# \*DR. C. O. WEBB,

Next Door to John Murchison & Son East Side Public Sugare. - TEXAS: OROOKETT.

PICE MAXEY,

Attorney-at-Law. (Now Located at Sherman, Texas,) will attend the terms of the District Court of Houston county, and will be pleased to give close personal attention to all cases, civil and riminal, entrusted to his care.

CHURCH DIRECTORY.

METHODIST. -J.T. Dawson, Pastor, Ser-HE HAS ALWAYS BEEN A FRIEND vices the 2d, 3d and 4th Sundays in each month, morning and evening. Sunday school every Sunday. Prayer meeting every Tuesday night. First Sunday at How He Extinguished Two Bullies.

BARTIST .- J. B. Armstrong, Pastor, Services the 1st, 2d and 3d Sundays in each month, morning and evening. Sunday school every Sunday. Prayer meeting evey Wednesday night. Fourth The retirement of John H. Reagan Sunday at Lovelady.

PRESBYTERIAN .- S. F. Tenney, Pastor

Young Men's Christian Association. Fre Library and Reading Room, second floor Opera House Building. Rooms open at all hours. Prayer meeting for men only, every Sunday at A. A. Aldrich, Sec'y.

COURT DIRECTORY.

District Judge, Hon. F. A. Williams District Attorney, Hon. W. H. Gill. District Clerk, on. W. A. Champion.

County Judge, Hon. W. A. Davis. County Attorney, Hon. J. I. Moore. little more than four years in the Tax Assessor, Charles Stokes.

COURT CALENDAR.

Court in session the second Mondays's

February, May, August and Novem-Precinct No. 1, Crockett, last Monday

in each month Precinct No. 2, Augusta, 3d Saturday 1818 in Sevler County, Tennessee.

Precinct No. 4, Lovelady, 4th Thursday in each month. Precinct No. 5, Grapeland, 2d Satur-

Precinct No. 6, Porter Springs, 1st Precinct No. 7, Weches, 4th Saturday

PRESIDENT OF COUNTY ALLIANCE.

John.W. Saxon, Secretary, Crockett.

J. M. Satterwhite, ass't D. K. Broxson. B. F. Holcomb, Searg't at Arms, Au-

J. B. Ellis, Crockett; J. M. Sims, Dan iel: J. M. Satterwhite Broxson, Texas. SUB-ORDINATE ALLIANCES.

Antrim. -J. A. Hughes, President; J. H. B. Kyle, Secretary, Sheridan, Tex Harmony .- A. F. Horn President; R. E. Earl, Secretary, Pennington, Tex. Creek .- M. C. Williams, President: G. W. Furlough, Secretary, Creek, Tex Trinity .- W. B. Smith, President ; J. L. Childs, Secretary, Daly, Texas. Red Hill .- J. K. Jones President;

New Prospect.-J, N. Parker, Presi dent; Ed. W. Davis, Secretary, Grape-

San Pedro .- M. C. C. Richards President J. R. Richards, Secretary, Grapeland Tex Zion .- J. H. Brent, President, Tadmor; J. S. Gilbert, Secretary, Coltharp,

Pine Grove.-H. A. Wooley, President

Enon.-C. T. McConico, President E. B. Dunnam, Secretary, Grapeland,

Chandler .- J. B. Ash, President; servant of the people, always will-B. F. Erwin, Secretary Porter Springs, ing to serve them in any capacity

J. O. Smith, Secretary, Lovelady, Tex. It is not every man who would re-Nevill's Prarie.-N. J. Sandlin, Presi- sign a United States senatorship in dent; T. C. Evans, Secretary, Lovelady,

M. Sims Secretary; Daniel, Texas. Crockett .-- J. D. Brewton, President; J. B. webber, Secretary, Crockett, Texas. Would be more deful to his people length. The terror watched him length. J. J. Hammond, President; as Chairman of the Board of Rail-

Ratliff, Texas. Franklin.-W. E. Boykin, President; cepted the position. w. L. Vaught, Secretary, Neches Texas. Guiceland .- J. D. Haltom, President F. M. Cellins, Secretary, Grapeland Tex.

GRANGE DIRECTORY, COUNTY GRANGE.

Pon one—J. W. Bartee, master: J. B. Stanton, secretary; meets first Wednesday in December, March, June and September, SUBORDINATE GRANGES.

Castle, No. 1286-C. B. Isbell, master; Miss Nollie Webb, secretary; meets first Saturday. Lovelady-D. C. F. Suell, master: W. . graves, secretary: meets first Saturday.

Houston County Central Co-Operative Associa-ation, P. of , meets annually first Tuesday in September—T. B. enderson, president; J. B.

INIGHTS TEMPLAR.

Palestine Commandéry No. 3., K.

# Crockett Weekly Courier.

R. H. LACY, PUBLISHER.

ENTERED AS SECOND-CLASS MATTER AT CROCKETT POST OFFICE.

SUBSCRIPTION PRICE \$1.50 PER ANNUM.

VOL. 2.

CROCKETT HOUSTON COUNTY TEXAS, FRIDAY MAY 8, 1891

No. 15.

STORIES OF REAGAN.

OFTHE PLAIN PEOPLE

An Advocate of Prohibition.

That Famous Bath. Washington, April 26, 1891 from the Senate almost beyond these dispatches a few days ago. served for 12 years, and has been

the plain people. He entered pub- up. He soon moved to Texas and ted states. It is as hot as Hades ton will make a mark in the Senate. men to the convention who favored to it now as they ever were. lic life nearly fifty-five years ago a was a friend of Reagan in after life. when the sun shines and as dark as As a public speaker he more gener—the sub-treasury scheme, with the His education was limited. He bench he had many strange advensettled in the republic of Texas in tures. His jurisdiction extended 1839 and started in life in the new over the borders of Louisiana and country as a deputy surveyor of Arkansas to the Indian Territory, in fact are such as to engender despublic lands. He carried the tranNew Mexico and old Mexico; in Pondency. As stated before Gibbs in the prime of life, enjoying good Their intemperate resolutions and a thorough and practical student in was a farmer before him, yet be sit and level for years, and was other words, he had a stretch of and Reagan met there and had to health and wide popularity. He the bulldozing spirit displayed toelected as a member of the House country under his judicial wing as wait six hours for a train. Jefferof Representatives. He was then extensive as all the States of New son Davis had just written his faelected a District Judge and served England and New York. Most of mous letter in opposition to prohifor about six years. In 1857 he the time he held court under the bition. Antis were keeping the was elected to Congress and served trees in the primeval forest; at oth- letter a secret in order to spring: it for four years. He was a member er time he was given the luxury of a few days before the election. of the Secession Convention of Tex- a back room in a saloon. There Gibbs happened to have a copy of as in 1851 and was sent by the was not a Court House in the en- it in his pocket. It was going to be Texas convention as a deputy to tire region. He rode over his dis- given to the public next day. It the Provisional Conference of the C. G. Summers, Vice-President, Confederacy. He was appointed Postmaster-General of the Confederate Government by President dle-bags. There were no regular the hotel waiting for the train. J. S. Gilbert, Treasurer, Coltharp, Tex. Jeffcrson Davis and acted as Secre-N. S. Herod, Chap., Grapeland Texas. tary of the Treasury in the Confederate Government for a few months preceding the close of the war. He was a member of the Constitutional Convention of 1875 and re-entered National life as a member of the House of Representatives in the Forty-fourth Congress and has remaned in Congress since. His career in Congress has been a very honorable one. His candor, his courage, his integrity has never been questioned. He was the father of the interstate commerce law Mrs. B. C. Driskill, Secretary, San Pedro and as such will be eminently qualified to discharge the duties of the important office to which Governor Hogg has now appointed him. His resignation of the more dignified and commanding office of Senator in order to serve his State and his people as a Railroad Commis-G. W. Broxson, Secretary, Broxson, sioner illustrates to a great degree

the general characteristics of the man. With him the words "public servant" were construed strictly He has always been the faithful Antioch.-W. C. Harrison, President; to which they chose to call him. A. C. Driskell, Secretary, Holly, Texas. Mt. Vernon-J. D. Ratliff, Secretary,

REAGAN'S EARLY LIFE.

wheat ground. arrived at the mill a well-known a terror. It had a settling effect had been taken and tried to have good hat by an unwary turn that ocal character came bringing a on him. He settled down, and his vote recorded in favor of the knocks it in or makes havor with sack of grain to be ground also, about three or four years ago he tariff bill. The rules torbade it. He the nap.—The Correct Thing.

in his way, a kind of a local terror, in the community. fond of brawls and fighting, and in habit of having his own way and House before the war, was elected the rest of the people in the neigh- the State. again to the Forty-fourth Congress, borhood, was more or less terroriz- Roger Q. Mills, Ex-Lieutenantiff, E. H. Bayne. Treasurer, M. M. Ba- Senate. He was a unique characthe stomach with his head and lit- George Clark of Waco and ex-Gov-Tax Collecter, Charles Long. Surveyor, ter in his way. He was a man of erally lifted him off his feet and ernor Throckmorton took the lead strong intellectuality, great will threw him through the window, against prohibition. It was a very power and honesty. He never ap- When the desperado disappeared warm fight, and for a time the politpeared much at home in the Senate. through the window the conse- ical wiseacres were hardly able to He was a little too old when he quence of his act flashed upon estimate a majority of 3,000 either Court convenes the first Monday after reached there, and had become ac- young Reagan's mind. He ins- way.

government was in its infancy, a mistake, give expression to the people were not as conspicuous government. Reagan dilated as the fugitives from justice, as in the older States, and the element

On one occasion he was holding court in a shed in a little town in Eastern Texas. The local terror rode up on horseback, dismounted at the court door, commanded Reagan to get off the bench and the crowd to disperse or he would commence to shoot. Judge Reagan ordered the Sheriff to arrest the desperado. The Sheriff was afraid and pleaded inability. Reagan due and ancient form, walked when the letter was fiinished he 4. When he is in the company gressman Mills?" quietly out of the shed, when a few dropped helplessly thto his seat and of another gentleman who bows to a Concord-W. F. Pierce President; John all the Governor of Texas had to do feet from the door, took his knife declared that the country was lost, lady, was to convince Reagan that he from his pocket and cut a stout, that Mr. Davis ruined himself. would be more useful to his people young oak sapling about 9 feet in keenly. When Reagan had his gave eloquent testimony to the knows. for the terror who stood in the of Democracy and of the science of to a lady who is a stranger to him. middle of an admiring crowd hold- government, "Yes," said Reagan, 7. When he parts with a lady, ing his horse. When Reagan got When Reagan left for the parti- within 12 feet of him the terror ally known wilderness of Tex- presented his pistol and said: "If now," said he, with a sigh, "by ing or driving with her, etc. as in 1839 he did not make much you come a foot nearer I will shoot." more than fifty; thousand majority." preparation for the journey. The Reagan took no heed but kept on story goes that he was sent by his advancing, the sapling grasped father to a grist mill to have a sack firmly in both his hands. The terof wheat converted into flour. He ror lost his nerve, dropped his briwas a big, raw-boned strapping dle rein and his pistol at the same gry with Mr. Davis, and within sountry boy. According to custom time, wheeled and ran as hard as Nevil's Prairie-1. W. Barree, master; Emmett he hitched his horse at the mill, he could. Reagan ran after him. took the sack of grain from the He pursued him for about 100 yards Nothing perhaps so worried Mr. shoulder of the animal, placed it on on the dead run. He gained a lit- Reagan during his Congressional

keeping the community more or in the Prohibition campaign in less terrorized. He had to take Texas in the summer of 1887. He his place in line with the rest, but was a strong advocate of prohibiwhen it got to be Reagan's turn to tion, and thereby surprised his have his grain ground, "the terror" friends. Two years previously, said: "See here, Reagan, I am in a when the Prohibitionists of Texas hurry. You let me get in your made a strong campaign by the loday school every sunday. Prayer meeting every Thursday night. Lovelady Third Sunday night in each month.

The field of National politics The retirement of place and you come back here where that venerable functionary from I am." Reagan demurred, stating stump in his home county against the-field of National politics. It that he was in a hurry, too, that he prohibition, consequently everywill be remembered that his retire- was entitled to his place and meant body expected that when the legisment was partially anticipated in to keep it. This angered the braw- lature submitted a prohibition ler. He cursed young Reagan and amendment to the constitution that said he would fling him out through the Senator elect would take an acthe window, and suiting the action tive part against prohibition. Intwenty years all together in Con- to the word, made a rush for the stead he took a very active part gress. He served four years in the future statesman. Reagan, like all in favor of prohibition and stumped

ed by this desperado, and in fear Governor Barnet Gibbs, the present of his life rushed for him, met the Gov. Hogg, Horace Chilton, the desperado half way, butted hin in young Senator who succeeds Reagan.

Court convenes the first Monday's in House. He talked a great deal for it, and, scared almost to death, a little town called Troupe, which Comt convenes the first Monday's in February, May, August and November. both in the House and Senate, and he rushed down stairs, unhitched is at the junction of the Missouri bard. The convention was tied for other equally well known third long against Governor Richard B. Hub. The convention was tied for other equally well known third long against Governor Richard B. Hub. The convention was tied for other equally well known third long against Governor Richard B. Hub. The convention was tied for other equally well known third long against Governor Richard B. Hub. The convention was tied for other equally well known third long against Governor Richard B. Hub. The convention was tied for other equally well known third long against Mills, but it had no long against Mills against M always talked intelligently and his horse and lit out across the Pacific and the International and several days, and finally a dark party advocates. They had the influence, because the people were treasury plan. Senator George country for Texas. The man was Great Northern. Troupe is one of horse, in the person of James H. state organ, the lecturers, and they unalterably opposed to a third parthen took hold of He has always been a friend of not killed, but got a bad shaking the most dismal places in the Uni- Jones, was nominated. Mr. Chil- manufactured sentiment and sent ty, and they are as much opposed During Reagan's career on the is more luxurious there than any ridge of Kentuckey than any man ran the gag law over those opposed commissioner would be highly sattrict on horseback, carrying his li- was raining at Troupe and the Senbrary and the means of preserving ator and the ex-Lieutenant-Goverthe dignity of his court in his sad- nor were sitting on the piazza of terms of the court, and whenever Gibbs asked Reagan what kind of justice was needed he halted his aman Jefferson Davis was intellectuhorse and administered it. Honest ally and morally. This was enough men never complained that he did to get Reagan started. Jefferson not administer even and exact jus- Davis was his ideal of a statesman. tice. Sometimes, in addition to He gloried in his friendship for him being Judge, he had to act as his in his connection with him in the own Sheriff, his own clerk, his own Confederate Government and could constable and his own jailer. Civil not conceive that Davis could make The Republic of Texas was poor wrong sentiment or make an error and the law and order element of in his theories of the science of an hour most elogently on the nobil-Ity of Davis' mind, on his strength of which defied justice and law, the character, his courage, his statesdesperadoes, frequently threatened manship, his integrity and all oth-Reagan's life, but they never scared er great qualities that he possessed. When he had talked as much as Gibbs supposed was necessary, that wily politician took the copy of Davis' letter from his pocket and

> held the letter. As the well-round other is a total stranger to him. ed sentences and convincing argument were passed Reagan began to moan. He kept on moaning and man who is in company of ladies. What about the attack on Con- ciple. himself only a few moments before letter. We are going to be beaten Reagan however, could not keep an

handed it to Reagan. The light

was dim, in fact the only light in

used by railroad employes. Gibbs

ew months fully forgave him-THAT FAMOUS TARIFF BILL.

This last arrival was a desperado died one of the most respected men explained sadly: "I did not expect that a vote would be taken so soon. AS AN ADVOCATE OF PROHIBITION. I went down stairs to take a bath. A LEADING ALLIANCE MEMBER Reagan took a very active part It is the first time that I ever did anything of the kind and it will be the last time." This, of course, made The Opposition Perfecting Organizathe house roar. Reagan was so much annoyed at his mishap that he took no notice of it. Next day however when his words appeared in the Record he had them correcto say- that it was the first time that it would be the last time.

has attended nearly all the State meeting he said:

in all probability A. W. Terrel and was elected on that issue." raised in the same county, practic- mission?"

generally sustained each other's gineered, and some of the leaders political ambition as Chilton nom- of the meeting had no sympathy inated Hogg for Attorney-General whatever with it. It was done for in the State convention of 1886 and effect. They knew that if Governor again for Governor in the conven- Hogg granted the request it would tion held last year. The prompt make him ridiculous, and by his appointment of Chilton to the Sen- refusing to grant it they hoped to ate by the Governor means that the array the Alliance against him. It young men who now have control was not adopted to secure Duncan's of the Democratic machine in Tex- appointment as much as it was as intend to hold it .- St. Louis cement the Alliance against Hogg,

A Man Raises His Hat. the vicinity was an ordinary lamp elderly gentleman.

held this light up and let Reagan bows to any person, even if the

3. When he salutes a gentle- of the leaders of that meeting."

meets a

"but that was before I read his after speaking to her, or after walk-

in the elevator, where there are justifies such an attack. While he Gibbs laughed. As a matter of ladies, men may keep on their is outspoken in his opposition to fact prohibition was defeated in hats with perfect propriety. Nine the sub-treasury and his convic-Texas by about 90,000 majority. out out of every ten do, with good and sufficient reason. Elevators and kindred organizations, but to of the alleged extensive counterfeit are draughty places and are public prevent their side-track with ing of the two dollar silver certificonveyances, though within doors. schemes fostered by Wall street cates the entire issue, genuine and pint of boiling water gently To raise the hat when a lady enters manipulators and Eastern manuis becoming courtesy, but this is facturers with the hope of relegat-Benlah-s, S. Platt, master: J. B. Stanton, his own shoulders and toted it up the but not sufficient. Finally, as career as his failure to be present very different from standing with three flights of stairs and took his he was losing breath, he swung the when the vote was taken on Mor- the hat 'off while an elevator This opinion is shared in by many place in the line, as people are wont sapling, the extreme end of it struck rison's tariff bill in the Forty mounts to the thirteenth floor. A Alliance men in the state who have to do still at country post office, the terror on the top of his coat col- eighth Congress. The debate was hat when not on the head is in the waiting for his turn to have his lor and tore the garment to its low- going on, and he retired to the way in an elevator. It is embarest extremity. That was the end basement of the Capitol to take a rassing to the occupants to feel Half an hour or so after Reagan of that terror in the community as a bath. He returned after the vote that they may unwittingly spoil a

SAM H. DIXON.

ton to Fight the Sub-Treasury Scheme With the Alliance.

