CONFERELCE MPPONTMEITIS



## A Pleasing Duo

Miss Elizabeth Garrett the "aweat singer of the

## Miss Effie Vira Hart

CARTGONIST, AND INTERPREYERI
OF SONG AND STORY, IN CRAYON
Opera House, Pecos, Friday Night, Oct. 30





Therw worhea fotes.


GROVES LUMBER CO.

## Tom's Place

will discontinue serving regular dinners. Everything will be to order ex cept Sunday Dinners, which will be served for 50 cents each.


PONY CONTEST




| get that after the war this country will keep on assimilating Germans national calamity if we ceased to do so: that the genlus of America can do without the genius of Germa: and that in a world as ciosely knit a bor bitterness nor pr |  |
| :---: | :---: |
|  | WANTED. |
|  | WANTED-Dressmaking and other |
|  |  |
| rounded them. Germany may tor al ${ }^{\text {ren }}$ wnow, be harboring mesigns on |  |
|  | S |
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|  |  |
| America has ever been strong enought |  |
|  |  |
| ous or bigoted. remembering itself as hope of democracy for the ages | FOR RENT. |
| it may be impossible to bride judgment or muzzle inclination. But we | FOR RENT-One good 5 -room house well located, close in; good barn and |
| shall in this greatest of all Nations bu doing a poor job at self-interest.botch of toleration, if we are unable |  |
|  | WINTER PAST |
| to keep a clear perspective. |  |
| What the Constitution wants to see |  |
| neutrality, weighing not by hair-trig- <br> ger. but bv the human eruation. I' is. after all. God Almizhty and His His <br> Is. after an. God Almiehty |  |
|  |  |
|  |  |
| the God of Battles, and not the horrifetich invented by politiojans. Th "mailed fist" and a misled peon but passing obstacles in His pathwar but passing obstacles in His pathwayWith the other side of the world snew ing brimstone and destruction, Amer ica can afford to remember that calm ing and compensating principle. |  |
|  | Write or phone 81. J. H. Wilhite. Pe- |
|  |  |
|  | LAWYERS. |
| F AND SANE Sowivg. | ross |
| In farming. as in other occupation men like to transact business on a wheat crop or a fruit crop at on |  |
|  |  |
|  |  |
| time the manager is relieved of mu responsibility and gots the satisfaction |  |
| rather than making small sales whici | , |
|  |  |
| require bookkeeping and of taking the income in smal! instalments. | a complete line of |
| This fact perhaps. more than an:ther has caused farmers to take thi | Sherwin-williams paints, |
|  |  |
| at potato crop, depending entirely upos the season for the income which mus |  |
| be had to meet maturing obligation | PECOS MERCANTILE Company |
| Like other business, success itfarming depends upon the ability |  |
|  | PTAKING. |

## You ar

drew Findell, G. A. Culver, D. P. Sanford, P. Swan -
Thompson, Mrs. F.
William B. Nettum, A. M. Browning, J. A. Nelson, I).
Adler, P. G. Welsh, F. M. Bennett, H. H. Schull, Huyl Henry, T. W. Windle, W. M. Clune, , L. Lamoreaux, and s.
by making publication of this citation once in each wweek for
secutive weeks previous to the return dav hereof, it published in your county, if there be a newspaper publich
but if not, then in any newspaper published in the seventic District, to appear at the next regular term of the Distric
Reeves County, Texas, to be held at the court house thiceof texas, on the fourth Monday in November, A. D. 1911 , the
the day of November, A. D. 1914, then and there to petition filed in said court on the 28th day of September,
in a suit numbered on the docket of said court No. 1418, wh
Winston, Winston, N. T. Reed, and D. A. Gathings, are plaintiff,
Valley Irrigation Company, a corporation duly incornora
Valley Live Stock Company, a corporation duly incorpor

 must be worked out immediately and
the campaign begur at onee not no nly
among the fromers. but among the
bankers, business men, land tords. and
all those who


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Are You Bald Headed!

