## The Gay Philosopher



## Trial Runs Begin At

 New Peanut Oil MillWomen Work At Being Housewife

Lions Initiate 2 New Members

H-U Executive To Speak At Moran
Junior-Senior Banquet Friday

Plant Opens New Industry For Cisco Territory


Condition Ranger
Man Still Critical
Samitation Held Important Factor

Loboes Drop Two Games To Bucks
ond


## Health Unit Is Formed In Fort Bend County

$$
\begin{aligned}
& \text { Scouts Will Go } \\
& \text { To Big Jamboree }
\end{aligned}
$$



Iwo Jima Movie Called Tribute To Marine Corps
Too Cold To Plow
Is Analysis Of
Farm Situation

John C. Barber Announces For Sheriff's Office



THE CISCO DALLY PRESS



## The Third Time The A-Trust Lawyers Were Wrong!

Is it a crime to give people more good food for their money? For 90 years A\&P has devoted all its energies to this end.
For many months now the anti-trust lawyers from Washington have been giving stories to the newspapers. making speeches and talking over the radio about this company.
They have been making serious and damaging allegations about the methods that enable A\&P to give its customers better food values.
We have already told you about other times the anti-trust lawyers made charges against us that were proved utterly false in court.
In the left-hand column on this page you can read what the federal judges had to say about those two cases.
Now we are going to tell you about the third time a federal judge decided against the anti-trust lawyers.

## The Dallas Anti-Trust Suit

In 1942 the anti-trust lawyers went out to Dallas, Texas, 1,400 miles from the homes of most of the defendants, and instigated criminal charges against A\&P.
About this case one thing was sure.
Their previous experience did not deter the anti-trust lawyers from making more inflammatory and damaging allegations, just as they had done before.
They made practically the same allegations they are making today.
Federal Judge W. H. Atwell ruled that the case should not even be tried. He said that the indictment contained inflammatory statements that he would not permit to be presented to a jury
Judge Atwell said to the anti-trust lawyers:
"If I thought I was presiding over a court and that $I_{\text {r }}$ might have to sentence some person because he was a great big fellow, or because he was a Lilliputian, I would feel like resigning. God knows we don't want it ever to occur in America that the size is going, to determine whether a man is guilty or innocent."

Judge Atwell also said to the anti-trust lawyers:
"If the indictment is not good then it is better to find out before an expensive trial than it is after an expensive trial. I do not think it is good, and thinking that, it is my duty to sustain the demurrers and motion to quash."
In short, Federal Judge Atwell threw the anti-trust lawyers and their case right out of his court.
So that makes three times that the anti-trust lawyers made damaging allegations against A\&P. In two of these cases federal judges said they were all wrong. In the third case a federal judge said the indictment was inflammatory and he would not even permit the case to be tried.
The anti-trust lawyers were not satisfied with the Dallas decision. Neither were they satisfied with the two other decisions in which federal courts administered stinging rebukes to them.
They were still determined to destroy A\&P.
In our next ad we will tell you how they continued their campaign in this case in the Circuit Court of Appeals and subsequent proceedings
We will show you how, once again, they disagreed with the courts.

Everything that has happened since this suit was filed proves that the American people don't want A\&P destroyed. A deluge of letters from people in all walks of life and thousands of editorials in newspapers and magazines convince us that the public has faith in A\&P.
The housewives of this nation, whose patronage has made this company big, are buying from us in increasing numbers and increasing volume
Our suppliers, whom the anti-trust lawyers allege we have exploited, are rushing to our support
Labor leaders, mindful of the fact that A\&P employees enjoy the best wages, hours and working conditions, are taking a stand against the suit.
Even many of our good competitors, who the anti-trust lawyers allege are hurt by our competition, have taken ads to tell the public that they don't like this attack on A\&P
All this indicates that the American people realize that the suit to destroy $A \& P$ is really a suit against efficiency, against low prices and against real competition.
Apparently most Americans do not want to let the anti-trust lawyers in Washington blow the whistle on any businessman who does a better and more efficient job and grows big in the process.
No one can make them believe it is a crime to try to sell the best quality food at the lowest possible price.

Hiddacols blessing noll
THE C Consolatate $^{\text {with }}{ }_{\mathrm{R}}$ Etard ws. spos 2w. strron and m
 $\frac{0}{2}$ susackpric eminner scomit
 oyears of

New, Modern $\$ 250,000$ Hadacol Plant


ASSIRED FOR MILLIONS!


> Hadacol Helps Textile Workers

## HADACOL HELPS FOLKS WITH

 STOMACH TROUBLES
## 

1 Emilu sen

Cisco Steam Le ontroveryis


> A BEAUTIFUL COMPLEXION

DEAN DRLG COUPATY



Unable to Work
for Year; Now Is Back On Job


Senators, Congress le.yers, and Bu TURN TO THIS NEW


20 BIG BASKETS Groceries Valued Over 820.00 Each FIRST BISKET TO begiven AW AI AT IP. M. FRibiy 5 Gile (ath hour)





COFFEE and COOKIES ALLDA sATLRDA
JWhef SAVINGS ON UPER QUALITY PRODUCTS FOR HBEM HOME MANAGERS


V-8 CATSUP

$140 z$. Bottle


10th and Ave. D.


STRAWBERRIES
(Frosen - Honor Brand)


CRACKERS

11b. Box ….....25c


Plenty Of Vegetables, Fresh Meats, Poultry, Hams, Bacon, Cheese, ect. at Bargain Prices

## Norvell and Miller <br> Grocery $\operatorname{Sc}_{\boldsymbol{c}}$ Market

We Deliver All Day Friday and Saturday
Phone 102-1


