NIISTRELS MMXE MERPY

 The Mothers Club Minstrel an
Music Hall last Friday nighi Muse Hall last Friday nigh
sthe most unquatifired suceess of
yattraction that has ever shown
re- home talent or professional

Washington, Nov. 8.-An order
quarantining the state of Rhode I quarantining the state of Rhode I
land against interstate shipments live stock was prepared tonight b the department of agriculture for issuance tomorrow. Cases of the mouth disease were repert ed during The day from the v
of Washington, in that state. of Washington, in that state. Rhode Island will make the ele
enth' state to be placed under fei
eral quarantine. Massachusett New York, Ohio, Pennsylvania, I
diana, Illinois, Maryland, Michiga Wisconsin and Iowa are the other Secretary of Agriculture Housto
previous outbreaks in this country. Unless the infection can be immedi
ately locaized and quickly eradi-
cated, he said, it threatens untol losses among live stock. which said in part
a single treatment or the killing of tried in an outbreak and did no prove effective. The remainder o had to be killed.
United States are agreed of that th only method of combatting the di ease is to stop all movement of
stock and matter which have been stock and matter which have bee
subjected to any danger of infec subjected to any danger of infec
tion and to kill off without delay al herds in which the disease has gain ed any foothold.
a covering of lime.
"The ourer is. expense is divided equally betwee the federal and state governments. in the possent the chief danger lie cealed possibility of these being coneffort is being made to urge Every ers to report all suspiciou,
sore mouths or lameness." - WHY WAR NEWS IS SLOW. Paris. Oct. 30 --Censors at the
war office are being recruited from professors of languages at French
universities strong wit als that it is
them to realiz duty th was Bordeaux was amused when mitting a news dispatch from the battle front was stopped on the sole groun
style.




RESOLUTIONS OF RESPECT.
Whereas, God in His all-wise Whereas, God in His all-wise
providence has taken from our Sab-
lath school one of our beloved

## Nubone Corsets



UnbreaKable Rustproof Stay


Satisfaction Guaranteed
Represenatines Waned in Eunt

Phone 93-2 Mrs. Giiles Bird
PrCOS VIMLEY Spirella Corsets

## No Others Offer

YOU AS MUCH AS THE
$\mathrm{O}_{\text {verland }}$ Cars $\mathrm{D}_{0}$
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FORT WORTH
STAR-TELEGRAM
$\$ 3.25$

"They're 0ff" at Juarez

OPENING OF THE GREAT RACE TRACK

## THURSDAY, November 20

SPECIAL THANKSGIVING DAY CARD

## Popular Rate Excursion

TO

## EL PASO

VIA


## $\$ 4.25$

## ROUND TRIP

Tickets on salelfor Train No. 5 arriving El Paso eveninǵ Nov. 25, and Train No. 3 arriving El Paso morning of Nov. 26. Good to return until Nov. 27.

## See the Cosmopolitan City of El Paso

Its fine paived streets--.Public buildings and handsome homes--The government post, Fort Bliss--The big Smelters, Irrigation canal, etc.
See the ancient and "battle scarred" City of Juarez with its odd Mexican customs, etc.

## Enjoy the Races

on one of the Acknowledged Finest Tracks on the Continent.

## For full information see

TH: PEOOS TMES: CARD OFt THANKS. In behalf of the zorrowing mother and the heartbroken husband, desire to express the utmost appre-
ciation and unbounded gratitude to ciation and unbounded gratitude to
our friends for their unremitting
kindnese and loving attention shown our friends for their unremitting
kindness and loving attention shown to Mrs. P. R. Ly'gich (nee Bomar),
during her illnesg and the love and during her illness and the love and
sympathy so freely offered to her ympathy so freely of
old and broken father.

> a broken father. T: H. (Major) BOMAR.

## OCCUPIED CHRISTIAN PUL PIT SUNDAY

Rev. H. M. Banday, pastor of the Christian church at Alpine, preached at the Chr
last Sunday.