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A contemporary thus pithily ex
presses oneral state of mind in
America, one that is perhaps natural
but that is untortunate if we can kerl
our heads cool enough to analy






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 $\qquad$
 situated upon Section No. 256, B. B. C. \& R. R. Co. Survey in Reeves
County, Texas, and in its natural atate and when not interey

 $94,93,50,77,92,301,98,97,116,130 ;$ and 160, Block No. 13 , H. \& in its natural state is augmented by the flow of certain springs located upon Section No. 37, said Block No. 13 , known nas. Saragnosa Sprinzz,
which flow in a well defined channel, when not intercepted by the artiticial works hereinatter deseribed, into the channel of said Toyal
Creek and form a part of the normal flow of said stream above and Creek and form a part of the normal flow of said stream above an
through the said lands of plaintiff, and the original surveys in which same are located as above mentioned. riparian to said stream including the lands of plaintiffs above deseribed are and have been for many years cultivated and agrieultural crop,
grown thereon by means of irrigation with the waters of said stream, without which such crops cannot be suceessfully grown or cultivated. Fifth. That the defendants hereinatter mentioned own or ar
claiming some interest in lands situated in Reeves County, Texas, an situated in Swenson Land Company's Subdivision of Section No.
Block No. 13, H. \& G. N. R. R. Co. Survey in Reeves County, Texas accordi
Reeves The defendant Perry Wagnon owns Sub-Block

> The defendant

The defendant
220,224 , and 81 : Ph Rosenhaum owns Sub-Blocks Nos. 20, 17, 21
The
Block No
The
The defendant E. H. Culver owns Sul-Block No. 19;
The defendant Eilla Fisher owns Sub-Block No. 116;
The

## defêndant M. M. Momanon owns Sub-Block

The defendant T. M. Delaney owns Sul-Block
The defendant Andrew Findellowns sulb- Clock
T.
The defendant Ella $G$.
The defendant
defendant
Wiglee owns Sulb-Block
anford owns Sulh-Blocks

original Survey No. 129, Block No. 13, H. \& G. N. R. R. Co. survey
Reeves County, Texas, or are claiming some interest therein, respec The as follows, to towit The defendant H. Robbins owns the N.E. $1-4$ of the N.E. 1-4,
The dendent C . H . Honaker ouns the N. W. $1-4$ and the W.
of the N.E. $1-4$ and the S.E. $1-4$ of the N.E. $1-4$ and the N.E.
The defend
The defendant

## Halbert

 A.
$\qquad$


Eleventh. That the flow of said Toyah Creek is small in volume
and insufficient to supply the needs of plaintiffs and the other land
and
owners owners riparian to said stream, and the acts of the said defendant com-
pany in carrying and conveying same to lands not entitled thereto has pany in carrying and conveying same to lands not entitled thereto has
greatly injured plaintiffs and their said crops and they have f annually greatly injured plaintiffs and their said crops and they have annually
uffered damage therefrom and have frequently protested to said irrigation company against its said wrongful acts as aforested to said irri-
That here-
tofore, on or about April, 1912, the plaintifs and tofore, on or about April, 1912, the plaintiffs and other land owners acts, and only desisted therefrom on the promise of said compaid file a suit against the said defendants herein and to cease to carry water to all whom the court should determine were not entitled thereto. That said company thereafter on or about April, 191?, canceen itself to Ira M. Cobe against said company, said Cobe being the real owner and controller of said company, and to prvent plaintiffs from bringing said suit caused a suit to be filed by the said receiver against all the plainiffs and deendants heream, that fter said suit was eir legal right to docket of the District Court from term to term same was dismissed and was never tried and said irrigation company has continuously and is
ontinuously carrying and conveying the waters of said stream to nonriparian lands of the defendants as hereinabove described, and plainhip proceedings and said pretended suit to determine the rights of the defendants to said waters were brought by said irrigation company for the purpose of delaying, hindering and defrauding plaintiffs and othe
riparian land owners and for the purpose of continuously appropriating nd taking their Twelfth. Plaintiffs further show that on or about April 22, 1913,
the defendant J. G. Love, was br order of the District Court of Reeves County, Texas. in cause styled Ira M. Cobe vs. Toyah Valley Irrigation
$\qquad$
$\qquad$ waters and a large portion thereof to the said other named defendants
or the purpose of irrigating their said lands hereinabove described located in said original surveys away from and distant from the channe
of said stream and not crossed therebr or abutting thereon.
Thirteenth. That the said acts hereinabove alleged on the part o
$\qquad$
$\qquad$ Cepriving plaintilfs of the water of said stream have since same wer
liegun by the said defendant irrigation company, beginning in the yeal 190 4, and continuing to the present time, have annually caused damage continue to cause such loss and damage unless such of dollars and will cestrained by this Honorable Court: that beginning soon after the in lawful acts in diverting and carrying said water to said non-riparian lands, and has from time to time increased the amount so carried to non-riparian lands toyah Valley damage of plaintiffs: that said irrigation company is threatening $t$ o continue to deprive plaintiffs of their said property rights therein and appropriate same to damage for which they have no complete and adequate remedy at law. Mountcastle and Joseph Rosenbaum by means of their ownership o the stock thereof or his control thereof, as plaintiffs verily believe, ias lefendants Rosenbaum and Mountcastle are claiming and have claimed ame without regard to the proportionate rights of the plaintiffs therein; that the said irrigation company, by reason of its subserviency to
the said defendants Rosenbaum and Moantcastle, is acquiescing and is
threatening to permit the said Rosenbaum to assert and claim title to
one-half of said flow of said head springs and is threatening to permit ights of plaintiffs therein.
Fifteenth. Plaintiffs file this suit on behalf of themselves an such of the other owners of lands riparian to said Toyah Creek as shail
or may intervene herein for the protection of their mutual rights in Wherefore premises considered, plaintiffs sue and pray that the
defendant Toyah Valléey Irrigation Company and J. G. Love, as receive chereof, and all the other named defendants be cited to appear and
uiswer this petition, and that on final nciring hereof this Honorabl Court grant petitioners its gracious Love, and assigns, from diverting and carrying any, portion of the flow of described, ard that each and all of said tracts of land of the defendants Toyah Creek and not entitled to share in the waters thereof or to the use of the waters thereof, and that each of said defendants be foreve
restrained from diverting and carrying any of the waters of said Toyah vidually or through the agency of any corporation or other agent, ser-
vant or empiovee; that the said defendants. Joseph Rosenbaum priating one-half of the waters of said head springs or of said Toyah , or any portion thereof except his pro rata part thereof that he