DALLAS, TEX., April 27-A Gated so as to express what he meant of the house of representatives, for- next August. Only one side of this devoted his speech almost entirely in his Congressional career that he well-known, well-posted and lead- we propose to present the other ry plan. He prefaced his remarks ever missed an important vote and ing member of the Farmers' Alli- side. This is the only method I with a lengthy reference to the fe Horace Chilton, who has been conclave, Senator Reagan's ap- ruption of the Alliance. If we are from 1800 up to 1860, showing appointed to succeed Reagan in the pointment to a position on the rail- forced to fight outside of the Alli- that under democratic rule and Senate, is about 30 years old. He way commission and kindred sub- ance disruption is inevitable. One when the wealth of the country has the reputation of being one of jects. He, with a possible majori- of the first things the Alliance did amounted to but \$14 per copita, up the most brilliant young men in ty of the Alliance people of this after its organization in this state to 1860, the producing class was Texas. He is a lawyer of distin- state who are banded together sole- was to pass resolutions opposing in better condition than in 1890, guished ability an eloquent speak- ly for educational reform and not such schemes as the sub-treasury with the per capita of wealth amer and a Democrat from the ground for political ascendency and ma- bill. We are thoroughly agreed ounting to \$24; that under republiup. Chilton has taken an active nipulation, is unalterably opposed with the state and national Alliance can rule the working classes had interest in political affairs for the to the sub-treasury bill, to which with the single exception of this been gradually but surely pressed last 12 years although not what the Waco meeting lent its support sub-treasury plan, which we think to the wall, until a crisis had been might be called a politician. He and indersement. Speaking of this unwise, impracticable and which reached, and something akin to a

conventions and was a delegate to "The prime manipulators of the desired." the last National Convention at St. Waco convention were third party of Indiana for Vice President. In as opposed to the Democratic party state organ against you?" 1882 he was a candidate for the in Texas-men who have been deis a native of Texas and is the first ward every man they spoke of will state campaign. native Texan to be chosen to the hurt their cause. Everything they did was of a spiteful character. It is understood here that Roger The resolution demanding the Q. Mills was not a candidate for resignation of Mr. Hall, and in the appointment to the Senate at this event of his failure to resign, de-

time. Mills will be a candidate manding his removal by the for the Senate in 1892 when the president, was a foolish blow. The next new Legislature is to be ches- president has nothing to do with en. He expects to go before the him. He was one of the legislative people of the State the same as committee selected by the supreme John M. Palmer did and make a council in Washington, D. C., and house: popular campaign for the nomina- those who elected him knew his tion. No doubt Chilton will also record in opposition to Maeuneism your business. be a candidate next election, and and the sub-treasury scheme. He

perhaps others will be in the fight. "What do you think of the reso-Chilton is a warm personal friend lution demanding the appointment of Governor Hogg. They were of Mr. Duncan on the railroad comed law at the same bar and have That resolution was simply en-

and Duncan was used as a cat's paw to effect its purpose. The men who finally successfully manipu-1. When he bows to a lady or an lated that convention were not onehalf as much in favor of a third party as they were anti-administrationists.' It was freely claimed at Waco that prominent railway attorneys were in caucus with some ents.

The attack on Mr. Mills was ing drinks. undignified, unpatriotic and un-American, and was not shared in provement 5. When he is with a lady and by the Alliance men, who are not gentleman whom he for politics, but are for educational of wrong. reform. Mr. Mills is stronger toator in Congress and Reagan ac- sapking prepared he walked straight acuteness of Davis, his knowledge 6. When he offers any civility day with the people of Texas than sions. assault upon him will not be indorsed by the conservative element in the Alliance. They don't think he has done anything which tions are clear cut, they are without a desire to injure the Alliance astonishing. Since the publication ng the tariff issue and disrupting he Democratic party in the South. fudied the question thoroughly,

wing of the Alliance put on foot any method to counteract the sub-

treasury idea.?"

"We held a caucus in Waco and agreed to flight the sub-treasury tion through sub-Alliances and if a speech three hours' long. The possible, defeat the adoption of the courthouse was packed, many farzette reporter this morning called sub-treasury scheme at the state mers' alliance men from the counon Mr. Sam H. Dixon, chief clerk Alliance meeting, to be held here try being present. Senator George merly editor of the Mercury and a question has been discussed, and to the discussion of the subtreasu ance, to get his views on the Waco can see by which to prevent a dis- nancial condition of the country

Louis, and supported Isaac P. Gray men-men recognized everywhere disadvantage with the Alliance condition. Various schemes he

the 4th Monday in February, and first Monday in Septem- customed to the more informal tantly supposed that he had killed Monday after fourth Monday in Septem- customed to the more informal tantly supposed that he would be hanged Constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed that he would be hanged constant to the more informal tantly supposed to the more informal tantly supposed that he would be a supposed to the more informal tantly supposed to the more inform ways of transacting business in the a man, that he would be hanged Governor Gibbs and Reagan met at gress from the Third District Rhodes, Stump Ashby, W. R. Lamb, people. It worked for Marion Maragainst Governor Richard B. Hub- Will Farmer, J. M. Perdue and tin against Ross and supported the attempt to hoodwink the farmer

Erebus when it rains. The mud ally resembles W. C. P. Brecking- view to giving it a boost. They Reagan's appointment as railway He discussed the measure from a where else on earth. The hotel is in Congress. He has a voice like to the scheme. Right at the outthe poorest contrivance in the State Breckinridge and is gifted with the set there was a manifest disposition Alliance. He thinks Mr. Foster was violated. He said that he was of Texas and all the surroundings same oratorical ability. He is a to brand us as kickers, and we be- will be the working member of the a farmer, had never been anything

> Rothschild's Maxims. A practical and helpful gift from

printed or written as a heading to a calendar, or framed and hung up that Baron Rothschild had these

Attend carefully to the details of Be prompt in all things.

Consider well and then decide positively. Dare to do right, fear to

Endure trials patiently. Fight life's battles bravely, man-

Go not into the society of the viand untried policy.

Hold integrity sacred. Injure not another's reputation Join hands only with

Keep your mind free from evil Lie not for any consideration. Make few acquaintances.

Observe good manners. Pay your debts promptly.

lutation. Yield not to discouragement. Zealously labor for right. And success is certain.

Those Suspected Two Dollar Bills. The number of two dollar bills in active circulation in New York is bogus, seem to be kept on the move, and drink nothing wa

them off as quickly as possible, exercise as co The next man does the same. Nobody refuses, nobody disputes them; but all the same, everybody have chic and many Alliance people who are lets go of them at the first opporincere in their advocacy of the tunity. If the same uneasing sub-treasury are, whithout their prevails elsewhere the problem of

Salt, Hardware, Etc.

My goods are always fresh and of THE VERY BEST QUALITY

WEST POINT, MISS., April 22.scheme within the Alliance. We Senator J. Z. George opened the propose to carry on our organiza- state campaign here today, and in will not accomplsh the relief revolution was necessary to relieve "You labor under considerable classes from their present critical said, had been proposed, but the "The state organ never had any most vicious' and the poorest of

> ver that he was forever debarred rrom being a member of the far mers' alliance; and because he had discussed the sub-treasury plan and that it would not afford the relief that the farming element wanted and demanded, he had been de nounced as opposed to the farmer and an attempt had been made to read him out of the democrati party. He said that he was a dem

ocrat; that he believed the only rethrough the democratic party, and he-should to the extent of his ability, denounce this new scheme, this ignis future, this new party that now, just when the democrats were in sight of victory, wanted them to step aside and give place to a new

Senator George's speech had quite a good effect. The advocates of the plan here are already waver

The Real Lady.

A real lady can always be known by her surroundings and a real la dy is always considerate of the feelings of others, especially when they Never try to appear what you are her friends. A considerate woman will not have for personal adornment snakes, for curtain ties artificial spiders, lobsters, dragon a and frogs. These objectionable fea tures that have replaced the Japan nervously constructed. To call and and creeping about causes positive Use your leisure time for im- torture to the people who have a tear of the real snake, frogs spiders Venture not upon the threshold and lobsters. These are monstree ities of fashion, and the elegant Watch carefully over your, pas- woman should never lend hersel to the adoption of any such ind Extend to every one a kindly sa- It is not only inconsiderate, but positively lacking in charity.-Post Dispatch.

Still another remedy is rec nended for obesity. An hour be sist of meats either boiled or roa d, fish, game, poultry, with a sp ing amount of eggs and chees oasted bread and biscuits drink The two dollar notes fairly rain Avoid going to sleep upon every tradesman, who passes time, and take as

W.B. PAGE Editor.

est of Court House. ENTERED AT THE POST-OFFICE IN CROCK-

ETT, TEXAS, AS SECOND-CLASS MATTER.

Subscription Price, \$1.50 Per Year. FRIDAY, MAY 8, 1891.

Houston county the gold medal county.

Houston county invites capital and immigration. Houston county leads all

counties in variety o soils. Houston county leads counties in the number and volume of flowing streams.

adapted to manufacturing purposes.

Houston County cane growers will have a hundred thousand gallons choice ribbon syrup for sale this season.

PROCLAMATION

Legislature at its late regular bienposing certain amendments to the its. Constitution of this State, to-wit:

STATE OF TEXAS.

the State of Texas be so amended local control." as to hereafter read as follows:

Section 4. In all elections by the people the vote shall be by ballot, and the Legislature shall provide for the numbering of tickets and make such other regulations as may be necessary to detect and punish fraud and preserve the pur- of the State of Texas: That Sec- writes as may be necessary to en- the right of property levied upon cluding the settlement, partition. Adopted April; 13th 1891. ity of the ballot box; and the Legis- tions 1, 2, 3, 4, 5, 6, 7, 8, 11, 12, 16, force its own jurisdiction. The by virtue of any writ of execution, and distribution of estates of delature may provide by law for the 25, and 28 of article 5 of the Con. court of criminal appeals shall sequestration, or attachment when ceased persons; and to apprentice registration of all voters in all stitution of the State of Texas le so have power upon affidavit or other- the property levied on shall be minors, as provided by law; and cities containing a population of amended as to hereafter read as wise, to ascertain such matters of equal to or exceed in value five the county court or judge thereof ten thousand inhabitants or more. follows:

this State shall issue his proclamation ordering an election to be held tion ordering an election to be neid controversy shall be vested in one first Monday in October to the last controversy shall be valued at or to issue writs of habeas corpus in Supreme Court, in Courts of Civil Saturday of June in each year, at amount to five hundred dollars excases where the offense charged is accordance with article 17, section Appeals, in a Court of Criminal the State capital and two other clusive of interest; of contested elec- within the jurisdiction of the coun-1, of the Constitution; and those Appeals, in District Courts, in places (or the capital city) if the tions: and said court and the judges ty court or any other court or trivoting for the adoption of this County Courts, in Commissioners Legislature shall have power to issue bunal inferior to said court. The shall constitute a separate offence. amendment shall have written or Courts, in Courts of Justices of the vide. The court of criminal ap-writs of habeas corpus, mandamus, county court shall not have crimi- This sedinance to take effect. May printed on their ballots the words Peace, and in such other courts as peals shall appoint a clerk for each injunction, and certification in any county printed on their ballots the words place at which it may sit and each printed on their ballots the words place at which it may sit and each printed on their ballots the words place at which it may sit and each printed on their ballots the words place at which it may sit and each printed on their ballots the words place at which it may sit and each printed on their ballots the words place at which it may sit and each printed on their ballots the words place at which it may sit and each printed on the place at which it may sit and each printed on the place at which it may sit and each printed on the place at which it may sit and each printed on the place at which it may sit and each printed on the place at which it may sit and each printed on the place at which it may sit and each printed on the place at which it may sit and each printed on the place at which it may sit and each printed on the place at which it may sit and each printed on the place at which it may sit and each place at which it may sit and "For the amendment to section 4, may be provided by law. The place at which it may sit, and each writs necessary to enforce their jur- where there is a criminal district article 6, of the constitution, relat- Criminal District Court of Galves- clerk for each place at which it may isdiction. The District Court shall court, unless expressly constitute a separate offence. in to voting;" and those voting ton and Harris Counties shall con- sit, and each clerk shall give bond have appellate jurisdiction and faw; and in such counties appeals against the adoption of said amendment shall have written or printed on their ballots the words "Against the amendment to section 4, article 6, of the Constitution, relating to 6, of the Constitution of the 6, of the Constitution, relating to 6, of the Constitution, relating to 6, of the Constitution, relating to 6, of the Constitution of the 6, of the Con

submitted to a vote of the qualified fied. write or have printed on their bal- isdiction shall extend to questions diction, power and organization and change districts or hold court for necessary proclamation for said elelots the words "For the amendment of law arising in eases of which the location of the Supreme Court, the each other when they may deem it ction, and have the same publishto section 5, article 7, of the Constitution of Appeals have ap- Court of Appeals, and the Commis- expedient, and shall do so when re- ed as required by the Constitution tution of the State of Texas;" and pellate jurisdiction, under such re- sion of Appeals shall continue as quired by law. This disqualifica- and existing laws of the State. and all voters opposed to said strictions and regulations as the they were before the adoption of tion of judges of interior tribunals amendment shall write or have Legislature may prescribe. Until this amendment. All civil cases shall be remedied and vacancies in printed on their ballots the words otherwise provided by law the appropriate of the adoption of tion of judges of interior tribunals they were before the adoption of tion of judges of interior tribunals they were before the adoption of tion of judges of interior tribunals they were before the adoption of tion of judges of interior tribunals they were before the adoption of tion of judges of interior tribunals they were before the adoption of tion of judges of interior tribunals they were before the adoption of tion of judges of interior tribunals they were before the adoption of tion of judges of interior tribunals they were before the adoption of tion of judges of interior tribunals they were before the adoption of tion of judges of interior tribunals they were before the adoption of they were before the adoption of tion of judges of interior tribunals they were before the adoption of the they were before the adoption of they were before the adoption of the they were before the adoption of Against the amendment to section pellate jurisdiction of the Supreme of Appeals shall, as soon as practi- scribed by law. 5, article 7, of the Constitution of Court shall extend to questions of cable after the organization of the Section 12. All judges of courts weeks, commencing at least three the State of Texas."

Law arising in the cases in the Courts of Civil Appeals, be certi- of this State, by virtue of their months before an election;

THE STATE OF TEXAS.

Office In Tre Courses Building, South- Constitution of the State of Texas

counties in soil adapted to the to section 11, article 16, of the The Supreme Court shall appoint a general, election a judge, who shall

TION TO AMEND SECTION 20, ARTI-CLE 16, OF THE CONSTITUTION OF THE STATE OF TEXAS.

Section 1. Be it resolved by the ter read as follows

nial session which adjourned on as may be designated by the com- years. In case of a vacancy in the two terms in any county for the passed the following Joint Resoluting may by a majority vote determine criminal appeals the Governor shall ture shall also provide for the hold- and appeals may be prosecuted

shall have written or printed on peals. Legislature of the Constitution of control;" those opposed to its adopthe State of Texas: That Section 4 tion shall have written or printed diction coextensive with the limits felony; in all suits in behalf of the court; they shall probate wills, ap-cil of the city of Crockett, that any of article 6 of the Constitution of on their ballots the words "Against of the State in all criminal cases of State to recover penalties, forfei- point guardians of minors, idiots, person who shall deposit or place

Section 2. That the Governor of ARTICLE 5—JUDICIAL DEPARTMENT. of criminal appeals shall sit for the regard to any distinction between writs necessary to the enforcement quired to remove at least ten feet Joint Resolution No. 19, To of, and may conform the jurisdic-

and penalties to prevent the same, but when no rate of interest is agreed upon, the rate shall not exceed six per centum per annum.