Rev. Ban
Christian church of Pecos in the ear 1900. He took the eastbound and P. Sunday afternoon. REMARKABLE CURE OF "Last winter when had croup I got himy little boy Chamberlain's 1 Cough Remety. honestly believe it saved his life,
writes Mrs. J. B. Coal "It cut the phlegm and relieved hi coughing spells. I am amost grate
ful for what this remedy has done
for ful for what this remedy has done
for him." For sale by all deal-
(Advt)
ers. HAS BECOME A RANCHER. $=2=2==$ $\underset{2}{2}=5$ He will go into the cattle and ter. Charleston, W. Va.
$\begin{aligned} & \text { horse raising business and we be- } \\ & \text { Mris. L.. E. Allen, Carlibad. } \\ & \text { speak for him suceess for he is cer- }\end{aligned}$ Joc (iraham. Odisial horee raising business and we be-
spaak for himm success for he is cer-
tainly a hustler. We understand
also that he will raise considerable This most e-timable family wil
be qreatly missed by their many Pre
cos friends, hut ali heartily join in
wisher the wishing theme even reateater join in
than theess are anticipating $\left\lvert\, \begin{aligned} & \text { than they are anticipating. The } \\ & \text { Times will greet theputweekly and } \\ & \text { keep them posted on the happen } \\ & \text { ings of this section of the country. }\end{aligned}\right.$



$\qquad$
$\square$

 Sullivan, E. H. Culver, Ella Fisher, M. M. Momena Thompson
William B
William B. Nettum, A. M. Browning, J Henry, T. W. Windle, W. M. Clune, C. Lamoreaur, and published

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NEW INTEREST IN SOUTH \begin{tabular}{l}
permit to appropriate 156 cu. ft. of <br>
AMERICA.

 

wister per second bf time during the <br>
flow of storm waters from the un-
\end{tabular}

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lows:

