed to sell ter described property; all the right, title, and interest none of said property shall be County, Texas, to-wit:

sold to the owner of said property directly or indirectly or to anyone having an interest there- locality in county, and name by in or to any party other than which said property is most SHERIFF'S SALE a taxing unit which is a party generally known.)
WHEREAS, on the 27th., day to this suit for less than the which said property is most Parmer County, Texas, wherein gate amount of judgments Texas. generally known.)

The State of Texas and County against said property in said And of Parmer Friona Independent suit, whichever is lower, subject day in the month of November, Lots 9, 10, 11, and 12, in Block School District and City of Fri- also to the right of the Defend- 1946, the same being the 5th. ona were Plaintiffs, Impleaded ant- to redeem same in the day of said month, proceed to Party Defendants, recovered time and manner provided by sell all the right, title, and in And I will on the first Tues- judgment against George G. law and subject also to the right terest of the Defendants in and Wright, and his unknown heirs, of the Defendant-to have said to said property at the Court assigns and legal representatives property divided and sold in less House door of said county in the

THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE

WHEREAS, on the 27th., day of August, 1946, in Cause No. than the amount of the adjudgrectly or to anyone having an manner and form as required 1161, in the District Court of ed value of said property or the Parmer County, Texas, wherein aggregate amount of judgments The State of Texas and County against said property in said is a party to this suit for less | WHEREAS, by virtue of said of Parmer Friona Independent suit, whichever is lower, subject Jim Noland and son Joe of than the amount of the adjudg- judgment and said Order of Sale School District and City of Fri- also to the right of the Defendona were Plaintiffs, Impleaded ants to redeem same in the time aggregate amount of judgments on the 26th., day of September, judgment against Alvin Beck- and manner provided by law against said property in said 1946, seize and levy upon as the and A. Beckett and their un- and subject also to the right of suit, whichever is lower, subject property of the above defend- known heirs, assigns and legal the Defendants to have said last week were Mr. and Mrs. also to the right of the Defend- ant—the following described representatives Defendants, for property divided and sold in less taxes, penalty, interest, and cost divisions than the whole. against the hereinafter described property;

WHFREAS, on the 27th., day 1946. less divisions than the whole, which said property is most said judgment and the man- Parmer County, Texas. dates thereof the Clerk of the above mentioned District Court Lots 1, 2, 3, 4, 5 and 6 in Block of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and

WHEREAS, by virtue of said WHEREAS, on the 27th., day of the Defendant-in and to judgment and said Order of said property at the Court House Sale and the mandates thereof door of said county in the city or I did on the 26th., day of Septown of Farwell, Texas, between tember, 1946, seize and levy upon The State of Texas and County the hours of 2:00 p. m. and 4:00 as the property of the above de-Willis DeLozier, son of Mr. and of Parmer, Friona Independent p. m. to the highest bidder for fendants—the following describcash, provided, however, that ed property, situated in Parmer

Don't BLAME Congress

because you do not have all the things you want in the way of

HARDWARE and House Furnishings AND FURNITURE

> but come DIRECT to our store and take some of the large stock and

EXCELLENT ASSORTMENT OF SHELF AND HEAVY HARDWARE AND FURNITURE

You will always find a CHEERFUL welcome and a readiness to serve you ... at

Plains Hardware & Furniture



It's no wonder that farmers praise the advantages of electric power. Electricity has scores of uses on a modern farm and provides reliable, efficient power at extremely low cost.

For milking, incubation and brooding, light to work by, power for a work shop, there's nothings to match it. And today, electricity is cheaper than ever before. It's always ready 24 hours a day and doesn't register on the meter when not working for you.

A PIONEER IN

BUILDING AHEAL

FOR THE FUTURE!

We're proud that in our 22 years of service we've been a pioneer in building ahead for the future. Our 12 million dollar expansion program is bringing the advantages of dependable low-cost electric power to more and more farmers in the entire Panhandle-Plains Pecos Valley

a series of advertisements designed to his fast-growing territory in which we serve.

PUBLIC SERVICE SE TRADE OF SOOD CITIEDDONIP AND PUBLIC SERVICE

(Said description showing the number of acres, original survey

Lot 3, Block 87 of the original town of Friona, Parmer County

And I will on the first Tuescity or town of Farwell, Texas, DATED at Farwell, Texas, this between the hours of 2:00 p.m. the 26th., day of September, and 4:00 p. m. to the highest bidder for cash, provided, how--Earl Booth Sheriff ever, that none of said property shall be sold to the owner of said property directly or indirectly or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less DATED at Farwell, Texas, this

-Earl Booth Sheriff

the 26th., day of September,

AUNI DORA



WON CAN BE LOST. Don't wait another minute

. . come to the BLANTON BUTANE GAS COMPANY, today . . . inspect our stock of Butane and Propane gas tanks and inquire about our expert repair service for all Butane and Propane gas sys-



Livestock Owners NOTICE

FOR FREE REMOVAL OF DEAD HORSES, CATTLE, HOGS and SHEEP CALL-

Friona Consumers Co-Op Products

PHONE 31

FRIONA, TEXAS

40-tfc



Be Sure...

Place Your Order Now for

Christmas Cards

We now have an outstanding selectionthe finest we have ever shown. Visit us now and make your choice, because cards are again scarce and will become more and more so as the Christmas Season approaches.

NOTE: All Christmas Cards ordered now will be billed Dec. 1 or Jan. 1 if you desire.

The Hereford Brand

LEGAL N

COUNTY TAXES THE STATE OF COUNTY OF P.