Section 2 The Grant Action of the Supreme court to issue with soft que warranto and mandamus field, except as against the Governor class No. 2 No. 3 shall hold their offices for four years, and those who may draw class No. 3 shall hold their offices for six years from the date of their class No. 2 No. 2 No. 3 Shall hold their offices for six years from the date of their class No. 2 No. 2 No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their class No. 3 Shall hold their offices for six years from the date of their Tuesday in August. 1891, at which may be determined, to ascertain vided for in this Constitution. election the foregoing amendment such matters of fact as may be necshall be submitted for adoption by essary to the proper exercise of its | Section 7. The State shall the qualified electors of the State. jurisdiction. The Supreme Court divided into as many judicial disshall sit for the transaction of busi- tricts as may now or hereafter be Section 3. Those voting for the ness from the first Monday in Oc- provided by law, which may be in-

from time to time whether the sale of intoxicating liquors shall be prohibited within the prescribed limposing certain amendments to the lits.

from time to time whether the sale of intoxicating liquors shall be prohibited within the prescribed limposing certain amendments to the lits.

from time to time whether the sale of intoxicating liquors shall be prohibited within the prescribed limposing certain amendments to the lits.

from time to time whether the sale ing of district court when the judge of intoxicating liquors shall be prohibited within the prescribed limposing certain amendments to the lits. Section 2. The foregoing amendSection 2. The foregoing amendThe foregoing amendSection 2. The foregoing amendThe foregoing amen [S. J. R. No. 19.] JOINT RESOLUTION ment shall be submitted to the qualified voters of the State on the AMENDING SECTION 4, ARTICLE 6, record Tready in Avenue A. D. present constitution and laws as AMENDING SECTION 4, ARTICLE 6, second Tuesday in August, A. D. present constitution and laws as shall expire under their present second Tuesday in August, A. D. present constitution and laws as shall expire under their present the court of criminal appeals, with Section 1. Be it resolved by the their ballots the words "For local Section 5. The court of criminal shall have original jurisdiction in law. The court court shall have

deem necessary, and prescribe the record on the minutes of said bating wills, for settling the ac- and in all such cases an appeal

JOINT RESOLUTION No. 19, TO AMEND SECSION 5, ARPICLE 7, OF THE STATE O therefrom and the taxes herein authorized and levied shall be the available school fund, to which the Legislature may add not exceeding one per cent annually of the total value of the permanent school value of the permanent school of the permanent school value of the permanent school of the state at a general value of the permanent school of the state at a general value of the permanent school of the state at a general value of the permanent school of the state at a general value of the permanent school of the state at a general value of the permanent school of the state at a general value of the permanent school of the state at a general value of the permanent school of the state at a general value of the permanent school of the state at a general value of the state at a general value of the permanent school of the state at a general value of the permanent school of the state at a general value of the permanent school of the state at a general value of the permanent school of the state at a general value o by the Board of Education until vears or until their successors are the decisions of said courts shall be either by affinity or consangunity o otherwise provided by law; and the elected and qualified, and shall be available school fund shall be the public free schools. And no law shall ever be enacted appropriating any part of the permanent of available school fund to any other purpose whatever; nor shall the provided by law; and the elected and qualified, and shall either by affinity or consangunity within such a degree as may be or conclusive on all questions of said courts shall be either by affinity or consangunity within such a degree as may be prescribed by law, or when he shall have been counsel in the decisions of said courts shall be either by affinity or consangunity within such a degree as may be prescribed by law, or when he shall have been counsel in the decisions of said courts shall be conclusive on all questions of fact brought before them on appeal of four thousand dollars until the next succeeding general election, and vacancies in the duty of the Marshal to notify all persons who own, manage or the supreme Court, the Court of Civil Appeals, the control any slaughter house, stable, which is the decisions of said courts shall be either by affinity or consangunity within such a degree as may be prescribed by law, or when he shall have been counsel in the duty of the Marshal to notify all persons who own, manage or the court, the Court of Civil Appeals, the supreme Court in the duty of the Marshal to notify all persons who own, manage or the folice of county judge and justice's of the purpose with the decisions of said courts shall be elected by the within such a degree as may be three devices in the duty of the Marshal to notify all persons who own, manage or the duty of the Marshal to notify all persons who own, manage or the duty of the Marshal to notify all persons who own, manage or the duty of the Marshal to notify all persons who own, manage or the duty of the Marshal to notify all persons who own, manage or the duty of the Marshal to other purpose whatever; nor shall the next general election for State Said justices shall be elected by the ified to hear and determine any stitutional amendment shall be place; to cleance, remove or abate the same or any part thereof ever officers, and at such general election the vacancy for the unexpired to a vote of the unexpired to a vote of the unexpired to a vote of the same. And upon their failure support of any sectarian school; and term shall be filled by election by the same shall be certified to the State, who shall import of the state of the state of the same. And upon their failure to be held throughout the State on the state of the same. And upon their failure to be held throughout the state on the same shall be certified to the same. And upon their failure to be held throughout the state on the same and shall receive the same and shall receive to be held throughout the state on the same and shall receive to be held throughout the state on the same and shall receive to be held throughout the state of the same and shall receive to be held throughout the state of the same and shall receive to be held throughout the state of the same and shall receive to be held throughout the state of the same and shall receive to be held throughout the state of the same and shall receive to be held throughout the state of the same and shall receive to be held throughout the state of the same and shall receive the same and the available school fund herein the qualified voters of the State. for their services the sum of three mediately commission the requisite the second Tuesday in August, A. after being notified, the person thus provided shall be distributed to the The judges of the Supreme Court thousand five hundred dollars per number of persons learned in the D. 1891, at which election all voters offending shall be subject to a fine several counties according to their who may be in office at the time annum until otherwise provided by law for the trial and determination favoring said proposed amendment not exceeding ten dollars. Each scholastic population and applied this amendment takes effect shall law. Said courts shall have such of such cause or causes. When a shall write or have printed on their day thereafter shall constitute a in such manner as may be provided continue in office until the expiration, original and ap- judge of the District Court is dis- ballots the words "For the amendtion of their term of office under the pellate, as may be prescribed by qualified by any of the causes above ment to article 5 of the Constitu-Section 2. The foregoing con- present Constitution and until their law. Each Court of Civil Appeals stated, the parties may by consent tion, relating to the judiciary," and stitutional amendment shall be successors are elected and quali-shall appoint a clerk in the same appoint a proper person to try said all those opposed shall write or ture of the State of Texas, on the shall have appellate jurisdiction on- such compensation as may be fixed ed to try the same in the county article 5 of the Constitution, relatsecond Tuesday in August, 1891, ly except as herein specified, which by law. Until the organization of where it is pending, in such man- ing to the judiciary." at which election all voters favor- shall be coextensive with the lim- Courts of Civil Appeals, criminal ap ner as may be prescribed by law. Section 30. The Governor of the lim- of Job Printing, call at these Head- of Job Printing, call at the printing at the printin

[H. J. R. No. 1.] Joint Resolu- courts of civil Aappeals in which fied to and the records therof trans-TION TO AMEND SECTION 11, ARTI- the judges of any court of civil ap- mitted to the proper Courts of Civil CAL 16, OF THE CONSTIUTION OF peals may disagree, or where the Appeals, to be decided by said several courts of civil appeals may courts at the first session of the Suhold differently on the same ques- preme Court, the Court of Criminal Section 1. Be it enacted by the tion of law, or where a statute of appealsand such of the courts of civil the State is held void. The Su- appeals which may be hereafter That section 11, article 16, of the preme court and the justices thereof created under this article after the shall be amended so as to hereafter by law, and under such regulations The terms of office of the judges of greater rate of interest than ten per may issue the writs of mandamus, of shall draw for the different classafter this amendment is adopted enforce its jurisdiction. The Legis- years, those drawing class No. 2 ICE

> tion as the Legislature may pro- tion, who shall reside in his district exclusive of interest; and concurhold als office for the period of four court when the matter in contro-

such exceptions and under such Section 8. The District Court regulations as may be prescribed by

counts of executors, administrators, shall lie from such district court to these authorized by law, shall car-

The - Bone - Star - Saloon, THE ONLY FIRST-CLASS SALOON IN THE CITY. Section 11. All contracts for a greater rate of interest than ten per ent per annum shall be deemed surious, and the first Legislature. COLD KEG BEER ALL SUMMER W. A. HALL & CO. PROP'S

Section 2. The Governor of this of the State. The Supreme court are elected and qualified; and there office, be conservators of the peace And whereas each of said Joint State shall issue his proclamation shall also have power, upon affida- after each of the said judges shall throughout the State. The style of Resolutions requires the Governor ordering an election on the second vit or otherwise as by the court hold his office for six years, as pro- all writs and process shall be "The to issue his proclamation ordering State of Texas." All prosecutions an election for the submission of shall be carried on in the name and said Joint Resolutions to the qualiby the authority of the State of fied electors of this State for their Texas, and shall conclude "Against adoption or rejection on the second the peace and dignity of the State. Tuesday in August, A. D. 1891, Section 16. The county court which will be the eleventh day of

adoption of section 1 shall have tober of each year until the last creased or diminished by law. shall have original jurisdiction of said month:

Saturday in June in the next year, For each district there shall be elec-Houston county leads all the words "For the amendment inclusive, at the capital of the State, ted by the qualified voters thereof, at land and the words all misdemeanors of which exclusive, at the capital of the State, ted by the qualified voters thereof, at land and the words all misdemeanors of which exclusive, at the capital of the State, ted by the qualified voters thereof, at land and the words all misdemeanors of which exclusive, at the capital of the State, ted by the qualified voters thereof, at land and the words all misdemeanors of which exclusive, at the capital of the State, ted by the qualified voters thereof, at land and the words are the capital of the state, ted by the qualified voters thereof, at land and the words are the capital of the state, ted by the qualified voters thereof, at land and the words are the capital of the state, ted by the qualified voters thereof, at land and the words are the capital of the state, ted by the qualified voters thereof, at land and the words are the capital of the state, the capital of the state, the capital of the state where the capital of the s sive original jurisdiction is not giy- Governor of Texas, in accordance growth o Fruits and vegeta- State Constitution, to reduce rate a clerk, who shall give bond in such bea citizen of the United States and en to the Justice's court as the same with the provisions of said Joint of interest;' and those voting against manner as is now or may hereafter of this State, who shall have been a is now or may hereafter, be pre- Resolutions, and by the authority said amendment shall have writ- be required by law, and he may practicing lawyer of this State or scribed by law, and when the fine vested in me by the Constitution Houson county leads all ten or printed on their ballots hold his office for four years, and a judge of a court in this State for to be imposed shall exceed \$200; and laws of this State. do hereby counties in native woods "Against the amendment to section shall be subject to removal by said four years next preceding his elec-1, article 16, of the State Constiord on the minutes of said court, district in which he was elected for matter in controversy shall exceed Joint Resolutions, be held on the [H. J. R. No. 12] Joint Resolutions, be held on two years next preceding his elecduring his term of office, who shall rent jurisdiction with the district on Tuesday THE 11TH DAY OF AU-Section 4. The court of crimi- years, and shall receive for his ser- versy shall exceed \$500 and not ex- in the several counties of this State nal appeals shall consist of three vices an annual salary of two thou- ceed \$1,000, exclusive of interest, for the adoption or rejection of said judges, any two of whom shall con- sand five hundred dollars, until but shall not have jurisdiction of several proposed amendments to the

egislature of the State of Texas: stitute a quorum, and the concur-otherwise changed by law. He suits for the recovery of land. Constitution of the State of Texas. That section 20, article 16, of the rence of two judges shall be neces- shall hold the regular terms of his They shall have appellate jurisdic- Said election shall be held at Constitution of the State of Texas sary to a decission of said court; court at the county seat of each that it shall be not be said court; court at the county seat of each that it shall be not be said court; court at the county seat of each that it shall be not be said court; court at the county seat of each that it shall be not be said court; court at the county seat of each that it shall be not be said court; court at the county seat of each that it shall be not be said court; court at the county seat of each that it shall be not be said court; court at the county seat of each that it shall be not be said court; court at the county seat of each that it shall be not be said court; court at the county seat of each that it shall be not be said court; court at the county seat of each that it shall be not be said court; court at the county seat of each that it shall be not be said court; court at the county seat of each that it shall be not be said to the said court; court at the county seat of each that it shall be not be said to the said court; court at the county seat of each that it shall be not be said to the said be amended so that it shall hereaf-said judges shall have the same county in his district at least twice which Justices' courts have origiqualifications and receive the same in each year in such manner as nal jurisdiction, but of such civil counties of this State, and will be By the Governor of the State of Section 20. The Legislature salaries as the judges of the Su- may be prescribed by law. The cases only when the judgment of conducted by the officers holding shall at its first session enact a law preme court. They shall be elected by the court appealed from shall extended by the court appealed from shall extend county, justice's precinct, town, ci- at a general election, and shall the holding of special terms of the such regulations as may be pre- ce with the provisions of this procty (or such subdivision of a county hold their offices for a term of six court, or the holding of more than scribed by law. In all appeals lametien. from Justice's court there shall be In testimony whereof, I hereto the 13th day of April, A. D. 1891, missioners court of said county,) office of a judge of the court of dispatch of business. The legislaof State to be affixed, at the city of Austin, this 29th

> J. S. HOGG. Governor of Texas. GEO. W. SMITH, Secretary of State. CITY ORDINANCES.

day of April A. D. 1891.

Be it ordained by the City Counwhatever grade, with such exceptures, and all escheates; of all castunatics, persons non compos mentis, or sweep out in the public square [Senate J. R. No. 16.] Joint Reso- tions and under such regulations es of divorce; of all misdemeanors and common drunkards; grant or sweep out in the public square turnion to amend Sections 1, 2, as may be prescribed by law. The involving official misconduct; of all letters testamentary and of admin-3, 4, 5, 6, 7, 8, 11, 12, 16, 25, AND court of criminal appeals and the suits to recover damages for slan- istration; settle accounts of execu- Crockett any paper, trash, or rubudges thereof shall have the power der or defamation of character; of ters; transact all business apper- bish of any kind and leave same 28, ARTICLE 5, OF THE CONSTITU- to issue the writ of babeas corpus, all suits for trial of title to land taining to deceased persons, minors, there for one day shall be fined in TION OF TAE STATE OF TEXAS. And under such regulations as may and for the enforcement of liens idiots, lunatics, persons non compose the presented by law issue such thereof; of all suits for the trial of mentis, and common drunkards, in-

Be it further ordained that all fact as may be necessary to the ex- hundred dollars; of all suits, com- shall have power to issue writs of persons having privies abutting on ercise of its jurisdiction. The court plaints or pleas whatever, without injunction, mandamus, and all any street in the city shall be re-Section 1. The judicial power of transaction of business from the law and equity, when the matter in of the jurisdiction of said court, and from the line of said street, and

That if any person other than

OR PRINTED TO ORDER ON Shortest Possible Notice. of Job Printing, call at these Head-quarters, and get Prices on the Best and Cheapest Work.

strument once a week for four one eye, knot on back. Any information

TWeighing, at Sampling at and at

Will Open Monday September 15, 1890

Tuition free to Pupils from 8 to 16, in all free school Studies for 4

or English branches, not free school studies, fifty cents each per month, r languages other than English \$1.00 each per month, will be charged To Pupils under 8 and 16 years, tuition \$2.00, \$3.00, \$3.60 or \$4.50 account. grade, with incidental fee of ten cents per month.

Type-writing, Short-hand and Telegraphy \$2.50 each per month monthly, or \$10.00 each for 41/2 months, if paid in advance. Art lessons to beginners including object drawing with charcoal pencils \$2.1 per month; for Crayon and Water color Painting, \$4.00, and for Oil Painting as Pastel, \$5.00 per month.

Music will be taught at the Academy by Mrs. Stuart at \$5.0 per mont A full corps of four Assistants, and a Supernumerary teacher have been

Mrs. H. A. Wynne who has just returned from New York, where she has been to prepare for her work, will be in charge of the Art department

and no pains will be spared to render it all that its friends desire. Prof. Nunn having moved, the two schools heretofore existing have been an ted, and a liberal patronage is solicited from the supporters of both

The school will be organized and conducted upon the plan of a graded

For further particulars, address,

Crockett, Houston County, Texas.

Dealer in

General Merchandise, Dry Goods, Notions, Boots, Shoes READY-MADE CLOTHING, HATS, CAPS,

SADDLERY, HARNESS, STOVES, CROCKERY,

Tinware, Cane Mills And Evaporators All Kinds of Agricultural Implements and Hardware.

Also constantly on hand a large

ASSORTMENT OF GROERIES. ALWAYS ON HAND A SUPPLY OF THE

MILBURN WAGONS AND HACKS

TAKE ORDERS FOR ALL

# Kinds of Machinery

Which I will lay down here for less money than it can be bought for

FROM MANUFACTURERS. CALL AND SEE ME.

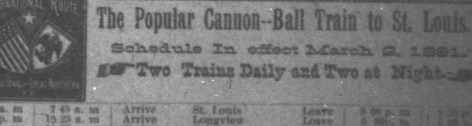
## J. L. LUNCEFORD CITY BLACKSMITH AND WHEELWRIGHT

All Work Done-With Neatness and Despatch. Work Solicited and Satisfaction Guaranteed. REPAIRING MACHINERY A SPECILITY.