## (2)

Miss Bess Brooks IN THE Wizard of Wiseland MUSICAL COMEDY

## 25 PEOPLE MOSTLY GIRLS

## At the Opera House NOVEMBER 19

25 Posted
Notice is hereby given
Tarm and pasture lands are
R. P. Verhalen
and

 The defendant C. M. Honaker owns the N. W. 1-4 and the W.
the N.E. $1-1$ and the S.E. $1-4$ of the N.E. $1-4$ and the N.E. of the N.E. 1-4;
The defendant W. C. Halbert owns the N.W. 1-4 of the S.W.
The defendant A. G. Henion owns the N.E. 1-4 of the S.W.
The defendant Lina Jahns. as administratrix of the estate of Ad The defendant Lina Jahns. as administratrix of the estate of Adoipl
Jahns and indiv̌ually owns the S. $1-2$ of the S.W. $1-4$ and the S.
 That the defendant Ira M. Cobe is claiming some character of in-
terest in the lands hereinabove deceribed: which interest is unknown te
plaintifs; that the defendants Torah Valley Live Stock Company and
Joseph Rosentaum are each elaiming some character of interest in the
 Sixth. That each and ail of the said lands so owned or claimed dy
the defendants, as hereinabove mentioned, are non-riparian to the said
Toyah Crek: that neither the said lands nor any of them, nor any of
the original survess in which zame are located are crossed by or abot1
upon said strenm, nor are same or said original survers in which same upon said stream, nor are same or said original survess in which same
are located within the watershed of said stream, but said lands and said
original surveys are located far from the bed of said stream and the hanks thereof, nor do same at anv place touch upon said stream or the
flowing waters thereof: that said stream flows across the sections of
land mentioned in paragraph third hereof land mentioned io paragraph third hereof hy and past the said sections
or oriminal zurveys in which the said lands of the defendants herein-
above described above described are located; that said original survers No. 625, patented
Daniel Murphy No. 3s, Block 13. H. \& G. N. R. R. Co. No. 78, No.
11i, No. 128, and No. 129, Block 13. H. \& G. N. R. R. Co. survey as aforesaid, are not crossed by nor do same abutt upon nor are same
touched by the flowing stream known as Toyah Creek, but same are located far from the bankz of said stream: that the lands of the de-
fendants hereinabove deecribed are not entitled to the use of the water of said stream for irrigation purposes or other beneficial uses and samee
cannot be legally diverted from said channel of said stream to said
lands. lands.
Seventh. That heretofore, to-wit: on or about the 1st day of April.
190f, the defendant Toyah Valley Irrigation Compuny was incorporated under and by virtue of the laws of the state of. Texas relating to the
incorporation of irrigation companies for the purpoee of constructing maintaining and operating canals, ditches, flumes, feeders, laterals,
reservoirs, dams, lakes and wells and of transferring water to all persons entitled to the same for irrigation, wath its principal office at Bro-
gado Reeves County, Texas, the incorporators thereof being J. E. Rea,
II. R. Morrow, E. D. Balcom, C. G. Witherspoon, and J. W. Rhea. That said corporation thereafter and in pursuance of its charter purposes
undertook to carry and convey the waters of said Toyah Creek as :
common corrier of waters for hire to the riparian lands along said
stream entitled thereto for purposes of irrigation. and in pursuance stream entitled thereto for purposes of irrigation. and in pursuance
thereof said company entered into certain contracts, known as "Water
Right Contracts with the owners of lands tocated atong and riparian
to said stream includine plaintifs, wherein and wheely in wit Valley Irrigation Company contracted and ayreed annually until Lipr
$\qquad$
rata portion of the watess of said Tovah Creek to which each such dam
owner was respectively enfitled, estimated in said contract to be 65,3
statutory duty for the purpose of appropriating and taking without process of law the property of plaintifistand siad onther land onners to
enrich itself and its subsidary, the Tovah Valley Livestock Company and has continued the delivery of large portions of said water and is still delivering latge portions thereof to the said lands of the defendants hereinabove described.
Elerenth. That
Elerenth. That. the flow of eaid Toyah Creek is small in volume and insulficient to supply the needs of plaintiffs and the other land
owners riparian to said stream, and the acts. of the said defendant pany in carrying aud conveying same to lands not entitled thereto has grently injured plaintiffs and thfeir said crops and they have annually
suffered damage therefrom and have frequently protested to said irrisuffered damage therefrom and have frequently protested to said irri-
gation company atainst its said wrongful acts is aforesid. That heretofore, on or about April, 1912, the plaintiffs and other land owners
prepared to briny a suit against said coinpany to restrain it from said acts, and only desisted therefrom on thepromise of said company to
file a suit against the said defenants herein and to cease to cary water That said company thereafter on or about tpris 191?, canterd itself io


 riparian lands of the defendants as hereinabove deseribed; and plain-
tiffs arer and allege on information and belief that both said receiverslip proceedings and said pretended suit to determine the rights of the
defendants to said waters were brought by said irrigation company for defendants to said waters were brought by said irrigation company for
the purpose of delaying, hindering and defrauding plaintifts and other riparian land owners and for the purpose of continuously appropriating
and taking their water for said illegal purposes and to prevent and delay them in the filing of this suit.
Twelfth. Plaintiff further show that on or about April 22,1912, County Te Company on the docket of said court appointed reeeiver of siid Tovah Valley Iririation Company and has continued to act as such from that time to the present and is continuing the unlawful acts of the said de-
fendant company commenced prior to his appointment in appropriating and converting the waters of said stream and carrying and conveying
same away from said stream and away from the orivinal survess by or abutting on said stream, and is delivering and has delivered said waters and a large portion thereof to the caid other named defendants for the purpose of irrigating their zaid lands hereinabove described
located in said original surveys away from and distant from the channel of said stream and not crossed thereby or alutting thereon. said diefencants are illegal and constitute a vilation of the right- of past deprived them of a zunfficient or reasonable anount of the water depriving plaintifts of the water of said stream have since same were begun by the said defendant irrigation company. beginning in the year
1907, and continuing to the present time, have annually caused damages and loss of crops to the plaintiffs in many thousands of dollars and will
continue to cause such loss and damage unless such unlawul act restrained by this Honorable Court: that beginning soon after the in-
eorporation of said company the said irrigation company began said un-
$\qquad$
$\qquad$
$\qquad$
$\qquad$