To the Resident Property Taxpaying Parmer County, Te TAKE NOTICE th tion will be held on of November, 194 County, in obedience duly entered by the ers Court on the 1 August, 1946, whiel On this the 12th.

gust, 1946, the Co Court of Parmer Co convened in regula the regular meeting of in the Courthous Texas, with the foll bers of the Court, A. D. Smith, Co W. H. Flippin, Precinct No. 1, F. Commissioner Prec T. E. Levy, Comm cinct No. 3, W. S. M missioner Precinct

sent, and, amon lings had by the the following: Commissioner F. introduced an orde its adoption. The seconded by Comm Flippin. The motic with it the adoptio der prevailed by t

AYES: Commissi Flippin, T. E. Levy, ker, W. S. Menefe NOFS: Commissi The order is as

WHEREAS, at election held three State of Texas on 1944, the qualified the State, voting o sition, approved the to Section 9, of Art Texas Constituti amendment provid Commissioners Cou county may rea county tax levies said Section 9 of changing the rates any of the purpose in said Section by e ing or decreasing in no event shall such taxes exceed Cents on the one lars' valuation for provided that before missioners Court m re-allocations and such levies the same mitted to the qua erty taxpaying vo county, at a gener election; and in erallocations and cha proved by a majorit ified property tax of any such cour allocations and cha period of six (6) ye date of the electi same shall have be unless the same ag been changed by the qualified prope voters of such cour

the proposition; ar WHEREAS, the C Court of Parmer C deems it advisable best interest of sa re-allocate the cou thorized to be le by Section 9, Arti Constitution, by rates in respect to ty taxes as herein THEREFORE, BI ED BY THE COM COURT OF PARM

TEXAS: That a special el in said County or of November, 1946, less than thirty (: the date of the ad order at which ele lowing proposition mitted to the qua ing voters who property in said Co have duly render for taxa ion, for thereupon:

"Shall the Court of PARMER as, be authorized collect in each ye iod of six (6) ye date of said ele taxes as follows: Not exceeding Fi (55c) on the \$10 in any one year purposes; Not exceeding

(30c) on the \$100 in any one year, bridges; Not exceeding F on the \$100.00 val

one year, to supple Not exceeding I on the \$100.00 val one year for the en nent improvemen In the event th levy of a tax not teen (15c) cents of

dred dollars' valu further maintenar lic roads of sal after be authorize of the qualified pr ing vo'ers of the pose, nothing he any manner affectand authority of

Where People Get Together

MONTH,

PLACE ...

will be spotted as the T DRESSED PERSON

Suits are Tailored

K UP AND DELIVER



LEGAL NOTICE

NOTICE OF ELECTION FOR THE RE-ALLOCATION COUNTY TAXES THE STATE OF TEXAS

COUNTY OF PARMER To the Resident qualified Property Taxpaying Voters of Parmer County, Texas. TAKE NOTICE that an elec-

tion will be held on the 5th., day of November, 1946, in said to vote at said election. County, in obedience to an order duly entered by the Commission- shall have written or printed ers Court on the 12th., day of thereon the following: August, 1946, which is as fol-

On this the 12th., day of August, 1946, the Commissioners OF COUNTY TAXES." Court of Parmer County, Texas, convened in regular session, at with black ink or pencil one of the regular meeting place there- the above expressions, thus leavof in the Courthouse at Farwell, ing the other as indicating his also to the right of the Defend-Texas, with the following members of the Court, to-wit:

A. D. Smith, County Judge, W. H. Flippin, Commissioner shall be respectively as follows: Precinct No. 1, F. T. Schlenker, Commissioner Precinct No. 2, T. E. Levy, Commissioner Precinct No. 3, W. S. Menefee, Commissioner Precinct No. 4, being shall be respectively as follows: 1946. sent, and, among other prothe following:

seconded by Commissioner W.H. County. Flippin. The motion carrying with it the adoption of the order prevailed by the following laws of the State regulating Parmer County, Texas, wherein

AYES: Commissioners W. H. Flippin, T. E. Levy, F. T. Schlenker, W. S. Menefee;

NOFS: Commissioners, none; The order is as follows:

WHEREAS, at the general election held throughout the State of Texas on November 7, sition, approved the amendment to Section 9, of Article 8, of the which Texas Constitution, amendment provides that the Commissioners Court in any county may reallocate ing or decreasing the same, but same. in no event shall the total of mitted to the qualified prop- of said election. erty taxpaying voters of such election; and in event such re- 1946. ified property taxpaying voters precinct No. 1. of any such county, such re- F. T. Schlenker Commissioner allocations and changes shall re- Precinct No. 2. main in force and effect for a _T. E. Levy Commissioner Presame shall have been approved, Precinct No. 4. unless the same again shall have THE STATE OF TEXAS been changed by a majority of COUNTY OF PARMER the qualified property taxpaying the proposition; and

Court of Parmer County, Texas, do hereby certify that the above city or town of Farwell, Texas, deems it advisable and to the and foregoing is a true and corbest interest of said County to re-allocate the county taxes au- said Commissioners Court on bidder for cash, provided, howthorized to be levied annually the 12th., day of August, 1946, ever, that none of said propby Section 9, Article 8, of the and of the minutes pertaining erty shall be sold to the owner rates in respect to certain coun- pears of record in Vol. 3, Page rectly or to anyone having an ty taxes as herein provided;

THEREFORE, BE IT ORDER-ED BY THE COMMISSIONERS COURT OF PARMER COUNTY,

That a special election be held less than thirty (30) days from County, Texas. the date of the adoption of this order at which election the following proposition shall be submitted to the qualified taxpaying voters who own taxable property in said County and who have duly rendered the same for taxa ion, for their action

thereupon: "Shall the Commissioners Court of PARMER County, Texas, be authorized to levy and School District and City of Fricollect in each year for a period of six (6) years from the pleaded Party Defendants, redate of said election, county taxes as follows:

(55c) on the \$100.00 valuation, in any one year, for County purposes;

Not exceeding Thirty Cents (30c) on the \$100.00 valuation, in any one year, for roads and

bridges: Not exceeding Five Cents (5c) on the \$100.00 valuation, in any

one year, to supplement the jury fund of the County; and Not exceeding Five Cents (5c) on the \$100.00 valuation, in any

one year for the erection of public buildings and other permanent improvements." In the event that the annual

levy of a tax not exceeding fifteen (15c) cents on the one hundred dollars' valuation for the further maintenance of the public roads of said County has heretofore been, or shall here-after be authorized by a majority of the qualified prope to taxpay-ing vo'ers of the County, voting at an election held for that purnothing herein shall be trued as rescinding or in nanner affecting the power d authority of the Commis to levy said tax.

The said election shall be held | County, Texas. under the provisions of the Constitution and laws of the State of Texas, particularly amended Section 9, of Article 8, of the Constitution, and Section 3a, Article 6, of the Constitution, and all persons who are legally qualified voters of said County, and who are resident property taxpayers who own taxable property in said County and who have duly rendered the same fon taxation, shall be entitled

The ballots for said election

"FOR RE-ALLOCATION COUNTY TAXES. "AGAINST RE-ALLOCATION

Each voter shall mark out

or her vote. The polling places and pre-

PRESIDING OFFICER The polling places and presiding officers of said election

The same polling places and the same presiding officers as Parmer County, Texas. have been heretofore selected Commissioner F. T. Schlenker and appointed respectively to introduced an order and moved hold the General Election on its adoption. The motion was November 5, 1946 in Parmer

The manner of holding said general elections.