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$\qquad$

## W. F. GRAY

THE OLD TRADER,
IS ALIVE AGAIN

BETTER SEE HIM IF YOU HAVE ANYTHING TO SWAP

HE DEALS IN LIVESTOCK, MACHINERY, OR ANY OLD THING, AS WELL AS REAL ESTATE.

## MCOEEWY OUR LOXY OF MEEGY

stanton, mártin county, texas
For the refined and practical education of Young Ladies and Girls; also for Boys under fourteen years of age. Apply for catalogue,

SISTERS OF MERCY
Stanton, Texas

## s R. P. HICKS <br> Dray and Transfer Work WOOD AND COAL

KERMIT HAPPENINGS




## 

|  | County of Reeves. <br> By virtue of a certain alia= ex. erution issued out of the II norable District Court of Reeves Countr. on the 5th dav of October. 1914, by Willie-de Woods, clerk of said court. against L. S. Mast et al for the sum fof one thousand two and no onehundredths ( $\$ 1,002.00$ ) dollars and costs of suit, in cause No. 1029 in |
| :---: | :---: |
| WHAT WOULD YOU DO? <br> There are many times when one | said court, strled B. J. Strickland |
| estions another's actions and | and placed in me hans for serve |
| motives. Men act differently un- | I, Tom Harrison, as sheriff of |
| der different circumstances. The | Reeves county. Texas, did, on the |
| question is, what would you do right now if you had a severe cold? | ith day of October, 1914, levy on certain real estate, situated in |
| Conld you do better than to take | Reeves county. described as follow- |
| Chamberlain's Cough Remedy? It | to-wit: S. W. 1-4 of the S. E. 1-1 |
| is highly rectmmended by people | and the F. 1-? of the S. E. 1-1 of |
| o hav used it for years and know | the W. 1-4 of section number 36 , |
| its value. Mrs. O. E. Sargent. Pe | hoock S. H. \& ¢\% N. Re. Co. surver. |
| Ind., says, "Chamberlain's Cough | Reeves county. Texas, and levied |
| Remedy is worth its weight in go | said Mrs. |
|  |  |
| ing it." For sale by all dealers. (A,) | day of November. 1914, at the |
| Only One "BROMO QUININE" | in the rity of Pecos, Texas, be- |
| To zet the genuine, call for full name. LAXA- <br>  | tween the hours of $10 \mathrm{a} . \mathrm{m}$. and 4 p. m. I will sell said premises at |
| Scomb honey at Green's | mublic vendue, for cash, to the highest bidder, as the property of - id Mre Bettie White by virtue of |
|  | said lery ánd said Alias Exeention. |
| The state of Texa |  |
|  | ive this notice by publication. in |
| By virtue of a certain Execution | the Figlish language, onee a week |
| issued out of the Honorable Justice | for three consecutive weeks imme- |
| Court of Reeves county. Precinct | diately preceding said day |
| No. 1. on the 7th day of Octobe | in the Pecos Times, a newspaper |
| 1914, by Max Krankkopf, Jud | published in Reeves County |
| said court, against W. E. McRac, for the sum of twenty-seven and | Witness my hand, this 7th October, 1914. |
| $60-1,00(\$ 27.60)$ dollars and costs of suit, in cause No. 904 in said court, | TOM HARRISON. <br> Sheriff Reeves County, Texas |
| styled Pecos Abstract Co. versus W. | By SC. Vaughan, Deputy. 9041-3 |
| McRae, and placed in my hands service. I, Tom Harrison, as | Sheriffes Sale. |
| riff of Reeves county, Texas, did, | T |
|  | County of Reeres. |
| in Deeves county described as fol | By virtue of a certain Alias Ex- |
| lows. to-wit: East 40 acres of the | ecution issued out of the Honorable |
| h $1-1$ section No. 296, block 13, | District Court of Tom Green Comn- |
| H. and G. N. Py. Co. survey, Reev |  |
| nty. Texaz, and levied un | by Steve Elmore, clerk of said court ggainst T. I. Morgan and A. N. |
| he 3xd day | for the sum of twelve hun- |
| , | dreal eightr-one and 05-1 |
|  | 281.05) dollars and costs of suit. |