SESSION BEGINS SEPT. 8 1890,

Prof. A S Cannon of Collets, Texas, Principal, Mr. Hayne Neims of Pennington, Texas, first assist





CROCKETT

WITHOUT CHANES

AND THE ATLANTA CONSTITUTION FOR

### THECOURIER

FRIDAY, MAY 8 1891.

### Actual subscription guaranteed over 1300

LOCAL AND COUNTY NEWS French & Chamberl am for drugs Dr. Ben Elliott of Augusta - was

in town Monday. Col. W. J. Murchison was attending court Monday.

R. P. Robbins of Weehes was in town on Monday.

Dr. Hall Wilson of Augusta was in town on Monday.

County Commissioners' Court

meets next Monday. The public weigher question is creating considerable stir.

The mail service to Coltharp has Every man in the county can

aford to have a good light, when lamps are so cheap at Haring's Quite a number of tarmers were

in town on Monday. They report crops as doing reasonably well. Haring wants your trade, and as an inducement, offers the purest

him a call. a very pleasant call by planking No cure, your money refunded by down one dollar and half for anoth-

er year's subscription. Call on J C. Wootters for corn Chill Cure, will cure your chills. fertilizer, now is the time. Use of it increases the yield from fifty to No cure No pay. Sold by

seventy five per cent. Mrs. T. J. Stubblefield spent If "C. C. C. Certain Cough Cure"

visiting there now. When all others fail Simmons Tasteless Chill Cure will do the

work. Guaranteed by JOHN MURCHISON & SON Dr. Tichenor's Antiseptic is the by French & Chamberlain. best remedy in the world for

E. F. Durham of Grapeland dropped in to see us Monday. He is a prominent alliance man of that section and says he is opposed to

the sub-treasury proposition. presented to the Commissioners' obtained by the timely and regular court against the appointment of a use of Creole Female Tonic when public weigher at Crockett. They suffering from feminine disorders. are being numerously signed.

T. Bever, who fell out of the wagon and prostration. and broke his leg.

pains in the back, shoulders, knees and weekly Arbor State, of Wyankles, hips, and wrists are all at- more, Neb., says: "I have seen This great medicine, by its blood-cleansing properties, builds up and colds among my grand-child- out system. Try it.—Fo strengthens the whole body. Sold ren. We would not think of going by French & Chamberlain.

The importance of purifying the blood cannot be over-estimated, for without pure blood you cannot enjoy good health. P. P. P. (Prickly Ash Poke Root and Potassium is a ing more cures in six months than W. B. Denny, a well known dairymiraculous blood purifier, performall the sarsaparillas and so-called man of New Lexington, Ohio, will blood purifiers put together. Sold be of interest to persons troubled NO MEDICINE TO TAKE.

was in town Tuesday. Ross is for nearly two years, four bottles merchandising at Porter Springs. He is opposed to a public weigher at Crockett and says that cotton weighed by a public weigher or any one else will lese in weight between this point and Galveston.

The isopposed to a public weigher in all, and there is nothing I have ever used that gave me as much relief for rheumatism. We always that cotton that I represent has been opposed to the inquired of a druggist of the same city what was best to give the same city tween this point and Galveston. -For sale by French & Chamber-He says further that he handled lain. about a hundred bales of cotton last season, weighed them himself Oh, this ringing in the ears! and that they lost in weight from

came off on Sunday last at Lovelady, the principal parties to which were Miss Ora Hart and Mr. J. P. O'Kief. Miss Ora is the daughter of our esteemed fellow citizen, I. C. Hart, and Mr. O'Kief is the popular and efficient railroad agent at that point. A large crowd was present to witness the exercises present to witness the exercises of the came of the principal parties to which were agreeably surprised for they statements of their representative dad! What folly to suffer so with caterial troubles, when the worst care and cured by the mind and comfort of the were agreeably surprised for they had no idea that Lovelady could get up such a good entertainment, and especially the concluding scene, "Till I would that I were dead! What folly to suffer so with caterial troubles, when the worst care of charge to all subscribers of their representative date that Lovelady could get up such a good entertainment, and especially the concluding scene, "The Family Row." This was the druggist. The weigher in accordance with the were agreeably surprised for they all and especially the concluding scene, "The Family Row." This was the druggist and especially the concluding scene, "You know John Oleson, of the Watters-Talbot Printing Co., and the druggist of their representative date that Lovelady could get up such a good entertainment, and especially the concluding scene, "The Family Row." This was the druggist and especially the concluding scene, "You know John Oleson, of the Watters-Talbot Printing Co., and the druggist of their representative date to could get up such a good entertainment, and especially the concluding scene, "You know John Oleson, of the worst are daily statements of their representative date to could get up such a good entertainment, and especially the concluding scene, "You know John Oleson, of the Watters-Talbot Printing Co., and the druggist of the wigher in accordance with the worst and conditions, and especially surprised for the druggist. The proposed of the proposed of the proposed of the proposed of t present to witness the exercises Dr. Sage's Catarrh Remed . It "His baby, when eighteen months

PURE AND FRESH

# Chemicals and Patent Medicines.

French & Chamberlain

For pure drugs go to Haring's. Go to Haring's and get a glass of ice cold soda water.

tion for \$2.25 per year. A nice lovely black lawn and

black robes at Bill McConneil's. If you want the Genuine Groves

Chill-Tonic, get it from Haring. Mrs. C. M. Cason of Henderson, Tennessee, is visiting Mrs. Daniel

Dr. Tichnor's Antiseptic will French & Chamberlain. positively eure colic, cramps and Flux. For Sale by J. G. Harring.

been increased from twice to three and bronchitis immediately relieved until Monday night May 11. by Shiloh's Cure. For sale by J. G.

Go to French & Chamberlain for

For sale by J. G. Haring. drugs at the lowest prices. Give

T. B. Tunstall gave the Courier Cure and you will have no other. this issue DEBERRY & CLARK.

W. V. BERRY

by French & Chamberlain.

remedy. No cure, no pay,-Sold Tonic, the best friend to woman. wounds, bruises, or injuries af any

A WOMAN'S FORTUEE.

consists in the possession of ro-Petitions are in circulation to be bust health and vigor; this is best

Flour, bacon, corn and every Southern States are produced from though your back was going to thing this country has to buy is malaria. Grove's Tasteless Chill break in two in the middle? Do

Among his Grand-children.

Rheumatism is cured by P. P. P. J. R. Dodds, editor of the daily grand high way to health and hapto bed at night without a bottle of this remedy in the house. Chamberlain's medicines are growing more popular every day."

Sold by Erench & Chamberlain

The following statement from Mr. with Rheumatism. He says: "I For Sale by G. R. Murchison of Porter Spring have used Chamberlain's Pain Balm

Houston county was held at the court House in Crockett, May 2nd. 1891. John H Wootters was chose on chairman and A. A. Aldrich J. C. Wootters, D. A. Murchison, W. E. Mayes, D. A. Aldrich, J. C. Wootters, D. A. Nunn, J. W. Barlee, J. H. Ratliff, W. M. Porter, M. A. Pairle, B. Exast is the place for an and lung algorithms. He was now a suisfied that there was no danger in giving but looking reasonably well. The sun and planted corn wide of the content of

SCHOOL BOOKS

AND STATIONERY

French & Chamberlain

at Bill McConnell's.

COURIER and Weekly Constitu-Rings, staples and goose necks, at Jno. Lunceford's.

> Dr. Tichnor's antiseptic is a horses and mules, ask J. G. Har-things as they were. ring about it.

Abbot's East India Corn Paint

On account of the illness Prof. Sterling the two Bad Boys CROUP, WHOOPING COUGH company will postpone their play his new house

WILL YOU SUFFER with dyspepsia and liver complaints? "C. C. C. Certain Cough Cure," it Shiloh's Vitalizer is guaranteed to cures Coughs, Colds and all Throat cure you. For sale by J. G. Har-

SHILOHS COUGH and Con- The publication of the governor's here. crowds out all editorial matter and many interesting local items. The

> Any reliable gentleman who will say Dr. Tichnor's Antseptic will giving it a fair trial can have his does not look like hard times. money refunded by calling on J. G.

> > CLEOPATRA.

This beautiful Egyptian queen her daughter, Miss Imogene, is ever used for Coughs and Colds is said to have possessed wonderyour money will be refunded.—Sold ful charms of person. Our Ameriton 71 cts. per pound; how can a probably intending to control the ett that will weigh exactly the their health, and should, when suf- like answered. Battle Biliousness, besiege Mala- fering from prostration, languor, ria, break up Chills with "C. C. C. female debility or weakness, use

Long hours of hard labor saved You will be cured without inflic- by using the Texas Churn Dasher kind. Call on J. G. Harring for it. tion if you take "C. C. C. Certain for sale by Ed Foster. It will sep-Chill Cure," for Chills and Fever, arate the butter from the milk in Do not depend on politics, but ex-Pleasant to take. Guaranteed eight minutes. It is a Texas in pand a little more muscle and -Sold by French & Chamberlain, vention and is truly wonderful. Guaranteed to give entire satisfaction. See what it will do before you buy. Price only \$1.00. Refer by permission to Dr. J. L. Lipscomb, Dr.

LADIES DO YOU.

Readily cured by the use of OR. MORGAN'S INHALEM.

Pleasant to inhale Corrects bad breath Removes scabs from the nose; No washes to use;

J. G. HARING.

BRICK

TOILET ARTICLES, FINE PERFUMFRY,

CREEK DOTS.

Repairing guns done st Jno. Well, as the land did not all 20 yards of white lawn for \$1,00 cave in on us after the rain, we derstood the minority faction in

We have a ten months school

can women are prone to neglect farmer live is something I would democratic party, as was so effectu- same. Now, if we are to have a

long as we plant so much cotton, -Dullas News. we will be ruined, and it is coming fast. No use to cry hard times. We make it by planting cotton.

The Courier is in receipt of the J. N. Goolsbee and N. E. Allbright, following letter from a man who has been prominent in state politics. The letter speaks for itself.

Nearly all the diseases in the at certain times? Do you feel as Courier of May 1st and I hasten to done but to no avail. Mrs Clark write you that I feel that the counmake no mistake. We have now those paragraphs and in both lead The death of the lady of whom this opened up Stillingin, a new and grand high way to health and happiness. It purifies the blood, aids the digestion, operates on the liver spoken for principles and not only diate family but to society genertacked and conquered by P. P. P. the magic effect of Chamberlain's and builds up the weak and worn cease truckling but assert the fact ally. Mrs. Clark was a member of

Yours &c."

Public Weigher. a public weigher seems to be object keenly the affliction caused by her Mr. Smith has declined to represent outsiders at the platform as

public weigher, and further in view

DRUG

BLANK BOKS COMBS, BRUSHES, FINE PLUSH GOODS, Albums, Dressing Cases. ODER CASES ETC

Another Alliance Paper.

Austin, Tex., May 2 .- It is ungrowl. The damage to the crops the legislative contest and opposed There will be a good crop of peach- at Waco intend to go into the counso the organ will support the gov- corps of teachers. May it be an sumption Cure is sold by us on a proclamation ordering an election "Old Friend" said last week-that ernor and fight all the enemies of instrument in the hands of God for guarantee. It cures consumption on the constitutional amendments the boys loved to help Uncle Wash, the party. It was at first proposed doing much good in our community! because he was old. Well he can to buy or establish an afternoon No! We are opposed to it. It is Try Simmons Tasteless Chill Courses will look like itself after write that. But some boys know daily at Dallas, but the dailies cat said that Crockett merchants lose a better reason. But we will not up a heap of money, and the far- largely in weights on cotton. mers, anyway, have not time to wonder if any body ever thought of Mr. Hal, Burton was down at read them. From parties here who or figured on the amount lost by One bottle of Simmons Tasteless not do what is claimed for it after Creek collecting back taxes. Hal are in the movement to dispute the people of Houston county every rulership in the alliance it is learn- weights given by merchants. Some One of our fishermen carried fish ed that if they fail in controlling of our people are in the habit of bait in his pocket so long, that his the annual meeting in August they reweighing their bacon, corn, flour, wife as ked him if there was not will organize a rival alliance, based coffee, in fact every thing sold by something dead under the house. on the old nonpartisan platform so I venture the assertion that there Corn \$1.25 meat 11c. lb and cot. far as the public is concerned, but are not three pair of scales in Crock-

Plow up cotton and plant more The new organ will enjoy substan-Certain Chill Cure." the pleasant freely and regularly Creole Female corn and we will be better off. As tial encouragement at this point bought and sold by weight. It cently the malady became aggravat-Death resulted on Tuesday morning last. All that the best medical skill, and the attention of lovthis country has to sell is going down. Let every man apply the lesson.

Dr. W. D. McCarty of Porter Springs accompanied by his wife and niece came up Tuesday to meet his father and mother who came out from Jackson, Miss to make him a visit.

Robust English Women.

Owe their health to much outdoor life and physical exercise. In our southern climate during the him a visit.

The Sunday schools had a pictory of Porter Springs accompanied by his wife and niece came up Tuesday to meet him a visit.

The Sunday schools had a pictory of Porter Springs accompanied by his wife and niece came up Tuesday to meet him a visit.

The Sunday schools had a pictory of Porter Springs accompanied by his wife and niece came up Tuesday to meet him a visit.

The Sunday schools had a pictory of Porter Springs accompanied by his wife and niece came up Tuesday to meet him a visit.

The Sunday schools had a pictory of Porter Springs accompanied by his wife and niece came up Tuesday to meet him a visit.

The Sunday schools had a pictory of Porter Springs accompanied by his wife and niece came up Tuesday to meet his father and mother who came out from Jackson, Miss to make him a visit.

The Sunday schools had a pictory of Porter Springs accompanied by his wife and niece came up Tuesday to meet his father and mother who came out from Jackson, Miss to make him a visit.

The Sunday schools had a pictory of Porter Springs accompanied by his wife and niece came up Tuesday to meet to pict, and the honesty and nerve to print and the time was reported. A painful accident happened to the son of Jno. weakness, debility, suppression and cident happened to the son of Jno. weakness, debility, suppression and cident happened to the son of Jno. Weakness, debility, suppression and cident happened to the son of Jno. Weakness, debility, suppression and cident happened to the son of Jno.

> out system. Try it.—For sale by that the officer is not the master but the servant of the people. Wednesday morning last, conducted by the Rev. S. F. Tenney. She leaves one child only, Miss. Madie.
> The sympathies of the Courses ED. COURIER:-Since the idea of go out to those who will feel most

> > ----

LOVELADY. We have now had a lovely week of the fact that the Farmers' Al- for farming and the good people liance has never favored a public certainly made good use of it, for erable all the time, so that I could hardly weigher but took action at they have been very scarce about attend to my business. I took one bottle of the last county alliance under pro- town. There is great complaint Hood's Sarsaparilla, and it cured me. There Baby is Sick.—The woeful ex-test and in the belief that it was about having to plant cotton over pression of a Des Moines teamster's the best they could do in the face of and from the best information ob-"I derived very much benefit from Hood's a baby for a cold? It was not necassary for him to say more, his
countenance showed that the pet
ing this to be true, I am convinced that I will do the order and myself
justice to decline having anything been able to get an expression every Oh, this humming in the head! of the family, if not the idol of his to do with the question, unless body was well pleased with the one to sixteen pounds to the bale.

Hawking, blowing, snuffing gasping.

A pleasant wedding ceremony

A pleasant wedding ceremony

Health impaired and comfort they

Health impaired and comfort they

Health impaired and comfort they

Hawking, blowing, snuffing gasping.

His had no idea that Lovelady could be a comfort they

had no idea that Lovelady could be a comfort to the family, if no Respectfully.

J. W. Saxon.

ably assisted by the Livery Diotal
ers of Grapeland who rendered us
yaluable assistance for which we
valuable assistance for which we
linformation of whareabouts will be paid for.
Jon. B. Harkin, Crockett, Tex. present to witness the exercises which were performed by Rev. J. B. Armstrong of Palestine at the Baptist church. The Courier extends to the fair bride and handsome groom its warmest congratulations and wishes for them a full measure of life's good things.

A mass meeting of citizens of Houston county was held at the const Houston county was held at the county of the county was held at the county of the c

shields, and an unparalleled line of ladies,' Misses' and children's fine female weakness and debility to factories. Special:—With our line of neck wear, none others can creole Female Tonic, woman's best line of neck wear, none others can creole Female Tonic, woman's best line of neck wear, none others can creole Female Tonic, woman's best line of neck wear, none others can creole Female Tonic, woman's best line of neck wear, none others can creole Female Tonic, woman's best line of neck wear, none others can creole Female Tonic, woman's best line of neck wear, none others can creole Female Tonic, woman's best line of neck wear, none others can creole Female Tonic, woman's best line of neck wear, none others can creole Female Tonic, woman's best line of neck wear, none others can creole Female Tonic, woman's best liberally rewarded.

SHILOH'S CURE will immediately relief Croup, Whooping Cough and Bronchitis.—For sale by J. G. Crockett, — Texas

STORE.

utlery Lempsend LAMP GOODS.

COLTHARP.