A copy of this order, signed by the County Judge of said School District and City of Fri-County, and certified to by the County Clerk of said County Party Defendants, recovered shall serve as proper and sufficient notice of said election. ant, and the unknown heirs, as-

Notice of said election shall be given by posting a copy of 1944, the qualified electors of this order at the top of which the State, voting on the propo- shall appear the words "NOT- hereinaften described property; Parmer County, Texas, wherein ICE OF ELECTION FOR THE RE-ALLOCATION OF COUNTY TAXES," at the Courthouse judgment and the mandates School District and City of Frithe County for thirty (30) days pri- county did cause to be issued an judgment against E. R. Bartlett, county tax levies authorized in or to the election, which notices Order of Sale commanding me Nellie I. Bartlett and D. H. Frasaid Section 9 of article 8 by shall be posted by the Sheriff or as Sheriff of said county to zer and their unknown heirs, changing the rates provided for a constable, who shall make re- seize, levy upon, and sell in the assigns and legal representatives any of the purposes authorized turn on a copy of such notice, manner and form as required by Defendants, for taxes, penalty, in said Section by either increas- how and when he executed the law the hereinafter described interest, and cost against the

Notice of said election shall such taxes exceed Eighty (80c) also be given by publication judgment and said Order of of August, 1946, by virtue of said Cents on the one hundred dol- thereof in a newspaper publish- Sale and the mandates thereof judgment and the mandates lars' valuation for any one year, ed in Parmer County, once each I did on the 26th., day of Sep- thereof the Clerk of the above provided that before the Com- week for three consecutive weeks, tember, 1946, seize and levy upon mentioned District Court of said missioners Court may make such the date of first publication be- as the property of the above dere-allocations and changes in ing not less than twenty-one fendants the following described an Order of Sale commanding such levies the same shall be sub- (21) full days prior to the date property, situated in Parmer me as Sheriff of said county to

ADOPTED AND APPROVED, county, at a general or special this the 12th., day of August, number of acres, orginal survey, law the hereinafter described

allocations and changes are approved by a majority of the qual—W. H. Flippin Commissioner

period of six (6) years from the cinct No. 3.

date of the election at which —W. S. Menefee Commissioner

voters of such county, voting on Clerk of the County Court and terest of the Defendants in and WHEREAS, the Commissioners | missioners Court of said County | House door of said county in the rect copy of an order passed by and 4:00 p. m. to the highest Constitution, by changing the to its adoption, as said order ap- of said property directly or indi-

this the 23rd., day of Sept. 1946. than the amount of the adjudg-Clerk of the County Court and aggregate amount of judgments in said County on the 5th day Ex-Officio Clerk of the Com- against said property in said of November, 1946, which is not missioners Court of PARMER suit, whichever is lower, subject

> THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE

WHEREAS, on the 27th., day of August, 1946, in Cause No. 1160, in the District Court of Parmer County, Texas, wherein The State of Texas and County of Parmen Friona Independent ona were Plaintiffs, Imcovered judgment against Sarah D. Olson, and the unknown Not exceeding Fifty-Five Cents heirs, assigns and legal representatives Defendants, for taxes,

penalty, interest, and cost ed property; WHEREAS, on the 27th., day of August, 1946, by virtue of School District and City of Frisaid judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale com-

manding me as Sheriff of said ants, for taxes, penalty, intercounty to seize, levy upon, and est, and cost against the heresell in the manner and form as inafter described property; required by law the hereinafter described property;

WHEREAS, by virtue of said judgment and said Order of Sale and the mandates thereof I did on the 26th., day of September, 1946, seize and levy upon as the property of the above defendant following described property, situated in Parmer County,

Texas, to-wit: (Said description showing the umber of acres, original survey, cality in county, and name by which said property is most

PIRST TRACT: Lot 5. Block of the Origin-

day in the month of November, 1946, the same being the 5th., day of said month, proceed to terest of the Defendant in and generally known.) to said property at the Court House door of said county in the city or town of Farwell, Texas, and 4:00 p.m. to the highest bidder for cash, provided however, that none of said property shall be sold to the owner of said property directly on indirectly or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said ants to redeem same in the time and manner provided by siding officers of said election law and subject also to the right of the Defendants to have said PRECINCT NO. VOTING PLACE property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this the 26th., day of September, -Earl Booth Sheriff

> THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE

WHEREAS, on the 27th., day of August, 1946, in Cause No. election shall be governed by the 1155, in the District Court of The State of Texas and County of Parmer Friona Independent ona were Plaintiffs, Impleaded judgment against James S. Brysigns and legal representatives

WHEREAS, by virtue of said County, Texas, to-wit:

locality in county, and name by property; which said property is most generally known.)

FIRST TRACT: Lots 10, 11, 12, 15, and 16, in

day in the month of November 1946, the same being the 5th., day of said month, proceed to I, the undersigned authority, sell all the right, title, and in- vey, locality in county, and name by law the hereinafter describ- the unknown heirs assigns and Ex-Officio Clerk of the Com- to said property at the Court generally known.) between the hours of 2:00 p.m. 355 of the Minutes of said Court. interest therein or to any party WITNESS MY HAND and the other than a taxing unit which seal of the Commissioners Court, is a party to this suit for less -D.K. Roberts ed value of said property or the 11-3tc also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this the 26th., day of September, 1946.

-Earl Booth Sheriff Parmer County, Texas.

THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE

WHEREAS, on the 27th., day of August, 1946, in Cause No. 1166 in the District Court of against the hereinafter describ- Parmer County, Texas, wherein The State of Texas and County of Parmer Friona Independent Party Defendants, judgment against M. S. Weir and his unknown heirs, assigns and legal representatives Defend-

> WHEREAS, on the 27th., day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter describ-

> WHEDEAS by virtue of said tudement and said Order of Sale and the mandates thereof I did on the 28th., day of September, 1048 salve and levy upon as the nomerty of the above defend-

property, situated in And I will on the first Tues-

County, Texas, to-wit: locality in county, and name by sell all the right, title, and in- which said property is most

FIRST TRACT:

Lots 1, 2, 3, and 4 in Block 103, of the original Town of between the hours of 2:00 p.m. Friona, Parmer County, Texas. And I will on the first Tuesday in the month of November. 1946, the same being the 5th., day of said month, proceed to sell all the right, title, and interest of the Defendant in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property said property directly or indiinterest therein or to any party divisions than the whole.