W. C. Jones versus T. I. Morgan et your county, if there be a nemp al, and placed in my hands for serv-
ice, I, ice, 1, Com Harrison, as sheriff of then in any newspaper published in 12th day of September, 1914 , leve

on certain real estar at the next regular term of the | $\begin{array}{l}\text { on certain real estate, situated in } \\ \text { Reeves county, described as follows }\end{array}$ | $\begin{array}{l}\text { District Court of Reeves county }\end{array}$ |
| :--- | :--- |
|  | Texas, to be held at the court | to-wit: A certain tract or parcel of $f$ thereof, in Pecos, Texas, on th land sub-block thirteen (13) of

B. H. Hambrick subdivision B. H. Hambrick subdivision of see
tion 191, block $13, H, \&$. Co. survey Reeves county, Texa
Said block 13 carries with 1914, the same being the 23 Said block 13 carries with it a per. petual water right, over and across sember, A. D. 1914, in day of Sep sub-block 14, of the B. H. Ham brick subdivision of section 19
block 13, H. \& G. N. Ry. Co. surw Reeves county, Texas, and le
upon as the property of aid
Mo $\qquad$ No. 1426, wherein W. E. Tinnia
and and Myrtle B. James, joined pr
forma by her hushand, G. L. Jame Morgan and A. N. Galev. And in are plaintiffs, and H. Horton. Her Tuesday, the 3rd day
$\qquad$ G. M. Dodge. and the unknown
heirs of H. Horton and of H.Hor
$\qquad$
$\qquad$
$\qquad$ of said T. I. Morgan an
one bidder as Galey by virtue of
alias execution.
And in compliance with law. I

give this notice by publication, in | in said town. and plaintiff an |
| :--- |
| of |
| those under whom they claim hav |
| had peaceable and adverse posse | the English language, once a week, sion thereaf, cultivating. using and

for three consecutive weeks imme-- enjoving the same, for more than

## stipulated, according provided for therein.

 Plaintiffs further represent that the saidsubdivided asid land hereinbefore described,
arious lots and block subdivided said land hereinbefore described, or a
various lots and block, a portion of which was numb
wenty-nine (29) to seven twenty-nine (29) to seventy-eight (78), each inclusive, a
supposed to contain five (5) supposed to contain five (5) acres of land, except lot num
seven (No. 77), which is claimed to contain twenty (23.12) acres of land, and lot number seventy-eight ( claimed to contain thirty-five and $37-100$ (35.37) ac lots C to P. claimed to contain ten (10) acrese of land
which said subdivision is recorded in Vol. 2, page 286, ords of Loving County, Texas, to which reference is he further description, and certain other town lots,
and descrition of which is unknown to plaintiff
Stratton thereafter sold to the defendants here
$\qquad$
$\qquad$ the plaintiffs ha named claim to
subdivision of $\qquad$Name.
diately preceding said day of sale. enjoying the same, for more than
in the Pecos Times, a newspaper hefore the hringing of thi,
tuit. That in the, Pecos Times, a newspape
published in Reeves county. Witnesz my hand this 12th dav of September, 1914. TOM HARRISON. ome right or title to zaid land the plaine and extent of which is to
pnown and which claim casts a clond upon plaintiff's title
Plaintiffs pray that Plainniffs pray that the cloud unn
their titile be remored. and that
they he quieted in their title an? By S. C. Vaughan, Deputy. 90 c 4
THE STATE OF TEXAS. peneral relief
o the Sheriff or anv Consta
Reeves County-Greeting:
$\qquad$You are hereby commanded t
summon H. Horton. Henderso
with your return thereen. showinsummon H. Horton. Henderso
Horton, H. Horton \& Co. G.how voll hare executed the same.
Witness mv hand and nfficinlWilliam Henke
H. Horton and of H. Horton \& Co., Witness mr hand and nfficial seal C. R. Prindleand of G. M. Dodge, br making pub, at my office in Peens. Tevas. this J. W. Keslar ..
lication of this citation once in eac-1 1 17th day of Sentemher. A. D. 1914. Mrs. G. Vander
Lots.
ACRE
LOTS
BlockW. KeslarW. T. Ritchie.