Times are dull and our tarmers are thoroughly demoralized and discouraged. Recent rains have find that we are not much damag- the state Farmers' Alliance, who damaged our lands fearfully, and ed at last. We are too prone to supported the administration in destroyed our crops to such an extent that rebedding and replanting were necessary. Cotton seed are on Creek was not much and only the sub-treas ury and other schemes very scarce, a great many of our "Deadshot" on colic or Botts, in requires a little elbow grease to put supported by the Macune faction, farmers have not finished planting have arranged to publish a weekly for the first time. Planters are three weeks behind with their work Health is good, no sickness. paper at Dallas, at least during the and crops are correspondingly late. Corn looks well and cotton chop- contest between this time and the Am glad to report a larger acreage removes quickly all corns, bunnions ping will soon be at hand. Cane August session of the state alliance. In corn and other kinds of grain, and warts without pain. Sold by does not look well. Oats are good. The faction that was whipped out potatoes, pease, ribbon and sorghum cane. Cotton has the black-eye ty alliances and fight for control of acreage being planted, the smallest Mr. A. M. Riley has moved in the August meeting. It is necesely ever known in this section. It the heirs of J. M. Bond and still on the farm of J. M. Bond, deceased. sary to have an organ to enlighten don't pay to buy corn at \$1.25 per Our Sunday School is on the the democratic members of the al- bushel on credit and sell cotton at liance as to the purposes of the six or seven cents. God grant the time may soon come when the The singing association will be Trany-Macune leaders and to try credit and mortgage system will My address is Lovelady, Texas, and I reside 5 miles north of that place. to keep the innocents from being play out! A pic-nic in May for the school trapped into the third party move. We have a live and prosperous ment. Incidentally the state ad- Sunday school at Coltherp, with ministration is interested also, and about fifty pupils. Mr Willis is

ally accomplished last summer. public weigher for our cotton, let him also weigh bacon, corn, flour, sugar, coffee etc., in fact, all things would suit us that way and all

would get justice. "What is sauce It is with feelings of deep and for the goose should be sauce for sincere regret that we are called on is appointed to weigh cotton only, the gander." If a public weigher to chronicle the death of MrsLinnie Clark, wife of Van Clark. Mrs. drive cotton away from Crockett to Clark had been a sufferer for years other towns such as Forrest, Wells, economize, is the advice of a natur- from throat and lung trouble Alto, Grapeland, Lovelady and brought on by salivation. More re- Groveton. There are hundreds of bales of cotton going to Forrest, ed and her sufferings more acute. Wells and Groveton from this secing and devoted relatives and thousands instead of hundreds. pointed at Crockett, you will see ever have a heavy depressed feeling, "I have just finished reading the friends could do for her relief was Let us hear from every one on this BURIAL KASKETS, COFFINS AND UNDERTAKING GOODS GENERALLY thing this country has to buy is advancing. Cotton, the only thing this country has to sell is going this country has to sell is going the system. It is as pleasant this country has to sell is going the system. It is as pleasant the system of the system Neches river is on a boom, baying

Makes the The marked benefit which people in run

down or weakened state of health derive strong." It does not act like a stimulant, must follow a reaction of greater weakness ing, creates an appetite, purifies the blood, and, in short, gives great bodily, nerve,

"Last spring I was completely fagged out.

Sarsaparilla

aints, Oils, Varnishes

-AND-WINDOW GLASS. French & Chamberlain.

This fine young stallion is a son of Blackwoods, the 2nd., the celebrated trotting horse imported from Nashville, Tenn., by Charles Cook.

DEXTER was foaled on J. M. Banks' farm in Brazos County, Texas in the spring of 1886. His dam is LUCK, a fine mare of Steel Dust and Dupree stock, now in poosession of

My terms for standing is \$8 for Insurance.

J.S. Burton

EAST SIDE OF THE PUBLIC SQUARE, CROCKETT, TEXAS.

W. H. DENNY.

DRY GOODS, BOOTS AND SHOES Notions, Ready-Made clothing, Hats, Caps, Gent's Furnishing Goods,

GROCERIES, STAPLE AND FANCY Hardware, Queensware, Etc.

When in town be certain to call on me before buying. I will make it to

EAST SIDE OF THE PUBLIC SQUARE, CROCKETT, TEXAS,

J. S. SHIVERS.

Dry Goods, Boots, Shoes, Clothing, Notions, Cents' Furnishing Goods

AND A GENERAL LINE OF GROCERIES Just Received, the largest and best asserted stock of

tion now that ought to go to Crock-ett, and if a public weigher is apedsteads, Beureaus, Etc. Also a Full Line of

---Burial Robes for Gentlemen and Ladies.

Call, Examine and Price Before Making Your Purchases

ROSS MURCHISON

SHOES READY MADE GLOCHING

AND A GENERAL LINE OF MERCHANDIST

Physician and Surgeon

Office at Ratliff, Texas.

tion given to collections

W. E. MAYS.

GROCKETT,

TOHN L. HALL, M. I

JOHN B. SMITH, M. D.

For 281E3 & PAR IOULARS all at THESE HEADQUARTERS.

A DAMS & ADAMS, Porter Springs Leading Low Price House Attorneys-at-Law. CROCKETT, - TEXAS. OFFICE-In J. C. Wooters' Stone Dealer in Dry Goods. Notions. Boots,

Rheumatism .- James Paxton of Also a Full Line of Groceries, not move from the bed or dress and everything a farmer needs. Please without help, and that he tried call and get prices before trading else many but received no relief until where, he began to use P. P. P. (Prickly Ash Poke Root and Potassium), and two bottles restored him to

health. Sold by French & Cham- HOUSTON COUNTY BAN

DAISY SALOON, F. G. EDMISTON, PROPRIETOR Keeps a full line of Imported and Domestic Liquors, Wines, Cigars and Cigarettes. Billiard Room in connection.

Boot and Shoemaker, DRS. J. L. & W. C. LIPSCOMB

Crockett Texas.

FINE CUSTOM WORK MADE TO ORDER. Physicians and Surgeon Repairing Neatly and Promptly done

Dry Goods, Notions, Clothing, Hats, Can be found at French & C

Shop In The City.

CROCKETT ... TEXAS J. N GOOLS When you wish an easy shave, As good as ever barber gave. Just call on us at our room, At morn, or eve, or busy noon. Our shop is neat, our towels clean, Seissors sharp and razors keen, And all that art and skill can do.

If you will call we'll do for you. We have the latest improved AND KEAL EST Congress chairs. Your patronage HOWARD & STANTON, PROP'S

TNOCH BROXSON

W.B. PAGE Editor.

est of Court House.

ENTERED AT THE POST-OFFICE IN CROCK-ETT, TEXAS, AS SECOND-CLASS MATTER.

Subscription Price, \$1,50 Per Year. FRIDAY, MAY 8, 1891.

Prince Eitel Fritz's Reply.

The acuteness of children is well illustrated by the following anecdote which is told of the Emperor of Germany's second son, Prince Eitel Fritz. The Emperor is ex ceedingly strict about his son's behavior at the table. The other day little Prince Eitel Fritz, using his fingers instead of his knife and fork, was corrected by his father your boy?" several times to no purpose. At last the emperor's patience was police force.' exhausted, and he said:-

"Children who eat with their tions?" fingers are like little dog that hold their food with their paws. If you he is wanted!"-Puck. use your fingers again, you must go under the table, the proper place for little dogs."

The little prince did his utmost not exceeding ten dollars. not to forget this time, and used his kmfe and fork like a man; but all at once he forgot again and began using his fingers.

"March under the table!" said his father.

Prince Eitel Fritz crept under as Fine not exceeding one hundred bidden. After a little while the dollars. emperor, thinking the prince very gtiet, lifted up the tablecloth and weeped underneath. There sat lessly. Fine not exceeding one little Prince Eitel Fritz undressed; hundred dollars. His father asked him what he meant by undressing himself.

"Little dogs don't wear clothes one hundred dollars. they only have skin," was the child's reply.—Chicago Juvenile. in the city. Fine in any sum not Would be in it.

One of our modern prize fighters, Unlawful to use foul stoves or with that retiring modesty of his chimmeny flues. Fine not exceedclass, claims that in a contest with ing one hundred dollars. gladiators now in the business Spartacus "would not be in it." Spartacus has been dead too long ers or Roman candles. Fine not to to get his opinion on this point, but there is a feeling abroad that in a Unlawful to fire any firearms on contest with "the fierce Numidian the public square or street. Fine lion," in which Spartacus occasion- not exceeding one hundred dollars. ally engaged, the most agile of our Unlawful to run horse races. modern gladiators would be decid- Fine not less than twenty-five nor edly-meaning, of course, the lion. more than one hundred dollars. -Virginia (Nev.) Chronivle.

An Intelligent Dog.

The keeper of the Bear Island not exceeding one hundred dollars. is the owner of an intelligent dog. When a steamer passes the light it whistles its salute, and in response square or business streets. Fine the light keeper rings his bell, or not exceeding one hundred dollars. rather did ring before the dog took the job out of his hands. Seeing that went together, the dog took it dred dollars. into his own hands-or mouth-to ring the bell, and when a boat her whistle, he seizes the bell rope Fine not less than ten nor more with his teeth and rings a vigorous than twenty-five dollars.

extent is concerned, even at the ceeding one hundred dollars. present day. This wonderful engineering is said to have occupied It is about 1,000 miles in length. cents a day per hog.

How He Got Off

One night Brown came home of Bourbon, Ind., says: "Both myvery late and found his wife evi- loh's Consumption Cure,"-For dently prepared to administer a Caudle lecture. Instead of going to bed he took a seat, and resting Complaint you have a printed his elbows on his knees, seemed ab- guarantee on every bottle of Shiloh's sorbed in grief, sighing heavily and For sale by J. G. Haring. uttering such exclamations as "poor Smith, poor fellow!"

FOR DYSPEPSIA and Liver

Vitalizer. It never fails to cure .-

THAT HACKING COUGH can

be so quickly cured by Shiloh's

SHILOH'S CATARRH REMI

DY-a positive cure for Catarrh

Diphtheria and Canker-Mouth .-

A NASAL INJECTOR free with

each bottle of Shiloh's Catarrh

Remedy. Price 50 cents.-For sale

ourier and the Atlanta

onstitution for \$2.25

HAT FIGHT

COMPLAINT,

MALARIAL troubles Boston, Ky. says

15 years, and find no

such, that we

The Elerbine Co.

aSuccessors to Wim. Condell.) St. Louis, Mod

LIPPMAN BROS., Proprietor

For sale by FRENCH & CHAMBER-

49 YEARS

CURED

For sale by J. G. Haring.

by J. G. Haring.

Mrs Brown moved by curiosity, said sharply, "what's the matter Cure. We Guarantee it. For sale with Smith?"

"Ah" said Brown, "his wife riving him fits just now." Mrs Brow let her husband off

that time.-Exchange. Jinks-"Why do you offer such a large reward for the return of that contemptible pug dog?"

Winks- "To please my wife." Jinks-"But such a reward will be sure to bring him back.', Winks-"Noit won't. He's dead." - New York Weekly.

"What are you going to do with "I think of getting him on the

"Has he any special qualifica-

"Well, he is never around when A Summary of City penal Ordinances

Unlawful to jump on train. Fine Unlawful to fight. Fine not ex-

ceeding one hundred dollars.

Unlawful to get drunk. Fine not to exceed one hundred dollars. Unlawful to use nigger-shooters.

Unlawful to ride or drive reck-

Unlawful to place obstructions on side walk. Fine not exceeding

Unlawful for a vagrant to remain exceeding ten dollars.

Unlawful to discharge fire-crackexceed one hundred dollars.

Unlawful to deposit dead animals near private residences. Fine

Unlawful to play ball on public

Unlawful to disturb religious that the passing of a boat and the worship. Fine not less than ringing of the bell were two things twenty-five nor more than one hun-

Unlawful to play at any game of comes along, without waiting for cards or dice at any public place.

Unlawful to use near any private The Imperial or great Canal of house, vulgar, obscene, profane or China is hardly rivaled, so far as indecent language. Fine not ex-

Unlawful for hogs to run at large 120 years in its construction and within the original corporate limits given employment to 30,000 men. after april 1st 1891. Penalty fifty

# THE REV. GEO. H. THAYER, of Bourbon, Ind., says: "Both myself and Wife owe our lives to Shiloh's Consumption Sale at J. G. Haring."—For sale at J. G. Haring.

Inducements.

Its advantages and Attractions for the Man of apital and the Home-seeker.

# The Banner County of East Texas,

For variety and fertility of soils.

A vast forest of native woods, adapted to the manufacture of all grades and styles of furniture, vehicles and agricultural implements. Walnut, White Oak, Linn, Ash, Hickory of every variety, Post Oak, Cypress, Long and Short Leaf Pine, Curley Pine, Holly, Beach, Cherry, Magnella and every other special control of the co cies of timber found in the woods of East Texas.

# Houston County Took the Gold Meda

at the Fort Worth Spring Palace in 1890 for its magnificent display of timbers. The North-eastern, Northern and North-western sections of the County are rich in iron ores of the Laminated and Brown Hematite varieties. Soils of every variety to be found in the state are to be found in Houston County, from the black waxy to the light sandy.

### The Railroad Facilities of the County

are splendid. The International & Great Northern runs through it directly North and South. The Trinity & Sabine belts it on the South, the Houston, East & West Texas on the East and the Kansas & Gulf Short Line on the North, thus affording to every section of the County easy and rapid means of transportation to and from market. Besides these two other lines are surveyed and projected through the County, running in a North-westerly and South-easterly direction. Rivers, Creeks and streams of living water abound, furnishing through the dryest summers an abundance of pure, fresh water. The Trinity River is the County's boundary on the West and the Neches on the East.

The County School fund is perhaps

# The Largest in the State,

reaching the splendid sum total of \$70,000, from which is annually derived for available use in maintaining the schools of the County from four to five thousand dollars. The added to the amount raised by local taxation and that bestowed by the State furnishes the princely sum of thirty thousand dollars spent annually on the free schools of the Count The population of the County is

-20,000 AND LARGELY WHITE.

All denominations of Christians have organizations in the County.

## FRUITS AND VEGETABLES

of every kind are produced here and the County yields to none in the State in adaptability of soils to the growth for market of peaches, pears, figs, plants anricots, grapes and all

# e-.--Climate

and soil combine to make the growing of early fruits and vegetables for market easy and profitable. The proximity of large cities joined as they are to us by rapid transportation conveniences encourages the belief that in the near future the soils of Houston County along and adjacent to the I. & Gt. N. R. R., will be in great demand for early vegetable and

# -: The Schools of Houston County:--

re unsurpassed by any in the State, in respect of efficiency and competency of teachers, standard of scholarship and duration of free term. Its own unsurpassed permanent School Fund supplemented from other sources enables us to come nearer fulfilling the constitutional requirements of a six-months term than any other county. The debt and tax-rate of the County are almost nominal.

Its climate is mild and healthful, the temperature never reaching extremes in either Summer or Winter. Its water supply for both domestic use and manufacturing purposes is unexcelled. Springs and streams of never failing water are to be found in every section of the County. Running through the County in every direction are ever-flowing streams of water of the finest kind, and of such volume and power as to be very valuable for manufacturing purposes. No County in Texas can beast of as many such streams. The medical qualities of some of these springs are highly prized by the invalid and health-

The area of the County embraces nearly seven hundred thousand acres of land, of which not more than one bundred and twenty-five thousand are in cultivation. We have is stated above every kind of soil to be found in the State. The black waxy, the chocolate, the red the loamy, the sandy and quite a number of others.

# ... The Products Of The County - ...

re cotton, corn, oats and other small grain, sorghum, ribbon-cane, fruits and vegetables of every vriety, hay, and in some places, rice &c. &c. &c. The County produces on an average every year fifteen to twenty thousand bales of cotton, # amillion bushels of corn, a hundred thodsand gallons of ribbon-cane syrup.

# Crockett the County Seat

of Houston County, is situated on the L. & G. N. R. R. It has a population of 200. The people of the town have recently voted to take charge of schools and support them by taxation, nine menths in the year. The City Council have assumed control and established graded schools for both white and black. Handsome and commodious brick school buildings with all the modern appointments will soon be under construction. The town is destined to become the educational center of Fast Towns The society of the town is excellent. The town has two weekly newspapers and churches of nearly every denomination.

## LOVELADY TO THE SOUTH.

on the I. & G. N. R. R., is an enterprising town of 500 people, good society, several churches and a splendid High School maintained all the year in on of the finest high school buildings in Eastern Texas. The country surrounding this town is fine and thickly settled.

### GRAPELAND TOTHE NORTH

is another enterprising town of several hundred people, fully alive to the demands of the hourand supported by a superior section of country, have in course of erection a very fine high school building in which the public spirited citizens of that place propose to sustain during the entire year a high school second to the County. The country to the East of Grapeland is noted for its

## Extensive Beds Of Green Sand Marl.

Porter' Springs, Creek, Weldon, Holly, Coltharp, Ratliff, Tadmor, Weches, Augusta and Daly are other villages in the County with stores, post-offices, schools and churches are

# -: The Lands of The County:

are cheap and can be bought on easy terms.

Houston county needs and invites immigration and offers as inducements rich soil, cheap lands, good society a low tax-rate, rapid transportation facilities for all products, good schools free for six months in the year and a generous hospitable welcome to all who will come.