1946.

Parmer County, Texas.

THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE

WHEREAS, on the 27th., day Defendants, for taxes, penalty, of August, 1946, in Cause No. interest, and cost against the 1165, in the District Court of WHEREAS, on the 27th., day The State of Texas and County of August, 1946, by virtue of said of Parmer Friona Independent door of said County, and in each thereof the Clerk of the above ona were Plaintiffs, Impleaded of the election precincts of said mentioned District Court of said Party Defendants, recovered hereinafter described property;

WHEREAS, on the 27th., day county did cause to be issued seize, levy upon, and sell in the (Said description showing the manner and form as required by

WHEREAS, by virtue of said erty; judgment and said Order of Sale and the mandates thereof I did on the 26th. day of September, judgment and the mandates Parmer County, Texas, wherein Block 43, of the Original town 1946, seize and levy upon as the thereof the Clerk of the above The State of Texas, County of of Farwell, Parmer County, Tex- property of the above defendants the following described County, Texas, to-wit

by which said property is most ed property;

FIRST TRACT:

Parmer County, Texas. And I will on the first Tuesday in the month of November, ants the following 1946, the same being the 5th., day of said month, proceed to County, Texas, to-wit: sell all the right, title, and interest of the Defendants in and to said property at the Court House door of said county in the city or town of Farwell, Texas, generally known.) between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, how- Block 87, of the Original Town ever, that none of said prop- of Friona, Parmer County, Texerty shall be sold to the owner as. of said property directly or indirectly or to anyone having an day in the month of November, ants to redeem same in the time bidder for cash, provided, howthe 26th., day of September,

Parmer County, Texas.

THE STATE OF TEXAS COUNTY OF PARMER

SHERIFF'S SALE WHEREAS, on the 27th., The State of Texas and County of Parmer Friona Independent School District and City of Friona were Plaintiffs, Impleaded 1946. Party Defendants, recovered judgment against William R. Shirley and Guy Hanks, and the unknown heirs, assigns, and legal representatives Defendants, for taxes, penalty, interest, and cost against the here-

inafter described property; WHEREAS, on the 27th., day thereof the Clerk of the above Parmer. Town of Friona, Parmer ants the following described sued an Order of Sale command- Party Defendants, recovered the 26th., day of September, aggregate amount of judgments Sunday after

Parmer | ing me as Sheriff of said county | judgment against Geo. to seize, levy upon, and sell in Wright, G. W. Branche, C. Rus-(Said description showing the the manner and form as renumber of acres, original survey, quired by law the hereinafter

described property; WHEREAS, by virtue of said judgment and said Order of Sale and the mandates thereof I did on the 26th., day of September, 1946, seize and levy upon as the property of the above defendant the following described property, situated in Parmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.

FIRST TRACT: All of Block 105, of the Original Town of Friona, Parmer erty; County, Texas.

And I will on the first Tuesday in the month of November, shall be sold to the owner of 1946, the same being the 5th., on the 26th., day of September, day of said month, proceed to 1946, seize and levy upon as the rectly or to anyone having an sell all the right, title, and in- property of the above defendterest of the Defendants in and ants the following described other than a taxing unit which to said property at the Court property, situated in Parmer county did cause to be issued heirs is a party to this suit for less House door of said county in County, Texas, to-wit: than the amount of the adjudg- the city or town of Farwell, ed value of said property or the Texas, between the hours of number of acres, orginal survey, seize, levy upon, and sell in the against the her, aggregate amount of judgments 2:00 p. m. and 4:00 p. m. to the locality in county, and name by manner and form as required ed property; against said property in said highest bidder for cash, pro- which said property is most by law the hereinafter describsuit, whichever is lower, subject vided, however, that none of generally known.) also to the right of the Defend- said property shall be sold to ants to redeem same in the the owner of said property ditime and manner provided by rectly or indirectly or to anyone 69, of the orginal town of Frilaw subject also to the right of having an interest therein or ona, Parmer County, Texas. the Defendants to have said to any party other than a taxproperty divided and sold in less ing unit which is a party to day in the month of November, this suit for less than DATED at Farwell, Texas, this amount of the adjudged value the 26th., day of September, of said property or the aggre- the right, title, and interest of gate amount of judgmen's the Defendants in and to said -Earl Booth Sheriff against said property in said suit, whichever is lower, subject also to the right of the Defend- town of Farwell, Texas, beant to redeem same in the time tween the hours of 2:00 p. m. and manner provided by law and 4:00 p. m. to the highest and subject also to the right of the Defendant to have

> divisions than the whole. DATED at Farwell, Texas, this

-Earl Booth Sheriff Parmer County, Texas.

THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE

WHFREAS, on the 27th., day of August, 1946, in Cause No. 1148, in the District Court of Parmer County, Texas, wherein The State of Texas and County of the Defendants to have said of Parmer Friona Independent School District and City of divisions than the whole. Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against C.H. 1946. Gray, Felix H. Wood, Mrs. Alvilde Olson Wright, and the unknown heirs, assigns and legal representatives Defendants, for taxes, pen-

he hereinafter described prop-WHEREAS, on the 27th., day And I will on the first Tues- property, situated in Parmer an Order of Sale commanding on were Plaintiffs, Impleaded (Said description showing the seize, levy upon, and sell in the judgment against W. R. Shirley number of acres, original sur- manner and form as required Harley L. King, M. H. Hines, and

alty, interest, and cost against

judgment and said Order of Sale penalty, Lots 7, 8, and 9, Block 38, of and the mandates thereof I did against the hereinafter describthe original town of Friona, on the 26th., day of September, ed property; 1946, seize and levy upon as the property of the above defenddescribed property, situated in

(Said description showing the

FIRST TRACT:

Lots 7, 8, 9, 10, 11, and 12, in ed property;

And I will on the first Tuesinterest therein or to any party 1946, the same being the 5th. other than a taxing unit which day of said month, proceed to is a party to this suit for less sell all the right, title, and inthan the amount of the adjudg- terest of the Defendant in and Texas, to-wit: ed value of said property or the to said property at the Court aggregate amount of judgments House door of said county in the against said property in said city or town of Farwell, Texas, locality in county, and name by suit, whichever is lower, subject between the hours of 2:00 p. m. which said property is most also to the right of the Defend- and 4:00 p. m. to the highest and manner provided by law ever, that none of said property and subject also to the right of shall be sold to the owner of the Defendants to have said said property directly or indiproperty divided and sold in rectly or to anyone having an less divisions than the whole, interest therein or to any party DATED at Farwell, Texas, this other than a taxing unit which is a party to this suit for less than the amount of the adjudg--Earl Booth Sheriff ed value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law of August, 1946, in Cause No. and subject also to the right of 1159, in the District Court of the Defendants to have said Parmer County, Texas wherein property divided and sold in less divisions than the whole. DATED at Farwell, Texas, this the 26th., day of September,

> Earl Booth Sheriff Parmer County, Texas.

THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE

WHEREAS, on the 27th., of August. 1946. in Cause No. 1169, in the District Court of of August, 1946, by virtue of Parmer County, Texas, wherein said judgment and the mandates The State of Texas County of Friona Independent mentioned District Court of School District and City of Frisaid county did cause to be is- ona were Plaintiffe, Impleaded

sell, B. F. Williams, and D. Cling, if deceased, their unknown heirs, assigns and legal representatives of said parties whose residences are unknown Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27 day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me levy upon, and sell in the manthe hereinafter described prop-

WHEREAS, by virtue of said judgment and said Order of Sale and the mandates thereof I did

FIRST TRACT:

Lots 1, 4, 7, 9, 10 and 11, Block And I will on the first Tuesthe 1946, the same being the 5th day of said month, proceed to sell all property at the Court House door of said county in the city or bidder for cash, provided, howsaid ever, that none of said property property divided and sold in less shall be sold to the owner of said property directly or indirectly or to anyone having an the 26th, day of September, interest therein on to any party other than a taxing unit which day of said month, proceed to is a party to this suit for less sell all the right, title, and inthan the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendant- to redeem same in the time and manner provided by law and subject also to the right erty shall be sold to the owner property divided and sold in less

DATED at Farwell, Texas, this the 26th, day of September,

-Earl Booth Sheriff and George G. parmer County, Texas.

> THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE

WHEREAS, on the 27th day of August, 1946, in Cause No. of August, 1946, by virtue of said 1157, in the District Court of mentioned District Court of said Parmer. Friona Independent county did cause to be issued School District and City of Fri- 1946. me as Sheriff of said county to Party Defendants, recovered legal representatives of said WHEREAS, by virtue of said parties Defendants, for taxes, interest, and cost

of August, 1946, by virtue of said of Parmer Friona Independent judgment and the Parmer thereof the Clerk of the above ona were Plaintiffs, Impleaded mentioned District Court of said Party Defendants, county did cause to be issued judgment against James Pritchnumber of acres, orginal survey, an Order of Sale commanding and and the unknown heirs locality in county, and name by me as Sheriff of said county to which said property is most seize, levy upon, and sell in the Defendant, for taxes, penalty, manner and form as required interest, and cost against the by law the hereinafter describ- hereinafter described property;

WHEREAS, by virtue of said udgment and said Order of Sale and the mandates thereof I did on the 26th., day of September, 1946, seize and levy upon as the property of the above defendant Order of Sale commanding me Amendment to be the following described property, situated in Parmer County,

number of acres, original survey, erty; generally known.)

FIRST TRACT:

Lot 11, Block 72, of the orginal own of Friona, Parmer County,

And I will on the first Tuesday in the month of November. 1946, the same being the 5th... day of said month, proceed to sell all the right, title, and interest of the Defendant-in and to said property at the Court generally known.) House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner of said property directly or indi- day of said month, proceed to with the exception the rectly or to anyone having an interest therein or to any party terest of the Defendant in and taxes will continue other than a taxing unit which to said property at the Court ed to the Available P is a party to this suit for less House door of said county in the Fund. than the amount of the adjudg- city or town of Farwell, Texas, ed value of said property or the between the hours of 2:00 p. m. agg egate amount of judgments and 4:00 p. m. to the highest against said property in said bidder for cash, provided, howsuit, whichever is lower, subject ever, that none of said property also to the right of the Defend- shall be sold to the owner of ants to redeem same in the time said property directly or indiand manner provided by law and subject also to the right of and subject also to the right of interest therein or to any party the Defendants to have said other than a taxing unit which proper'v divided and sold in less divisions than the whole.

-Farl Booth Sheriff

Parmer County, Texas. THE STATE OF TEXAS

COUNTY OF PARMER SHERIFF'S SALE

WHEREAS, on the 27th., day of August, 1946, in Cause No. 1151, in the District Court of Parmer County, Texas, wherein The State of Texas and County 1946. of Parmer Friona Independent School Dist. and City of Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against Flizey Charles, Elza Charles, The First National as Sheriff of said county to seize, Bank of Kansas City, Missouri, and Marcus F. Perkins, and of ner and form as required by law their unknown heirs, assigns 1163 and legal representatives Defendants, for taxes, penalty, interest, and cost against the Parm hereinafter described property; school

WHEREAS, on the 27th., day Plain of August, 1946, by virtue of said fends mandates again judgment and the thereof the Clerk of the above zan, mentioned District Court of said Cree an Order of Sale commanding sentati (Said description showing the me as Sheriff of said county to ed property:

WHEREAS, by virtue of said judgment and judgment and said Order of Sale and the mandates thereof I did mentioned Distrig on the 26th, day of September. 1946, seize and levy upon as the Order of Sale con property of the above defend- as Sheriff of sa ants the following described seize, levy upon, a property, situated in Parmer County, Texas, to-wit:

(Said description showing the number of acres original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lot 7, Block 49, of the Original

Town of Friona, Parmer County, Texas. And I will on the first Tuesday in the month of November, 1946, the same being the 5th., terest of the Defendant in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p.m. to the highest bidder for cash, provided, however, that none of said propof said property directly or in- sell all the right, t directly or to anyone having an interest therein or to any party to said property at other than a taxing unit which is a party to this suit for less city on town of Par than the amount of the adjudg- between the hours of ed value of said property or the and 4:00 p. m. to aggregate amount of judg- bidder for cash, pro ments against said property in said suit, whichever is lower, shall be sold to th subject also to the right of the said property direct Defendants to redeem same in rectly or to anyone the time and manner provided by law and subject also to the other than a taxing right of the Defendants to have

armer County, Texas.

THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE

WHEREAS, on the 27th., day of August, 1946, in Cause No. 1152, in the District Court of Parmer County, Texas, wherein WHEREAS, on the 27th., day The State of Texas and County mandates School District and City of Friassigns and legal representatives

WHEREAS, on the 27th. day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said tion of a resolution county did cause to be issued an the Good Roads Co as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law (Said description showing the the hereinafter described prop-

WHEREAS, by virtue of said declared. "Farm-t judgment and said Order of Sale and the mandates thereof I did minds of rural peo on the 26th., day of September, 1946, seize and levy upon as the assurance of obtain property of the above defendant needed improvement the following described property, situated in Parmer County, Tex-

as, to-wit: (Said description showing the number of acres, original survey, locality in county, and name by which said property is most eration is one of thirt

FIRST TRACT:

Lots 4, 5, and 6 in Block 70, of the Original town of Friona,

Parmer County, Texas. And I will on the first Tuesday in the month of November, line taxes and motor 1946, the same being the 5th., sell all the right, title, and in- every four cents pale rectly or to anyone having an is a party to this suit for less Taylo than the amount of the adjudg-dred. DATED at Farwell, Texas, this ed value of said property or the attended the sh

against suit. wh also to t ants to re and mann subject als Defendants erty divided visions than DATED at Fa the 26th., day



WHEREAS. of August, 1946, thereof the Cleri county did cause manner and form law the hereinaft property WHEREAS, by

judgment and said and the mandates on the 26th., day 1946, seize and lev property of the a ants the following property situated County, Texas, to-w

(Said description number of acres, er, locality in county, a which said propert generally known.) FIRST TRACT: Lots 1, 2, 3 and 4,

of the orginal town Parmer County, Texa And I will on the day in the month of 1946, the same bein day of said month terest of the Defen house door of said co ever, that none of sa interest therein or to is a party to this st said property divided and sold than the amount of the in less divisions than the whole. ed value of said prop DATED at Farwell, Texas, this aggregate amount of the 26th., day of September, against said propert suit, whichever is low -Earl Booth Sheriff also to the right of t ants to redeem same and manner provided subject also to the ri Defendants to have erty divided and sold visions than the

> DATED at Farwell, the 26th., day of 1946 -Earl Box Parmer County, Tex

Farm Burea

The Texas Farm B eration today annou in the November 5

"Our organization accord with the an Walter Hammond roads are uppermos Good Roads Amend

Continuing, Hamr We are in dire nee facilities for all wes which will benefit and school bus route The Texas Farm Bu

ganizations which ha pledged ardent sur Good Roads Amer amendment, last of the pear on the November assures the availability istration fees for ro

Miss Dorothy Sue C who is attending collect yon, visited her p Mrs. E. H. Cum

Mr. and Mrs. and two small

attain to such yond the power



VERETT GATCHELL "Hest teaders Orchestra

HEER M NEWS MARKETS MERICA LOVES TO COAST SATURDAY NBC STATION / OUR NEWSPAPER AND STATION to Agriculture

HALMERS Chevrolet

ompany

end is attained.

what heights may to be, it is unbecoming and un- be required to do so, for there is interest, and cost against the ained, possibly to fitting that any should bring no better equipment for success hereinafter described property; judgment and said Order of spiritual and in- reproach against his fellows for in mature life, than an unlimited don toward such progress, for, it sound judgement.

been utterly taken away.

for himself. This defect can be confidence." overcome, partly or wholly by the influence of the teacher, but, wee be, there are too many Tuesday from El Paso, and reteachers that adopt the same ported her son Charles as very mer County, Texas. course with their pupils. No

QUICK RELIEF FROM Symptoms of Distress Arising from STOMACH ULCERS DUE TO EXCESS ACID

FreeBook Tells of Home Treatment that Must Help or it Will Cost You Nothing

Roden-Beene Drug Store

IS SAID:

WE MUST NOT TOUCH **PUBLIC PAY ROLLS"**

/E ARE NOT;

but we wish Public Pay Rolls would TOUCH in such a manner that we could get a BETTER LOWANCE of BUILDING MATERIALS for our stomers. HOWEVER, until the tide turns, we k you to continue to

to us with your building problems!

VELL BROS. & CO. O. F. LANGE, Manager

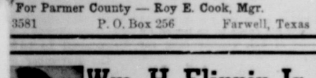
I Will Buy Your Hogs!

Correct Weights Courteous Treatment. SEE ME AT FRIONA GIN YARDS

AT ANY TIME CHITWOOD

DUALITY ABSTRACT AND TITLE WORK

uaranty Abstract & Title Company





Wm. H. Flippin Jr.

General Auctioneer FRIONA, TEXAS

Farm and Livestock Sales A SPECIALTY

Good Service, Fair Treatment.

I Solicit Your Business

FARM and CITY LOANS

LOW INTEREST

Ethridge - Spring Agency

thridge

Frank Spring

1946

Prompt Ambulance Service ow offer \$150.00 Cash Burial Insurance at low cost

Furniture and Undertaking HEREFORD, TEXAS

yet to be determined, and eons child from the first day it en- Party Defendants,

are hindered from reaching any "self confidence," may need some mentioned District Court of said fendants the following described higher mental attainment for self-training for the purpose, but county did cause to be issued properly, situated in Parmer lack of self confidence, and such she needs no text book or spe- an Order of Sale commanding County, Texas, to-wit: lack is more often brought about cial classes. But the ability to me as Sheriff of said county to by those who have the power create, foster and encourage the seize, levy upon, and sell in the number of acres, orginal survey, over as during childhood, which, power of "self confidence in the manner and form as required by locality in county, and name by many cases, continues mind of her pupils should be a law the hereinafter described which said property is most through adolescence and even prime requirement (By legaliza- property houghout mature life, never tion, if not otherwise,) of a having been allowed by parent, teacher, by any school board, judgment and said Order of Sale guardian or teacher ever to rely when presenting her application and the mandates thereof I did Block 31, of the orginal Town on his own judgement until the for employment. It requires no on the 26th., day of September, of Friona, Parmer County, Texfaculty of self confidence has special ability on the part of a 1946, seize and levy upon as the as. teacher to teach a child its property of the above defend-All too many parents utterly "ABC's" or the "Rule of three," ants the following described day in the month of November. destroy their child's initiative by but to be able to teach self con- property, situated in Parmer 1946, the same being the 5th., Texas. a supposed kindness, of always fidence, and without the pupil County, Texas, to-wit: inserting their judgement for recognizing the fact, gives her a his, and insisting that it be ac- deserved pre-eminence among cepted, thus giving him no her fellows, and she must not chance to build a self-confidence mistake "bragadocio" for "self

much better when she left.

ing school at Canyon, spent the day of said month, proceed to interest therein or to any party week end here with his father,

and baby spent the week end at the city or town of Farwell, aggregate amount of judgments Clovis with her brother and Texas, between the hours of 2:00 against said property in said

Mrs. Jordan was called to Clarendon to be with her bro- than a taxing unit which is a divisions than the whole. ther, who underwent a major party to this suit for less than DATED at Farwell, Texas, this peration there last week.