## 

 ing the said defendants Topah Valley IIrigation Company, and J . G.
Love, reeive thereof, their servants. agents, employees, successors
Lod, and assigns, from diverting and carrying any portion of the flow of
Toyah Creek or said springs to the lands of the defendants hereinabove
described, and that each and all of said tracts described, and that each and all of said tracts of land of the defendants
as hereinabove described be decreed to be non-riparian to the said Toyah Creek and not entitled to share in the waters thereof or to the restrained from diverting and carrying any of the waters of said forever Creek or the said springs to their lands, either by themselves indivant or employee; that the said defendants, Joseph Rosenbaum and G-
vand
C c. Mountcastle be restrained perpetually from diverting and appro-
priating one-half of the waters of said head springs or of said Toyah priating one-half of the waters of said head springs or of said Toyah may be entitled to by reason of owning lands riparian theretoto if any
such lands are so owned by him; that the said waters of Toyah Creek such lands are so owned by him; that the said waters of Toyah Creek
and the head springs and other springs thereof be decreed to belong to and the head springs and other springs thereof be decreed to belong to
and be the property of plaintiffs and the other owners of lands riparian special, to which they may be entitled to in law and equity, for their costs of suit in this behalf incurred, and they will ever pray.
CLAY COOKE, Attorney for Plaintiffs.

## State of Texas, County of Reeves

Before me, the undersigned authority, on this day personally ap-
peared D. A. Gathings, W. E. Winston and N. T. Reed, who being duly sworn state on oath that they are the plaintiffs in the abore and frregoing petition; that they have

## W. E. WINSTON, <br> REED, GATHINGS

Subscribed and sworn to before me this 26th day of Sep
(Seal) J. P. and Lx-officio Notary Public, Reeves County, Texas Herein fail not, but have yon before said court, on the said first day
of the next term thereof, this writ, with your return thereon showing of the next term thereof, this writ
$\qquad$
Witness my hand and official seal
29th day of September, A. D. 1914.
y office in Pecos, Texas, this
WILLIE-DE WOODS,
(A True Copy).
Reeves County, Tex
TOM HARRISON,


Pruett Lumber Co.

## ALL KINDS OF

Building Material
general office
PECOS, TEXAS

YARDS: $\begin{gathered}\text { BARSTOW, PYOTE, GRANDFALLS, TOY, } \\ \text { SARAGOSA, } \\ \text { BALMORHEA. }\end{gathered}$

## Pecos Valley

 State BankCapital $\$ 110,000.00$
Surplus $55,000.00$

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Sheet Iron and Metal Worker SANITARY PLUMBING, ACETYLENE LIGHTS AND GENERATORE,
GALVANZED AND COPPER CORNICE, GALVANIZED TANKS AND CIS-
TERNS, EAVE TROUGHS, CONDUCTOR PIPES, TIN HOFING, VALLEY , GALVANIZED IRON FLYUES, EDWARD'S ORNAMENTAL CEILING

ALL KINDS OF FARM MACHINERY, WAGONS, HARROWS, CULTTCall on me when in heed of anything mim

## FOR SALE

H. \& G. N. LANDS in reeves countr
 Tho
 and will be sold as a whole or in quarter sections.
Also surveys Nos. 13 and 49, in Block 6, and Survey Nos. 13
and 15 in Block Also Surveys Nos. 31 and 35, fronting on the Pecos River in
Biock 1. and Nos. 11 and 15, adjacent thereto, in Block 2, in the vicinity of Riverton, on the Pecoos River Railiroad.
Also Surveys Nos. 1, 3, 5, and 19, fronting on the Pecos River, in Block 8 , in the extreme northern portion of Pecos County,
and partly in Reeves County. and partly in Reeves County
Also 16 surveys in Block
surveys in Block 12 in mone of surveys in Block 12 ; none of these survers in in livock 11, ands. 3
No local asents for these lands, No local agents for these lands, which are hendied direct by
the Agent and Attorney in Fact for the owner, Thomas A . Whate.
Jr., of New Jersey.
for prices and terms, address
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agent and attornity in fact,