Houston county needs and invites capital to develop its great resources in the way of ores, clays and timber sufficient to supply the demands of the entire state for furniture, vehicles and agricultural implements

GROVE'S TASTELESS CHILL TONIC



It is as pleasant to the taste as lemon syrup. The smallest infant will take it and never know it is medicine. Children cry for it. Never fails to

Chills once broken will not return. Cost you only half the price of other Chill Tonics. No quinine needed. No purgative

RETAILS FOR 50 CENTS. WARRANTED

It purifies the blood and removes all malarial poison from the system. It is as large as any dollar tonic and

Contains no poison. Cheaper than











W. MURCHISON.



Agricultural Implements, Cane Mills, Sugar Evaporators, Etc., Etc. North Side of Public Square, Crockett, Texas.

### THE COURIER.

PUBLISHED EVERY FRIDAY AT CROCKETT THE COURIER PUBLISHING COMPANY, PROPRIETORS.

W. B. PAGE, Editor. Office in The Courier Building, South-

east of Court House. ENTERED AT THE POST-OFFICE IN CROCK-ETT, TEXAS, AS SECOND-CLASS MATTER.

Actual subscription guaranteed over 1300 Subscription Price, \$1,50 Per Year- night.

FRIDAY, MAY 15 1891.

LOCAL AND COUNTY NEWS French & Chamberlain for drugs.

Miss Minnie Wall is visiting in bales of cotton on hand. Nacogdoches.

dy Co., to night Col's D. A. Nunn and Earle

terville. Fun! fun! fnn! at the Opera

House to-night by the Oliver Comedy Co. The editor of this paper left for

day evening. Readers of the Courier will note

I & G. N. See their card. B. F. Hill of Grapeland was down last Monday. Sunday and from what the writer saw, "things kinder looks suspi-

cious." Lovelady next Sabbath, morning Davis. and night and on Saturday night: also on Nevill's on Sabbath after-

noon. Willis Hendley who has been Haring. confined in jail for two years has Go to French & Chamberlain for been carried to the Terrel Asylum. "C. C. C. Certain Cough Cure," it by using the Texas Churn Dasher As soon as accommodations are cures Coughs, Colds and all Throat for sale by Ed Foster. It will sep-

in sacks at 86 cents per bushel. 4000 lbs of bacon short clear at 73 150 sacks meal at 75 cts., per bush-

No cure, your money refunded by The Courier acknowledges a call from a bevy of sweet little girls one day last week, Misses Mattie Williams, Alice McHarris, Willie Dickson, Edna Hassell and Fannie No cure No pay. Sold by May Hassell.

and more recently proprietor and your money will be refunded .- Sold and bring you right .- For sale by be present. editor of the Cameron Chronicle, by French & Chamberlain. has accepted a position on the San Antonio Express.

at the Opera House last night to a by French & Chamberlain. fair sized and appreciative audience. This is one of the best companys we have had this season and everyone should turn out and hear them Pleasant to take. Guaranteed. grand high way to health and hapto night in Pecks Bad Boy.

On Monday the 25th inst, the annual examination of classes in consists in the possession of ro- out system. Try it.-For sale by our city schools will begin and con- bust health and vigor; this is best French & Chamberlain. tinue through the week until Fri- obtained by the timely and regular day. Next week we will give more fully the order of exercise for each day, plans of examinations etc.

there must be harmony and co-op— Tonic removes all malarial poison will be felt and regretted by the eration. All must vield somewhat from the system. It is as pleasant entire community. Mr. Donne for signature. Senator Crane blood purifiers put together. Sold once for signature. Senator Crane by French & Chamberlain.

| Sold once for signature | Senator Crane | peared and broke, causing me great pain and by French & Chamberlain. | Sold once for signature | Senator Crane | peared and broke, causing me great pain and by French & Chamberlain. | Sold once for signature | Senator Crane | peared and broke, causing me great pain and by French & Chamberlain. | Sold once for signature | Senator Crane | peared and broke, causing me great pain and by French & Chamberlain. | Sold once for signature | Senator Crane | peared and broke, causing me great pain and by French & Chamberlain. | Sold once for signature | Senator Crane | peared and broke, causing me great pain and by French & Chamberlain. | Sold once for signature | Senator Crane | Senator Crane | Peared and broke, causing me great pain and by French & Chamberlain. | Sold once for signature | Senator Crane | Peared and broke, causing me great pain and by French & Chamberlain. | Sold once for signature | Senator Crane | Peared and broke, causing me great pain and by French & Chamberlain. | Sold once for signature | Senator Crane | Peared and Broke | Senator Crane | Senator Crane | Peared and Broke | Senator Crane | Pe eration. All must yield somewhat from the system. It is as pleasant entire community. Mr. Denny as of their preferences and prejudices. to the taste as lemon syrup. 50c. To expect a teacher that will please and satisfy every one is expecting too much. No one has yet achieved success and never will.

m which to regret it. That it will have the effect of driving thousands have the effect of driving thousands weakness, debility, suppression and weakness, debility, suppression and CATARRH and to other towns we are confident and time will show that we are

bluff of the Neches fishing. Dur- and colds among my grand-childswim some distance. They were washed off their horses, lost their guns as well as other things.

who recently graduated in medicine left us Monday last for Dallas be of interest to persons troubled a baby for a cold? It was not nec-

tions for a public weigher were pre- sore and inflamed passages, and it even to a baby. For sale by sented by A. A. DeBerry.

For pure drugs go to Haring's. Go to Haring's and get a glass of e cold soda water.

COURIER and Weekly Constitu tion for \$2.25 per year.

Smith, is on a visit to Overton. If you want the Genuine Groves Chill Tonic, get it from Haring.

Don't fail to see the Oliver Comedy Co., in Peck's Bad Boy to-

W. A. R. French left Monday on short visit to his parents at Sena-

Wyatt Lane was in town Tuesday. He says he has twenty five

N. A. Hickey, Jim Shotwell and Pecks Bad Boy by Olivers Come- Jno. A. Davis, of Grapeland were in hands in Crokett in the last few town on Monday.

Miss Willie Hail and Mrs. I. A Adams are attending court at Cen- Taylor left Tuesday, the former for Sherman and the latter for Waco.

T. J. Stubblefield, and little

the Association at Corsicana Tues- daughter of Dodson, gave the Cou-RIER a very pleasant call last Frichanges in schedule of trains on

Panhandle last week and he and W. E. Mayes left for the same place chie Adams.

The Courier acknowledges a pleasant call from Mrs. T. J. Stubblefield, Mrs. M. A. McCann, Miss Rev. S. F. Tenney will preach at Alma Davis, Miss Eret Davis R. D.

> and bronchitis immediately relieved freely and regularly Creole Female by Shiloh's Cure. For sale by J. G. Tonic, the best friend to womans

completed, the others will be taken. and Lung Diseases.

or sale by J. G. Haring. Try Simmons Tasteless Chill J. N. Goolsbee and N. E. Allbright. Cure and you will have no other.

DEBERRY & CLARK.

A. D. Lipscomb, formerly pro- If "C. C. C. Certain Cough Cure" free or too scant? If so, take Cuban

Battle Biliousness, besiege Malaria, break up Chills with "C. C. C. The Oliver Comedy Co., played Certain Chill Cure." the pleasant remedy. No cure, no pay.—Sold

A WOMAN'S FORTUEE.

use of Creole Female Tonic when suffering from feminine disorders.

To get the genuine ask for Grove's. old by French & Chaberlain.

ROBUST ENGLISH WOMEN.

Now the merchants have suc- southern climate during the pro-

Among his Grand-chidren. J. R. Dodds, editor of the daily

and weekly Arbor State, of Wy-J. B. Bennett and party of friends more, Neb., says: "I have seen a few days since were camped on a cough Remedy in cases of croup ing the night there was a sudden ren. We would not think of going NO MEDICINE TO TAKE, rise of the river of ten feet. They to bed at night without a bottle of For Sale by come near drowning as they had to this remedy in the house. Chammore popular every day." Sold by Erench & Chamberlain.

Dr. J. S. Wootters of this place, when recently graduated in medicine who recently graduated in medicine man of New Lexington, Ohio, will be paid for his return to S. E. Jensen, Crockett.

at Bill McConnell's. at Jno. Lunceford's.

Mrs. L.A Smith, mother of Frank Dr. Tichnor's antiseptic is a ring about it.

WILL YOU SUFFER with dyspepsia and liver complaints? it increases the yield from fifty Shiloh's Vitalizer is guaranteed to seventy five per cent. cure you. For sale by J. G. Har-

Some real estate has changed work. Guaranteed by days. Frank Hill has bought the John Arldge residence including ately relief Croup, Whooping Cough residence and twelve acres.

Any reliable gentleman who will Haring. say Dr. Tichnor's Antseptic will Dr. Tichnor's Antiseptic will not do what is claimed for it after positively eure colic, cramps and giving it a fair trial can have his Flux. For Sale by J. G. Harring. money refunded by calling on J. G.

The following friends gave the Courser a welcome call, the past of Bourbon, Ind., says: "Both myweek: A. J. Bradley, T. R. Hester, self and Wife owe our lives to Shi-T. F. Smith came in from the tharp, J. M. Hartley, Z. D. Driskill and son, S. E. Buffington and Ar-

CLEOPATRA.

This beautiful Egyptian queen For sale by J. G. Haring. is said to have possessed wonderful charms of person. Our Ameritheir health, and should, when suffering from prostration, languor, CROUP, WHOOPING COUGH female debility or weakness, use by J. G. Haring.

arate the butter from the milk in eight minutes. It is a Texas inguarantee. It cures consumption tion. See what it will do before you by J. G. Haring. buy. Price only \$1.00. Refer by permission to Dr. J. L. Lipscomb, Dr.

LADIES DO YOU.

ever have a heavy depressed feeling, at certain times? Do you feel as yousuffer with periodical headach- friend. es? Are you ever troubled with irregular menstruation, flow too French & Chamberlain.

THE SIGN BOARD.

When a new road has been built there is always a sign board put up in a conspicuous place, to point out to the weary traveler where -Sold by French & Chamberlain, piness. It purifies the blood, aids the digestion, operates on the liver and builds up the weak and worn

a lawyer ranks with the first at the

Readily cured by the use of OR. MORGAN'S INHALER.

Pleasant to inhale; Corrects bad breath; Removes scabs from the nose; No washes to use;

French & Chamberlain, druggist.

Repairing guns done st Jno. Mr JNO. Lunceford Is now pre- THE TEXT BOOK BILL ED. Courses:—Houston Co. Pom-20 yards of white lawn for \$1.00 line of repairing guns, locks, etc.

Every man in the county can aford to have a good light, when Rings, staples and goose necks, lamps are so cheap at Haring's

"Deadshot" on colic or Botts, in cines Hood, Sarsaparilla. It conhorses and mules, ask J. G. Har- quers scrofula salt rheum and all

Call on J C. Wootters for corn When all others fail Simmon

JOHN MURCHISON & SON SHILOH'S CURE will immediand Bronchitis .- For sale by J. G.

best remedy in the world for wounds, bruises, or injuries af any kind. Call on J. G. Harring for it. THE REV. GEO. H. THAYER

Dr. Tichenor's Antiseptic is the

FOR DYSPEPSIA and Liver Complaint you have a printed Vitalizer. It never fails to cure.-

THAT HACKING COUGH can can women are prone to neglect be so quickly cured by Shiloh's Cure. We Guarantee it. For sale

Long hours of hard labor saved Diphtheria and Canker-Mouth .-For sale by J. G. Haring.

A NASAL INJECTOR free with SHILOHS COUGH and Con- vention and is truly wonderful each bottle of Shiloh's Catarrh

MARRIAGE IS A FAILURE.

Brethren, the Presbytery of Tex- the room when he was at work fre-

pains in the back, shoulders, knees ment there were still a few verbal You will be cured without inflic- that roads leads to that he may ankles, hips, and wrists are all at- inaccuracies in the bill, and I then his suffering fellows. Actuated by this motive and a desire to relieve human suffering. I will tion if you take "C. C. C. Certain Chill Cure," for Chills and Fever.

Pleasant to take. Guaranteed.

Sold by French & Chamberlain.

That roads leads to that he may tacked and conquered by P. P. P. took it to Mr. Strittmatter to make cipe, in German, French or English, with full directions for preparing and using. Sent by correction of them, which he did. I could not swear that the bill as paper. W. A. Noyes, 30 Powers Block, Rochester N.Y. strengthens the whole body. Sold enrolled by Mr. Feagle had the by French & Chamberlain.

blood cannot be over-estimated, for certainly been there up to this stage. S. A. Denny Esq, of this place without pure blood you cannot en- I then took the bill to Senator

Life is Misery.

benefit all who give it a fair trial, enacting clause was not in it one of Be sure to get Hood's.

NEW PROSPECT.

Having seen nothing from this and Milner and took it to the govsection I will write briefly. I have ernor. never seen people work like the Besides, if 1 mistake not, Superfarmers are to get their crops in intendent Pritchett and myself exgood condition. We are having report and there was no discovery well. The farmers are aware of the clause, and very soon thereafter he berlain's medicines are growing Baby is Sick-The woeful ex- fact that it will take a big crop to had correct copies of the bill printed pression of a Des Moines teamster's pay their debts. Health pretty for distribution, which had the encountenance showed his deep anxie- good except in my own family. acting clause in it and was other-The following statement from Mr. ty was not entirely without cause. We are much indebted to Miss wise correct.

where he expects to locate. The Dr. is a close student and his atDr. is a close student and his athave used Chamberlain's Pain Balm countenance showed that the pet regard to public weighing in last when reported to him; that is I am whereabouts will be paid for. tainments in his chosen profession are rare for one so young and we predict for him a useful and successful career. We regret to loose the successful career relief for rheumatism. We always of his many friends here.

The same of his many friends here of the same of his many friends here.

The same of his many friends here of the same of his many friends here.

The same of his many friends here of the same of his many friends here.

The same of his many friends here of the same of his many friends here.

The same of his many friends here of the same of his many friends here.

The same of his many friends here of the same of his many friends here.

The same of his many friends here of the same of his many friends here.

The same of his many friends here of the same of his many friends here.

The same of his many friends here of the same of his many friends here.

The same of his many friends here of the same of his many friends here.

The same of his many friends here of the same of his many friends here.

The same of his many friends here of the same of his many friends here.

The same of his many friends here of the same of his many friends here.

The same of his many friends here of the his many friends here of the his many friends here.

The same of his many friends here of the his many friends here of the his many friends here.

The same of his many friends here of the his many friends here of the his many friends here.

The same of his many friends here of the his many friends here of the his many friends here.

The same of his many friends here of the his many friends here of his many friends here.

The same of his many friends here of his many friends here of his many friends here.

The same of his many friends here of his many friends here of his many friends here.

The same of his many friends here of his many friends here of his many friends here.

The same of his many friends here of his many friends here of his many friends here.

The same of of his many friends here.

The commissioners' court on Tuesday appointed two public weighers for this place. Sam Howard and Jno. W. Saxon. Petitions against the appointment of public weighers, signed by three or four hundred citizens, were presented to the court by I. W. Smith who the court by I. W. Smith who spoke against the proposition. Quite a number of merchants were dead!

Quite a number of merchants were dead!

Quite a number of merchants were dead!

Till I would that I were dead!

What folly to suffer so with cannot injure it in the least, and who legimate competition. I give it will concur with mine in the main, is more, it cured the baby's cold. In the baby womit very freely but did out of the business only by fair and his recollection of the matter will concur with mine in the main, is more, it cured the baby's cold. present and their side of the ques- are relieved and cured by the mild, The teamster already knew the understood that there is no force The detect, of course, is fatal, and tien was presented by J. C. Woot- cleansing and heeling properties of value of the Remedy, having used connected with it believe it will defeats for the present the objects ters, A. A. DeBerry and J. E. Dr. Sage's Catarrh Remedy. It it himself, and was now satisfied meet with the approval of the order of the bill. I am sure that the Downes. (A. couple of small peting the cause of offcuse, heals the

MYSTERIOUSLY DISAPPEARS AFTER ITS PASSAGE

Senator Page Has a Say on the Text Book Bill. The Omission of the En. expected that Worthy Master, A. J. Popularly called the king of med- acting Clanse a Mystery to Him, Rose will be on hand and will dethough He Accuses No One.

me to express my utter surprise at vited. Fifth degree will be con-Haring wants your trade, and as the announcement from Austin ferred on Wednesday night removes quickly all corns, bunnions and warts without pain. Sold by French & Chamberlain. astonishment at such information fertilizer, now is the time. Use of is only equaled by the mystery to surrounding the matter. The enacting clause was in the bill as headed, Coltharp, signed "subscriintroduced and was in it as it was ber," making a wholesale charge of Tasteless Chill Cure will do the engrossed by the senate engrossing dishonest weights against the merthe engrossed bill went to the as an argument against public house where it was reported by the weighers. For shame! If there is house committee with amendments any of the merchants doing busiand again printed. In the printed ness in this style, why don't this house copy of the bill the enacting self-appointed guardian of the peoclause appears all right. After ples' rights come out from under passing the house with some thirty the bush and specify who it is and or forty amendments, the bill came how he knows it. We doubt if back to the senate, for concurrence this anonymous article is worth in amendments. The senste,, on notice, but for fear some will say my motion, refused to concur in we are afraid of an investigation, any of the house amendments and we simply say to this pure and asked for a free conference commit- spotless person, show up or shut up.