Pampa, visited here in the Roy against said property in said Parmer County, Texas. Clements home. Sunday

Jerry visited Sunday with Mr. and manner provided by law

Rev. and Mrs. Walter H. North | property divided and sold in less departed Tuesday morning for divisions than the whole. Oklahoma City to be in attendance at a meeting of the Oklahoma State Conference of Cong egational Churches. They will return, Friday.

LEGAL NOTICE

THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE

162, in the District Court of ona were Plaintiffs, Impleaded

Want Ads

FOR SALE: One house, 14' x 26', to be moved. Price: \$800.00. See Roland Silvertooth, Friona.

4 times

FOR SALE: One 4-room house in Friona. Almost completed. See Ed Truelock. 11-tfc

FOR SALE: One American Sun Flame Coal Oil Heater. Good as new. See Estes Bass, 6 miles north and a mile and a half west of Friona.

FOR SALE: One V-8 Motor, "38" Model. Standard Pistons, rebuilt. Pat's Radiator Shop.

TURKEYS: I will sell my turkeys on the Thanksgiving market. Those wanting tuckeys for Thanksgiving or Christmas, please let me know at once. Mrs. J. T. Guinn

FOR SALE; One Bedroom Suite, 2 iron bedsteads, 1 large living room Chair, and one dresser. See Mrs. Henry Lewis.

FOR SALE: About 100 acres of bundle feed in the field. Some grain, Ralph Tedford, Friona, Texas. 2 times

LOST: One 9-months old, reddish-brown male, cocker spaniel dog. Finder please report to Miss Lydia Spring.

FOR SALE: 1 John Deere Grain Loader. See Roy Slagle. 12-2tp FOR SALE: One duplex house

with garage and chicken house in Friona. See Mrs. G. A. Ander-12-tfc FOR SALE: Cne Coleman Oil

Heater, in good condition. See E. E. Cook Rt. 1, Friona 13-2tp LOST: One big ten-inch snatch block, somewhere between Friona and Herschel Johnson's home. Finder please notify Edward Massey, Friona. Reward.

FOR SALE: Green Tomatoes. 50c per bushel. Sugar Pumpkin, 3c a pound. Mrs. Whaley. 13-11p

A shut-in for nineteen years will deeply appreciate handling your magazine and newspaper renewal subscriptions-Mail ex-Marshall Deaton, Black, Texas

tellectual attainment for which special course should be insti- The State of Texas, County of said judgment and the mandates all humanity was evidently or- tuted in the school and no text Parmer. Friona Independent thereof the Clerk of the above iginally intended by the Great book should be provided for School District and City of F.i- mentioned District Court of said Master Mind. Such matters are teaching self confidence to the ona were Plaintiffs, Impleaded county did cause to be issued of ages wet in the future may ters kindergarten or the regular judgment against S. A. Sebolt, me as Sheriff of said county, to yet have passed by before this school, yet this should be done. Charles Seabolt and Roy Haw- seize, levy upon, and sell in the Yes, it can be done, and success- kins, their unknown heirs, as- manner and form as required by Even though this may be the fully, too. And, where parents signs and legal representatives law the hereinafter described case, and which is most likely do not do this, teachers should Defendants, for taxes, penalty, property

not having made his contribu- amount of confidence backed by of August, 1946, by virtue of said I did on the 26th., day of Sepjudgment and the ems probable that most people A teacher, in order to teach thereof the Clerk of the above as the property of the above de-

WHEREAS, by virtue of said

FIRST TRACT:

day in the month of November, of said property directly or in-1946, the same being the 5th., directly or to anyone having an sell all the right, title, and in- other than a taxing unit which terest of the Defendants in and is a party to this suit for less to said property at the Court than the amount of the adjudg-Mr. and Mrs. Junior Dodson House door of said county in ed value of said property or the p. m. and 4:00 p. m. to the high- suit, whichever is lower, subject est bidder for cash, provided, also to the right of the Defend-Hugh Stewart visited his par-en's at Clarendon through the erty shall be sold to the owner of and manner provided by law said property directly or indirect- and subject also to the right of ly or to anyone having an interest the Defendants to have said therein or to any party other property divided and sold in less the amount of the adjudged the 26th, day of September, value of said property or the ag- 1946 Mr. and Mrs. Bob Clements, of gregate amount of judgments suit, whichever is lower, subject also to the right of the Defend-Mr. and Mrs. Fred Lloyd and ants to redeem same in the time and Mrs. Jo Morris, at Clovis. and subject also to the right of the Defendants to have said

> 1946. -Earl Booth Sheriff

THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE

August, 1946, in Cause 1153 in the District Court of The State of Texas and County judgment and the udgment against Mrs. Wallenstein, et al, and the unknown heirs, assigns, and legal taxes, penalty, interest, and cost against the hereinafter described property;

STILL TIME ...

Accessories, Greases . . . and

Always See Your Consumers FIRST!!

of wealth which we advocate is that of

For All Your Farm Needs . . .

to stop a moment and GET WHAT YOU NEED in

the way of Fuel Oils, Lube Oils, Tractor and Ma-

chine Parts, Carpenter and Mechanics Tools, Auto

FRIONA CONSUMERS CO.

about the "DISTRIBUTION OF WEALTH" But this does not concern us. The only distribution

Be that product GRAIN, LABOR or what else. Also

we are interested in giving each HIS MONEY'S

Friona Wheat Growers, Inc.

PARMERS CO-OPERATIVE

ARTHUR DRAKE, Manager

There Is

We Hear

MUCH TALK

PAYING EVERY PATRON A

FAIR PRICE FOR HIS PRODUCT

WORTH FOR HIS MONEY

WE BUY GRAINS AND SEEDS,

AND SELL COAL AND FEEDS

recovered an Order of Sale commanding

WHEREAS, by virtue of said WHEREAS, on the 27th., day Sale and the mandates thereof mandates tember, 1946, seize and levy upon

(Said description showing teh generally known.)