$\qquad$Dudley Oleott II et al. No. B-45, rs. S. E. Kin-inger et al, in the
District Court, Sith Judicial District, Bexar County, Texac.
The State of Texas to the Sheriff rany Constable of Reeves County.-
Greeting:


ALL KINDS OF

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YARDS: barstow, pyote, grandfalls, toyah, SARAGOSA, BALMORHEA

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Capital \$110,000.00 Surplus 55,000.00

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Sheet Iron and Metal Worker

SANITARY PLUMBING, ACETYLENE LIGHTS AND GENERATORS TERNAN, EAVE TRD COPPER CORNICE, GALVANIZED TANKS AND CIS
TONDUCTOR PIPES, TIN ROOFING, VALET TERN, GALVANIZED IRON FLUES, EDWARD'S ORNAMENTAL CEILING. ALL KINDS OF FARM MACHINERT, WAGONS, HARROWS, CULTI-
GIORS, DISCS, JOHN DEERE WALKING AND RIDING PLOWS.

NOW HER FRIENDS HAROLY KNOW HER

FOR SALE
H. \& G. N. LANDS in reeves countr

 and 15 in Block 7 .
Also Surveys Nos. 31 and 35, fronting on the Block 1, and Nos. 11 and 15, adjacent thereto, in B
vicinity of Riverton, on the Pecos River Pain in Block 8, in the extreme northern portion of Pecos County, Also 16 surveys in Block 10 ; 16 surveys in 1
surveys in Block 12; none of these river lands.
No Iocal agents for these lands, which lands.
PRICES AND TERMS, ADDRESS
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Here is the most complete Kitchen Cabinet you have ever seen. Seventeen conveniences are now and exclusive. Yet enormous production has lowered the price below that of even common cupboard cabinets.

You must see this New White Beauty Honsier to realize its perfection. You must sit down in front of it to realize how it puts your whole kitehen at fingers' ends. Nothing that compares Heen made before
The Hoosier will save you on the average, several thousand steps per day. But the saving rangement which you must see to Besides, it is the one perfectly sanitappreciate.
ean. This feature alone has won thousands of women to the Hoosie
It is made to endure a lifetime. Yet, you pay nothing for this guarante wearout to the Hoosie
See "WHITE BEAUTY" the
New Hoosier Kitchen Cabinet
The Great National Step Saver, Used by 700,900 Women.

## In Our Window This Week

See the shaker sifter-the new Hoosier flour sifter that ceans the flowr it sif Il I cook for dinner
Se the complete? See the most ingenious cook-book holder so far invented. See the emergency shelf for unexpected company-and 35 others
Just see the Hoosier now. That's safety first. You'll save man $r$ kitchen cabinet; you'll save more dollars Come in and see it now

## A BARGAIN PRICE

e give you very liberal terms if you want them-at no extra fee
Your Money Back if You Are Not Delighted with Your Hoosier.
PECOS MERCANTILE CO.
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You buy clothes. Most of the time we sell clothes. But during great many days of the year, we too, are buying clothes. This buying we do with extreme care

We are visited by salesmen from practically every good clothing house in the country. We have an ideal chance to compare the different makes of mon's clothes. We make the most of it.

Certain definite qualities we deman in all the clothes we buy

## Kirsçchbaum

Clothes


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Pure Woolens-for wear
London shriuking-after which no amount
fampness can make a woolen shrink Authoritative styles.
. Plenty of hand=tailoring.
5. Sewing at points of
with silk thread.
\$18, \$20 and \$25

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Kirschbaum Clothes
Pecos Mercantile Co.

| Pa |
| :--- | :--- |
| PERSONAL MENTION. |