> ed by every member of both com- under cover or in the dark. guarantee on every bottle of Shiloh's mittees. Mr. W. M. Feagle of Galvaston was clerk of the committee. he serving by my request. Mr. Feagle wrote the conference report which was long and quite compli-

This report was adopted by both houses. As I had kept track of it we constantly keep before the the bill all the way through, su-DY-a positive cure for Catarrh, pervised its engrossment, was a less prices. Our line of spring and tee, I felt it my duty to keep up given the grandest satisfaction of with it, have it enrolled and taken any line ever brought to this city. to the governor as soon as possible, Our fine french kid oxford ties, as it was then within a week or ten pump sole wedge and plain heel, Notions. 1000 bushels of choice white corn sumption Cure is sold by us on a Guaranteed to give entire satisfaction. See what it will do before you stage of the session, the enrolling attracting the attention of the elite clerks of both houses are very busy from all portions of the city, and from accumulation of bills, and the frequently a half dozen at a time, when the wife pines and wastes president of the senate assigned call for our white and black robes, away. It is necessary in cases of among others, Mr. W. M. Eeagle to hamburg swiss and lawn embroidefemale weakness and debility to the asistance of Mr. Strittmatter, ry, black, navy blue, white and have strength and restore health the regular enrolling officer. At colored lawn, mulls, batise, nuns Bed Room and Parlor Sets, cane-seat chairs, Chill Cure, will cure your chills. break in two in the middle? Do Creole Female Tonic, woman's best my request, Mr. Feagle, who had veiling, pangees tamastines, Albaconference report, undertook the short and long. Lots of groceries enrollment of the bill. I visited at a low price. prietor and editor of the Economist, prietor and editor of the Economist, ever used for Coughs and Colds Friend. It will cure your pains May 21st, at 9 o'clock, a. m. please snoggestions about the work of in-CONSUMPTION CURE

suggestions about the work of incorporating the conference report Yours in Christ

J. H. Blake.

Stated Clerk.

Rheumatism is cured by P. P. P.

Mr. Feagle had finished the enroll
Mr. Feagle had finished the enrollenacting clause in it, but I feel The importance of purifying the very certain it was there. It had S. A. Denny Esq, of this place joy good health. P. P. P. (Prickly leaves in a few days to make his Ash Poke Root and Potassium is a enroiling committee, and asked had to go on crutches. A year later, scrotula, in the form of white swellings, appeared on Nearly all the diseases in the Southern States are produced from States To build up a school anywhere, malaria. Grove's Tasteless Chill such a valuable citizen and the loss all the sarsaparillas and so-called self it was all right and report it at was an invalid, being confined to my bed malaria. Grove's Tasteless Chill such a valuable citizen and the loss all the sarsaparillas and so-called and indicated that I get Senator sister, but was confined to my bed most of the Seale to compare the bill and see time I was there. In July I read a book, 'A bar in this county. Of fine char- To thousands of who have the stain that it was properly enrolled. I of cures by Hood's Sarsaparilla. I was so imrare professional attainments, we nies caused by the dreadful run- took the bill to Senator Seale and I decided to try it. To my great gratification owe their health to much outdoor predict and hope for him in his ning sores other manifestations of he and myself went over it together the sores soon decreased, and I began to feel

life and physical exercise. In our southern climate during the proceeded in getting public weighers, they will have ample time we fear they will have ample time we fear southern climate during the prosuccess for himself and of great to Hood's Sarsaparilla for scrofula, the conference committees with the saparilla for about a year, when, having used to Hood's Sarsaparilla for scrofula, enrolled bill and otherwise examinate during the prosuccess for himself and of great to Hood's Sarsaparilla for scrofula, enrolled bill and otherwise examinate during the prosix bottles, I had become so fully released to the disease that I went to work for the disease. It is reasonably sure to ed it. It would seem that if the Flint & Walling Mrg. Co., and since then us would have detected it, Senator is expelled from my system, I always feel well, Seale then reported the bill for am in good spirits and have a good appetite signatures of Messrs. Pendleton as any one, except that one limb is a little

fine weather and crops are looking of any thing wrong in the enacting by C. I. HOOD & CO., Apothecaries, Lowell, Mass. 100 Doses One Dollar

weeks. I am not informed as to will re-enact the law or a similar le J. W. SAXON. one. Respectfully. W. B. PAGE. N.B. MARSH, San Pedro Texas.

FAILS. THE ENACTING CLAUSE Nevil's Prairie No. 478 on first Wednesday in June at 10 o'clock A. M. and will be in session two days if business requires it It is liver a public lecture at 2 o'clock, Crockett, Texas, May 8 .- Permit p. m. on Wednesday, All are in-

J. W. BARTEE,

Master. CROCKETT, May, 12th. 1891. issue of the 8th. inst. an article N. B. Marsh, J. B. Bennett of Col- loh's Consumption Cure."-For tee. The two committees got to- And when he does show up, please gether and after two nights' work sign his name to his article, as we agreed on a report, which was sign. do not like to be hit at by some one 22 Merchants of Crockett.

Bill McConnell Says.

To check the insane and criminal practices of wasting money for the paltry consideration of a little credpeople, matchlesss goods at match-

Special:-We invite you to take

### King of Medicines

Scrofulous Humor - A Cure "When I was 14 years of age I had a severe

I am now 27 years of age and can walk as well bone, and the sores formerly on my right leg. Hood's Sarsaparilla

LOST, STRAYED, OR STOLEN. Advertisements under the above heading wilf be inserted free of charge to all subscribers of The Courier.

LOST-A mebium sized, bay mare Public Square,

A. J. Bradley .-

## DAY WINDER

This fine young stallion is a son of Black woods, the 2nd., the celebrated trotting horse imported from Nashville, Tenn., by Charles Cook.

DEXTER was foaled on J. M. Banks' farm in Brazos County, Texas in the spring of 1886. His dam is LUCK, a fine mare of Steel Dust and Dupree stock, now in poosession of ED. COURIER.—We notice in your the heirs of J. M. Bond and still on the farm of J. M. Bond, deceased

My terms for standing is \$8 for Insurance.

clerk. After passing the senate, chants of Crockett and using this My address is Lovelady, Texas, and I reside 5 miles north of that place

J.S. Burton

EAST SIDE OF THE PUBLIC SQUARE, CROCKETT, TEXAS.

### W. H. DENNY

DRY GOODS, BOOTS AND SHOES. Notions, Ready-Made clothing, Hats, Caps, Gent's Furnishing Goods,

GROCERIES, STAPLE AND FANCY, Hardware, Queensware, Etc.

your interest to do so. EAST SIDE OF THE PUBLIC SQUARE, CROCKETT, TEXAS.

Dry Goods, Boots, Shoes, Clothing, Cents' Furnishing Goods

AND A GENERAL LINE OF GROCERIES. Just Received, the largest and best assorted stool of

Ever brought to Orockett, Consisting of

edsteads, Beureaus, Etc. Also a Full Line of BURIL KASKETS, COFFINS AND UNDERTAKING GOODS GENERALLY

Burial Robes for Gentlemen and Ladies.

Call, Examine and Price Before Making Your Purchases

ROSS MURCHISON

ROSS MURCHISON

SHOES, READY-MADE GLOTHING

For PRIES & PARICULARS all at THESE HEADQUARGERS.

A DAMS & ADAMS,

Porter Springs Leading Low Price House. Attorneys-at-Law, Dealer in Dry Goods. Notions. Boots, Office-In J. C. Wooters' Stone

Rheumatism.-James Paxton of Also a Full Line of Groceries, Savannah, Ga., says he had Rardware, Agricultural Implements. not move from the bed or dress and everything a farmer needs. Please without help, and that he tried call and get prices before trading elsemany but received no relief until where. he began to use P. P. P. (Prickly Ash Poke Root and Potassium), and two bottles restored him to

health. Sold by French & Cham- HOUSTON COUNTY BANK NVENTORS, \$50 will secure you a patent

DAISY SALOON, F. G. EDMISTON, PROPRIETOR

Keeps a full line of Imported and Domestic Liquors, Wines, Cigars and Cigarettes. Billiard Room in connection. C. ZIMMERMANN

Boot and Shoemaker, DRS. J. L. & W. C. LIPSCOMB

FINE CUSTOM WORK MADE TO ORDER.

CRADDOCK & CO., DEALERS IN

Caps, Boots, Shoes, Groceries. Also a full line of AGRICULTURAL IMPLEMENTS, Hardware, Furniture, Etc. East Side of CROCLETT, TEXAS.

First---Class Barber CROCKETT, Shop In The City.

CROCKETT ... TEXAS J. N GOOLSBEE When you wish an easy shave, As good as ever barber gave. Just call on us at our room, At morn, or eve, or busy noon. Our shop is neat, our towels clean, Sciseors sharp and razors keen, And all that art and skill can do, If you will call we'll do for you. We have the latest improved AND KE Congress chairs. Your patronage HOWARD & STANJON, PROP'S

SHOP NORTH SIDE WALL STREET,

Crockett Texas. Physician and Surgeon. Office at Ratliff. Texas. Will keep on hand a Stock of Drugs.

Physicians and Surgeons. Repairing Neatly and Promptly done | CROCKETT, - TEXAS. TOHN L. HALL, M. D.,

PHYSICIAN AND SURGEON Dry Goods, Notions, Clothing, Hats, Can be found at French & Chambe

TOHN B. SMITH, M. D.,

PRACTICING PHYSICIAN

TNOCH BROKSON

Office over DeBerry & Clark's st

### THE COURIER

PUBLISHED EVERY PRIDAY AT CHOCKETT, TEXAS. THE COURSER PUBLISHING COMPANY, PROPRIETORS. W.B. PAGE Editor.

Office In The Courter Building, South

ENTERED AT THE POST-OFFICE IN CROCK-ETT, TEXAS, AS SECOND-CLASS MATTER.

Subscription Price, \$1,50 Per Year,

FRIDAY, MAY 15, 1891.

### PROCLAMATION

By the Governor of the State of

Whereas the Twenty-second Legislature at its late regular biennial session which adjourned on the 13th day of April, A. D. 1891, passed the following Joint Resolutions in the manner prescribed by the Constitution of this State, proposing certain amendments to the Constitution of this State, to-wit: [S. J. R. No. 19.] JOINT RESOLUTION

AMENDING SECTION 4; ARTICLE 6, OF THE CONSTITUTION OF THE STATE OF TEXAS.

Section 1. Be it resolved by the Legislature of the Constitution of the State of Texas: That Section 4 of article 6 of the Constitution the State of Texas be so amended as to hereafter read as follows:

the people the vote shall be by bal-ter read as follows. lot, and the Legislature shall provide for the numbering of tickets and make such other regulations as may be necessary to detect and punish fraud and preserve the purity of the ballot box; and the Legislature may provide by law for the registration of all voters in all cities containing a population of ten thousand inhabitants or more.

this State shall issue his proclamation ordering an election to be held en the second Tuesday in August, A. D. 1891, on this amendment, in accordance with article 17, section 1, of the Constitution; and those voting for the adoption of this amendment shall have written or printed on their ballots the words "For the amendment to section 4 article 6, of the constitution, relatin to voting;" and those voting against the adoption of said amendon their ballots the words "Against the amendment to section 4, article 6, of the Constitution, relating to voting."

Joint Resolution No. 19, To OF TEXAS.

Legislature of the State of Texas; That section 5, article 7,of the Con- follows: stitution of the State of Texas be so amendeded as to hereafter read as follows:

The principal of all bonds and other funds and the principal arising from the sale of the lands hereinbefore set apart to said school fund shall be the permanent school fund, and all the interest derivable therefrom and the taxes herein authorized and levied shall be the available school fund, to which the one per cent annually of the total value of the permanent school fund; such value to be ascertained by the Board of Education until otherwise provided by law; and the available school fund shall be applied annually to the support of of, and may conform the jurisdic- judges thereof shall have the power the public free schools. And no law shall ever be enacted appropriating any part of the permanent by law.

5, article 7, of the Constitution of tice of the Supreme Court the Gov- Section 6 The Legislature shall all suits for trial of title to land the general jurisdiction of a probate the State of Texas."

[H. J. R. No. 1.] JOINT RESOLU-

reater rate of interest than ten per fied. cent per annum shall be deemed usurious, and the first Legislature after this amendment is adopted shall provide appropriate pains agreed upon, the rate shall not exceed six per centum per annum.

ordering an election on the second Legislature may prescribe. the qualified electors of the State.

Section 3. Those voting for the adoption of section 1 shall have written or printed on their ballots the words "For the amendment to section 11, article 16, of the State Constitution, to reduce rate of interest;' and those voting against said amendment shall have written or printed on their ballots Against the amendment to section 11, article 16, of the State Constitution, to reduce rate of interst."

[H. J. R. No. 12] JOINT RESOLU-TION TO AMEND SECTION 20, ARTI-THE STATE OF TEXAS.

Section 1. Be it resolved by the Legislature of the State of Texas: That section 20, article 16, of the Constitution of the State of Texas Section 4. In all elections by be amended so that it shall hereaf-

Section 2. That the Governor of hibited within the prescribed lim- The Supreme Court shall appoint

tion shall have written or printed vide. on their ballots the words "Against

LUTION TO AMEND SECTIONS 1. 2. 3, 4, 5, 6, 7, 8, 11, 12, 16, 25, AND TION OF TAE STATE OF TEXAS.

Be it resolved by the Legislature AMEND SECSION 5, ARTICLE 7, OF of the State of Texas: That Sec-THE CONSTITUTION OF THE STATE tions 1, 2, 3, 4, 5, 6, 7, 8, 11, 12, 16, 25, and 28 of article 5 of the Con-Section 1. Be it resolved by the stitution of the State of Texas le so amended as to hereafter read as

this State shall be vested in one Criminal District Court of Galves- peals. ton and Harris Counties shall con-Legislature may add not exceeding tique with the district jurisdiction, Appeals shall have appellate juris-

Section 2. The Supreme Court be presented by law issue such other purpose whatever; nor shall shall consist of a chief justice and writs as may be necessary to enthe same or any part thereof ever two associate justices, any, two of force its own jurisdiction. The be appropriated to or used for the whom shall constitute a quorum, court of criminal appeals shall support of any sectarian school; and and the concurrence of two judges have power upon affidavit or otherthe available school fund herein shall be necessary to the decision wise, to ascertain such matters of provided shall be distributed to the of a case. No person shall be eligi- fact as may be necessary to the exseveral counties according to their ble to the office of chief justice or- ercise of its jurisdiction. The court scholastic population and applied associate justice of the Supreme of criminal appeals shall sit for the in such manner as may be provided Court unless he be, at the time of transaction of business from the ms election, a citizen, Section 2. The foregoing con- the United States and of this State. stitutional amendment shall be and unless he shall have attained submitted to a vote of the qualified the age of thirty years, and shall places (or the capital city) if the ture of the State of Texas, on the judge of a court or such lawyer and vide. The court of criminal apsecond Tuesday in August, 1891, judge together at least seven years. peals shall appoint a clerk for each at which election all voters favor. Said chief justice and associate jus- place at which it may sit, and each ing said proposed amendment shall tices shall be elected by the quali- clerk for each place at which it may write or have printed on their bal- fied voters of the State at a general sit, and each clerk shall give bond shall have original jurisdiction in hal of which the county court lots the words "For the amendment election, shall hold their offices six in such manner as is now or may all criminal cases of the grade of has exclusive or concurrent or original cases of the grade of has exclusive or original cases of the grade of has exclusive or original cases of the grade or original cas to section 5, article 7, of the Consti- years or until their successors are hereafter be required by law, and felony; in all suits in behalf of the inal jurisdiction of civil appeals, tution of the State of Texas;" and elected and qualified, and shall who shall hold his office for four State to recover penalties, forfei- in civil sases to the court of civil ap and all voters opposed to said each receive an annual salary of years unless sooner removed by the tures, and all escheates; of all cas- peals, and in such criminal cases to amendment shall write or have four thousand dollars until other- court for good cause, entered of es of divorce; of all misdemeanors the court of criminal appeals, with printed on their ballots the words wise provided by law. In case of a record on the minutes of said involving official misconduct; of all such exceptions and under such "Against the amendment to section vacancy in the office of Chief Jus-

present Constitution and until their shall have the qualifications as controversy shall be valued at or and distribution of estates of de-

but when no rate of interest is isdiction shall extend to questions of law arising in cases of which the Courts of Civil Appeals have ap-Section 2. The Governor of this pellate jurisdiction, under such re-State shall issue his proclamation strictions and regulations as the Tuesday in August. 1891, at which otherwise provided by law the apelection the foregoing amendment pellate jurisdiction of the Supreme shall be submitted for adoption by Court shall extend to questions of law arising in the cases in the courts of civil Aappeals in which the judges of any court of civil appeals may disagree, or where the several courts of civil appeals may hold differently on the same ques tion of law, or where a statute of the State is held void. The Sureme court and the justices thereof shall have power to issue writs of habeas corpus as may be prescribed by law, and under such regulations as may be prescribed by law the said courts and the justices thereof may issue the writs of mandamus, procedendo, certiorari, and such CLE 16, OF THE CONSTITUTION OF other writs as may be necessary to enforce its jurisdiction. The Legislature may confer original jurisdiction on the Supreme court to issue writs of quo warranto and mandamus in such cases as may be specified, except as against the Governor of the State. The Supreme court shall also have power, upon affida-Section 20. The Legislature vit or otherwise as by the court shall at its first session enact a law may be determined, to accertain whereby the qualified voters of any such matters of fact as may be neccounty, justice's precinct, town, ci- essary to the proper exercise of its ty (or such subdivision of a county jurisdiction. The Supreme Court as may be designated by the com- shall sit for the transaction of busimissioners court of said county,) ness from the first Monday in Ocmay by a majority vote determine tober of each year until the last from time to time whether the sale Saturday in June in the next year of intoxicating liquors shall be pro- inclusive, at the capital of the State a clerk, who shall give bond in such Section 2. The foregoing amend- manner as is now or may hereafter ment shall be submitted to the be required by law, and he may qualified voters of the State on the hold his office for four years, and second Tuesday in August, A. D. shail be subject to removal by said 1891. Those favoring its adoption court for good cause entered of recshall have written or printed on ord on the minutes of said court their ballots the words "For local who shall receive such compensacontrol;" those opposed to its adop- tion as the Legislature may pro-