FIRST TRACT: Lot 12, Block 23 and Lot 8,

And I will on the first Tues-

day of said month, proceed to (Said description showing the sell all the right, title, and incity or town of Farwell, Texas, between the hours of 2:00 p. m. Lots 5 and 6, in Block 85, of and 4:00 p. m. to the highest And I will on the first Tues- erty shall be sold to the owner p. m. and 4:00 p. m. to the high-

-Earl Booth Sheriff

THE STATE OF TEXAS COUNTY OF PARMER

SHERIFF'S SALE WHEREAS, on the 27th., day of August, 1946, in Cause No.

1164, in the District Court of Parmer County, Texas, wherein DATED at Farwell, Texas, this The State of Texas, County of the 26th., day of September, Parmer, Friona Independent School District and the City of Priona were Plaintiffs, Implead-Parmer County, Texas. 11-3tc ed Party Defendants, recovered judgment against Esther White, her unknown heirs, assigns and legal representatives Defendants, for taxes, penalty, interest, and WHEREAS, on the 27th., day cost against the hereinafter de-

scribed property WHEREAS, on the 27th., day Parmer County, Texas, wherein of August, 1946, by virtue of said WHEREAS, on the 27th, day of Parmer Friona Independent thereof the Clerk of the above August, 1946, in Cause No. School District and City of Fri- mentioned District Court of said county did cause to be issued an Parmer County, Texas, wherein Party Defendants, recovered Order of Sale commanding me Effie as Sheriff of said county to seize, levy upon, and sell in the manner and form as required epresentatives Defendants, for by law the hereinafter described

judgment and said Order of Sale WHEREAS, on the 27th., day and the mandates thereof I did August, 1946, by virtue of on the 26th., day of September,

GOVERNMENT OWNERSHIP BY PUBLIC DEFAULT

That expression may be being fulfilled in our land more than a large majority of us realize, BUT we are Still Stemming the Tide with Private Enterprise

and shall continue to do so until forced to cease by means beyond our control JUST PRICES-MODEST PROFITS-PROMPT, COURTEOUS SERVICE! Always Use VIT-A-WAY!

SANTA FE GRAIN COMPANY We appreciate your Grain and Seed Business

County, Texas, to-wit:

enerally known.)

FIRST TRACT:

town of Friona, Parmer County,

And I will on the first Tuesday in the month of November, number of acres, original survey, terest of the Defendant—in and 1946, the same being the 5th., ocality in county, and name by to said property at the Court day of said month, proceed to which said property is most gen- House door of said county in the sell all the right, title, and interest of the Defendants in and to said property at the Court House door of said county in he original town of Friona, Par- bidder for cash, provided, how- the city or town of Farwell, ever, that none of said prop- Texas between the hours of 2:00



W. A. Tinney

property of the above defend- erty shall be sold to the owner ants to redeem same in the time ants the following described of said property directly or in- and manner provided by law property, situated in Parmer directly or to anyone having an and subject also to the right of interest therein or to any party the Defendants to have said (Said description showing the other than a taxing unit which property divided and sold in less number of acres, original survey, is a party to this suit for less divisions than the whole. locality in county, and name by than the amount of the adjudg- DATED at Farwell, Texas, this aggregate amount of judgments 1946. Lots 5, 6, 7, 8, 9, 10, 11 and 12, against said property in said in Block 103, of the original suit, whichever is lower, subject Parmer County, Texas.

1946, seize and levy upon as the however, that none of said prop- also to the right of the Defend-

which said property is most ed value of said property or the the 26th., day of September,

-Earl Booth Sheriff



home, finance the purchase of furni-

ture and equipment through us, with an economical personal bank loan.

BANK BORROWING IS BEST

FRIONA STATE BANK

Member

FEDERAL DEPOSIT INSURANCE CORPORATION

BOSSY LIKES IT and so will you!

The McCormick-Deering Milker is so gentle and efficient that cows give maximum production with it. That shows they like it.

And you'll like the way it saves you time and labor. It's easy to clean and long-lived.

May we tell you about it? We have McCormick-Deering Milkers now in stock. McCORMICK - DEERING MACHINES

PARTS AND SERVICE

Parmer County Implement Co.

PLAN YOUR HEATING Wisely!



If you're building, or remodeling, give a thought to your heating system. If you're wise you'll choose an automatic method of gas heating . . . for economy, for trouble-free operation, and for healthfulness. You'll check, too, on correct venting methods to assure maximum efficiency and complete safety . . . for no heating system is safer than automatic gas heating properly vented. And automatic means this . . . just a touch of your finger on the thermostat . . . your automatic gas heating system does the rest, at just the proper temperature. Plan your heating wisely . . . choose an automatic gas heating system . . . properly vented for complete safety!

UPHOLSTERY STAYS CLEAN WITH AUTOMATIC GAS HEATING EQUIPMENT



West Texas Gas Company

News of

CHURCH

Volume 22-Numbe

The W.S.C.S. me October 22nd, at 1 with Fourteen memb Mrs. J. H. Boyle and 6th chapters of study. Mrs. Howard a report on Isabella India. Mrs. Charles I

devotional. The next meeting v day, October 29th, an all day meeting, as serve World Day of ery member is urge and to b.ing a paper The meeting will be in the morning.

CHURCH OF CHRI The Ladies Bible Sixth St. Church of with Mrs. A. V. I. 17th of October, w present. We had a v ing bible lesson on th ter of Gallatians.

It was decided all-day meeting in home on the 31st to quilt a quilt to be Orphan's Home; als be pillow cases to was also decided things to the Bole Friday, which was there was a really things sent, includi pairs of pajamas, 18 a few other things the ladies who so contributed to this

PENTECOSTAL CH

At the United Church the services were of a very spir The presence and Lord were there t strengthen each or The night service.

ially sacred as the p came down and me, nher called out into His ministry. We rejoice very 1 presence of the 1

dst. We extend a invitation to every out and be with us ular services. -E. B. Hot

the Hereford Brand was a business visit last Friday. Mr. Gill publisher of the Fri At least one indi return of the good conditions was ma: ona, when two mer day and Wednesda

Jimmie Gillentine

busily employed a of repairing typewr ding machines. T have been quite we for many of our cerns. The Friona Post, erican Legion, has banquet and ball

Further particulars in later issues of Mrs. Anderson a Terry attended th W. M. Donaldson Lane, Tuesday. He

tim of a plane a

the Club House.

of Armistice day, N

The 'Co



is fighting the p G. O. P. in a 48-hands with Carl