Section 4. The court of crimiment shall have written or printed [Senate J. R. No. 16.] Joint Reso judges, any two of whom shall con- years, and those who may draw ner as may be prescribed by law. ment to article 5 of the Constitustitute a quorum, and the concur-28, ARTICLE 5, OF THE CONSTITU- sary to a decission of said court; election and until their successors each other when they may deem it have printed on their ballots the Fine not less than twenty-five no preme court. They shall be elected vided for in this Constitution. by the qualified voters of the State at a general election, and shall Section 7. The State shall be scribed by law. ARTICLE 5-JUDICIAL DEPARTMENT. criminal appeals the Governor shall creased or diminished by law. throughout the State. The style of And whereas the State Constitution worship. Fine not less than Appeals, in a Court of Criminal may be in office at the time when be a citizen of the United States and by the authority of the State of weeks, commencing at least three Appeals, in District Courts, in this amendment takes effect shall of this State, who shall have been a Texas, and shall conclude "Against months before an election;

Section 5. The court of criminal and organization now existing by diction coextensive with the limits law until otherwise provided by of the State in all criminal cases of law. The Legislature may estab- whatever grade, with such exceplish such other courts as it may tions and under such regulations deem necessary, and prescribe the as may be prescribed by law. The jurisdiction and organization there- court of criminal appeals and the tion of the district and other inferi- to issue the writ of habeas corpus, and under such regulations as may of first Monday in October to the last

TION TO AMEND SECTION 11, ARTI- tion the vacancy for the unexpired more than three supreme judicial Legislature of the State of Texas: who may be in office at the time quire, and establish a Court of Civ-

by law. Until the organization of jurisdiction, original and appellate, be prescrided by law.

Courts of Civil Appeals, criminal ap as may be provided by law. peals asherein provided for, the juris liction, power and organization and which may be pending in the Court prescribed by law, or when he shall business therein. reated under this article after the number of persons learned in the general election for such offices. first election of the judges of such law for the trial and determination | Section 29. The foregoing con courts under this amendment of such cause or causes. When a stitutional amendment shall be

No. 1 shall hold their offices two a competent person may be appoint- favoring said proposed amendment nal appeals shall consist of three shall hold their offices for four where it is pending, in such man- ballots the words "For the amend class No. 3 shall hold their offices And the district judges may ex- tion, relating to the judiciary," and rence of two judges shall be neces- for six years from the date of their change districts or hold court for all those opposed shall write or said judges shall have the same are elected and qualified; and there expedient, and shall do so when re- words "Against the amendment to more than one hundred dollars. malifications and receive the same after each of the said judges shall quired by law. This disqualifica- article 5 of the Constitution, relatsalaries as the judges of the Su- hold his office for six years, as pro- tion of judges of interior tribunals ing to the judiciary."

vears. In case of a vacancy in the tricts as may now or hereafter be of this State, by virtue of their ed as required by the Constitution office of a judge of the court, of provided by law, which may be in- office, be conservators of the peace and existing laws of the State. years, and shall receive for his ser- and they shall have exclusive jurvices an annual salary of two thou- isdiction in all civil cases when the sand five hundred dollars, until matter in controversy shall exceed otherwise changed by law. He in value \$200 and not exceed \$500 shall hold the regular terms of his exclusive of interest; and concurourt at the county seat of each rent jurisdiction with the district county in his district at least twice court when the matter in controin each year in such manner as versy shall exceed \$500 and not exmay be prescribed by law. The ceed \$1,000, exclusive of interest, Legislature shall have power by but shall not have jurisdiction of general or special laws to authorize suits for the recovery of land. the holding of special terms of the They shall have appellate jurisdiccourt, or the holding of more than tion in cases civil and criminal of two terms in any county for the which Justices' courts have origidispatch of business. The legisla- nal jurisdiction, but of such civil ture shall also provide for the hold- cases only when the judgment of ing of district court when the judge the court appealed from shall exthereof is absent, or is from any ceed \$20, exclusive of cost, under Saturday of June in each year, at cause disabled or disqualified from such regulations as may be prethe State capital and two other presiding. The district judges who scribed by law. In all appeals Legislature shall hereafter so pro- ment takes effect shall hold their a trial de novo in the county court.

shall expire under their present from the final judgment rendered election or appointment. in such cases by the county court, Section 8. The District Court as well as all cases civil and crimisuits to recover damages for slan- regulations as may be prescribed by der or defamation of character; of law. The county court shall have ernor shall fill the vacancy until as soon as practicable after the and for the enforcement of liens court; they shall probate wills, apthe next general election for State adoption of this amendment, divide thereon; of all suits for the trial of point guardians of minors, idiots. officers, and at such general election the State into not less than two nor the right of property levied upon lunatics, persons non compos mentis, by virtue of any writ of execution, and common drunkards; grant CAL 16, OF THE CONSTIUTION OF term shall be filled by election by districts, and thereafter into such sequestration, or attachment when letters testamentary and of adminthe qualified voters of the State. additional districts as the increase the property levied on shall be istration; settle accounts of execu-Section 1. Be it enacted by the The judges of the Supreme Court of population and business may re- equal to or exceed in value five tors; transact all business apperhundred dollars; of all suits. com. taining to deceased persons, minors, Constitution of the State of Texas continue in office until the expira- which shall consist of a chief jus- regard to any distinction between mentis, and common drunkards, in-

Section 11. All contracts for a successors are elected and quali- herein prescribed for justices of the amount to five hundred dellars ex- ceased persons; and to apprentice Supreme Court. Said Court of Civ- clusive of interest; of contested elec- minors, as provided by law; and Section 3. The Supreme Court il Appeals shall have appellate jur- tions: and said court and the judges the county court or judge thereo shall have appellate jurisdiction on- isdiction coextensive with the lim- thereof shall have power to issue shall have power to issue shall have power to issue writs of ly except as herein specified, which its of their respective districts, writs of habeas corpus, mandamus, injunction, mandamus, and all and laws of this State. do hereby shall be coextensive with the lim- which shall extend to all civil cas- injunction, and certiorari, and all writs necessary to the enforcement issue this my proclamation ordering and penalties to prevent the same, its of the State. Its appellate ju- es of which the District Courts or writs necessary to enforce their jur- of the jurisdiction of said court, and that an election, as required by said County Courts have original or ap- isdiction. The District Court shall to issue writs of babeas corpus in Joint Resolutions, be held on the For sale by pellate jurisdiction, under such res- have appellate jurisdiction and cases where the offense charged is day designated therein, to-wit: trictions and regulations as may be general control in probate matters within the jurisdiction of the counprescribed by law: Provided, that over the County Court established ty court or any other court or trithe decisions of said courts shall be in each county, for appointing bunal inferior to said court. The conclusive on all questions of fact guardians, granting letters testa- county court shall not have crimibrought before them on appeal of mentary and of administration, pro- nal jurisdiction in any county error. Each of said Courts of Civil bating wills, for settling the ac- where there is a criminal district Appeals shall hold its sessions at a counts of executors, administrators, court, unless expressly conferred by place in its district to be designated and guardians, and for the transac- faw; and in such counties appeals by the Legislature, and at such a tion of all business appertaining to from Justice's courts and other in time as may be prescribed by law. estates: and original jurisdiction ferior courts and tribunals in crim-Said justices shall be elected by the and general control over executors, inal cases shall be to the criminal qualified voters of their respective administrators, guardians and mi- district court, under such regula districts, at a general election, for a nors, under such regulations as tions as may be prescribed by law, term of six years, and shall receive may be prescribed by law. The and in all such cases an appeal for their services the sum of three District Court shall have appellate shall lie from such district court to thousand five hundred dollars per jurisdiction and general superviso- the court of criminal appeals. annum until otherwise provided by ry control over the County Com- When the judge of the county court law. Said courts shall have such missioners Court, with such except is disqualified in any case pending sign my name and cause the seal other jurisdiction, original and ap- tions and under such regulations in the county court the parties inpellate, as may be prescribed by as may be prescribed by law; and terested may by consent appoint law. Each Court of Civil Appeals shall have general original jurisdic- proper person to try said case, or shall appoint a clerk in the same tion over all causes of action what- upon their failing to do so, a commanner as the clerk of the Supreme ever for which a remedy or juris- petent person may be appointed to Court, which clerk shall receive diction is not provided by law or try the same in the county where it such compensation as may be fixed this Constitution, and such other is pending, in such manner as may

> Section 25. The Supreme court Section 11. No judge shall sit shall have power to make and eslocation of the Supreme Court, the in any case wherein he may be in- tablish rules of procedure, not in-Court of Appeals, and the Commis- terested, or when either of the par- consistent with the laws of the sion of Appeals shall continue as ties may be connected with him State, for the government of said they were before the adoption of either by affinity or consangumity court and the other courts of this this amendment. All civil cases within such a degree as may be State, to expedite the dispatch of of Appeals shall, as soon as practi- have been counsel in the case. Section 28, Vacancies in the cable after the organization of the When the Supreme Court, the office of judges of the Supreme court dollars. Courts of Civil Appeals, be certi- Court of Criminal Appeals, the the court of criminal appeals, the

Fine not exceeding one hundred mitted to the proper Courts of Chil ber of either, shall be thus disqual- courts shall be filled by the Gover- lessly. Fine not exceeding Appeals, to be decided by said ified to hear and determine any nor until the next succeeding gen- hundred dollars. courts at the first session of the Su- case or cases in said court, the eral election, and vacancies in the preme Court, the Court of Criminal same shall be certified to the Gov- office of county judge and justice's appealsand such of the courts of civil ernor of the State, who shall im- of the peace shall be filled by the appeals which may be hereafter mediately commission the requisite commissioners court until the next

The terms of office of the judges of judge of the District Court is dis-submitted to a vote of the qualified each court shall be divided into qualified by any of the causes above electors of the State at an election three classes, and the justices there stated, the parties may by consent to be held throughout the State on of shall draw for the different class- appoint a proper person to try said the second Tuesday in August. A es. Those who shall draw class case; or, upon their failing to do so, D. 1851, at which election all voters years, those drawing class No. 2 ed to try the same in the county shall write or have printed on their

shall be remedied and vacancies in Section 30. The Governor of the their offices filled as may be pre- State is hereby di rected to issue the hold their offices for a term of six divided into as many judicial dis- Section 12. All judges of courts ction, and have the same publish-

fill such vacancy by appointment For each district there snall be elec- all writs and process shall be "The tion requires the publication of any twenty-five nor more than one hunfor the unexpired term. The ted by the qualified voters thereof, at State of Texas." All prosecutions proposed amendments to said in- dred dollars. Supreme Court, in Courts of Civil Judges of the court of appeals who a general, election a judge, who shall shall be carried on in the name and strument once a week for four

County Courts, in Commissioners continue in office until the expira- practicing lawyer of this State or the peace and dignity of the State. And whereas each of said Joint Courts, in Courts of Justices of the tion of their term of office under the a judge of a court in this State for Section 16. The county court Resolutions requires the Governor Peace, and in such other courts as present constitution and laws as four years next preceding his elec- shall have original jurisdiction of to issue his proclamation ordering may be provided by law. The judges of the court of criminal ap. tion, who shall have resided in the all misdemeanors of which exclu- an election for the submission of district in which he was elected for sive original jurisdiction is not giv- said Joint Resolutions to the qualitwo years next preceding his election to the Justice's court as the same fied electors of this State for their tion, who shall reside in his district is now or may hereafter be pre- adoption or rejection on the second during his term of office, who shall scribed by law, and when the fine Tuesday in August, A. D. 1891, hold his office for the period of four to be imposed shall exceed \$200; which will be the eleventh day of after april 1st 1891. Penalty fifty

ON TUESDAY THE 11TH DAY OF AL in the several counties of this State

for the adoption or rejection of said several proposed amendments to the Constitution of the State of Texas. Dy positive cure for Cata Said election shall be held at Dinhtheria and

election precints of the several counties of this State and will be conducted by the officers holding each bottle of Shiloh the same in conformity with the Remedy. Price 50 cents -- For a laws of this State and in accordan- by J. G. Haring. ce with the provisions of this proc-

of State to be affixed, at [L. s.] the city of Austin, this 29th day of April A. D. 1891. J. S. HOGG. Governor of Texas.

By the Governor: GEO. W. SMITH. Secretary of State.

A Summary of City penal Ordinance Unlawful to jump on train. Fine not exceeding ten dollars.

Unlawful to fight. -Fine not ex-

Unlawful to get drunk. Fine not to exceed one hundred dollars.

Unlawful to use nigger-shooters.

on side walk. Fine not exceeding

in the city. Fine in any sum not exceeding ten dollars.

chimmeny flues. Fine not excee ing one hundred dollars.

exceed one hundred dollars. Unlawful to fire any firearms on the public square or street. Fine not exceeding one hundred dollars.

not exceeding one hundred dollars. Unlawful to play ball on public square or business streets. Fine not exceeding one hundred dollars. Unlawful to disturb religious

Unlawful to play at any game of cards or dice at any public place

house, vulgar, obscene, profane or indecent language. Fine not ex-

Unlawful for hogs to run at large cents a day per hog.

## GROVE'S TASTELESS CHILL TONIC



The smallest infant will take it and Chills once broken will not return. No quinine needed. No purgative Contains no poison. Cheaper than It purifies the blood and removes all malarial poison from the system. It is as large as any dollar tonic and

WARRANTED LE, Mass., Dec. 72, 1888.

RETAILS FOR 50 CENTS.

one of them for a year, and or beginning with the Chill and hearty, with rell and rony

the several polling places of the For sale by J. G. Haring

Constitution for \$2.2

In testimony whereof, I hereto

ceeding one hundred dollars.

fied to and the records therof trans- Court of Civil Appeals, or any mem- court of civil appeals, and district Unlawful to ride or drive reck-

Unlawful for a vagrant to remain

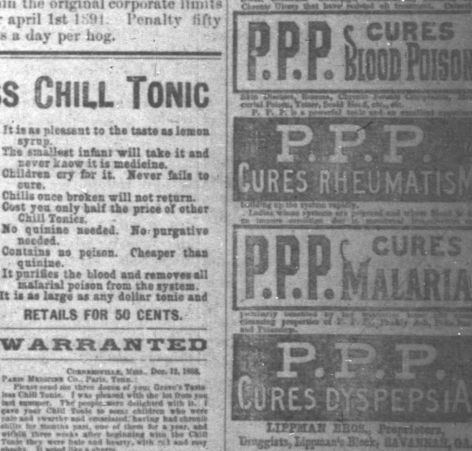
Unlawful to use foul stoves or

Unlawful to discharge fire-crackers or Roman candles. Fine not to

Unlawful to deposit dead ani

mals near private residences. Fine

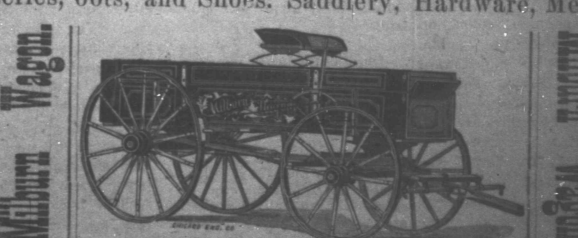
ceeding one hundred dollars. within the original corporate limits



For sale by FRENCH & CHAMBEL

W.MURCHI

GOODS, NOTIONS, CI Groceries, oots, and Shoes. Saddlery, Hardware, Medicines



That section 11, article 16, of the this amendment takes effect shall il Appeals in each of said districts, plaints, or pleas whatever, without idiots, lunatics, persons non compos Feeps Censtantly on hand the Celebrated Milburn Wagon, every one of which is sole shall be amended so as to hereafter tion of their term of office under the tice and two associate justices, who law and equity, when the matter in cluding the settlement, partition. Agricultural Implements, Cane Mills, Sugar Evapor North Side of Public Square Creckett, Texas