

DR. C. O. WEBB, DENTIST, Next Door to John Marchison & Son East Side Public Square. BROOKETT, TEXAS. RICE MAXEY, Attorney-at-Law.

The Crockett Weekly Courier.

S. C. ARLEDGE, Leading House in Crockett for all Lines of Groceries, Fancy and Staple. Keep constantly on hand a large supply of Salt, Hardware, Etc. My goods are always fresh and of THE VERY BEST QUALITY.

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 15, 1891. No. 16.

CHURCH DIRECTORY. METHODIST—J. T. Dawson, Pastor, Services the 2d, 3d and 4th Sundays in each month, morning and evening. Sunday school every Sunday. Prayers meeting every Tuesday night. First Sunday at Lovelady.

COURT DIRECTORY. DISTRICT. District Judge, Hon. F. A. Williams. District Attorney, Hon. W. H. Gill. District Clerk, Hon. W. A. Chapman.

COURT CALENDAR. DISTRICT. Court convenes the first Monday after the 4th Monday in February, and first Monday after fourth Monday in September.

ALLIANCE DIRECTORY. PRESIDENT OF COUNTY ALLIANCE, J. F. Garrett, Grapeland, Texas. C. G. Summers, Vice-President, Crockett, Texas.

GRANGE DIRECTORY. COUNTY GRANGE. President, J. B. Stanton. Secretary, J. B. Stanton. Treasurer, J. B. Stanton.

KNIGHTS TEMPLAR. Palestine Commandery No. 3, K. T. holds their stated convocations on the 3rd Friday night in each month.

A CASE OF HYPNOTISM. HOW A BOY WAS INFLUENCED BY A THIEVING TRAMP.

Singular Facts Developed in a Police Case at Cincinnati—Keeping a Boy Under His Influence, Even at a Distance. CINCINNATI, O., May 1.—A case was tried in the Police Court this morning which if it does not give an example of hypnotism comes very near it.

About two months ago the boy succeeded in eluding his shadow, and reached the home of his step-brother at Delhi, near Cincinnati. He resolved to do better and make a man of himself, and secured work at the coverage works. His fear that Johnston would discover his whereabouts began to wear off, and he was feeling safe when yesterday his evil genius appeared.

Johnston is a desperate looking character. He has a low, retreating forehead, piercing black eyes, and bushy black eye-brows. There is no question but what he wielded an undue influence over the boy. Judge Gregg sentenced him to the Work House for three months. Williams was so exhausted at the close of the trial that he had to be assisted home.

WASHINGTON, April 23, 1890.—To Messrs. J. M. Barber, John M. Randolph, Cameron, Tex: Gentlemen—Yours inclosing copy of resolutions adopted by the Milan county Farmer's alliance endorsing and approving H. B. bill No. 7162 and senate bill No. 2806, and requesting from me an expression of opinion touching the same has been received.

TARRED AND FEATHERED. The Punishment of a Libelous Correspondent at Waco, Tex.

Waco, Tex., May 1.—For some weeks the citizens of various Texas towns have been the brunt of attacks through the columns of the Kansas City Sunday Sun the names of ladies, who are leaders in society being often unenviably mentioned in that paper.

Reel before receiving his punishment confessed to being the author of the different articles from Fort Worth, Waco, Dallas and Corsicana some of which caused a commotion of unusual dimensions. He did not rest with connecting the names of prominent gentlemen with the demi-monde, but brought in respectable ladies, making slanderous statements about them.

Our government was created by the people and it is the only hope for perpetuation of liberty for the people and if it goes wrong we had better try to right it, to get it back on the right track, rather than to plunge it deeper into wrong and error by passing such bills as these referred to.

Porter's census shows that nearly \$200,000,000 of mortgage debt is owed by Iowa farmers. At six per cent. here is an interest charge of \$12,000,000 that must be paid annually. When it is recalled that what you so like about it? "Asked Brundage, "It's so English," returned De Peyster.—Brooklyn Life.

THE POSSIBILITY OF FLYING. Results of the Experiments of Prof. S. P. Langley.

THE annual meeting of the National Academy of Sciences began here to-day in the National Museum. Prof. S. P. Langley of the Smithsonian institution read a paper on the subject of flying machines which attracted much attention.

He first sought to ascertain whether or not it required more power to move laterally than to stand still in the air. For this he had suspended a flat brass plate from the arm of a whirling machine by a spring.

Having the funeral services of Von Moltke in a ball-room was running from ray to grave.—New Orleans Picayune. A Western flying machine company has gone up. That's more than its flying machine ever did.—Somerville Journal.

One of England's Advantages—"I do so love England," said De Peyster ecstatically. "What do you so like about it?" asked Brundage. "It's so English," returned De Peyster.—Brooklyn Life.

A WAIL ABOUT THE DEAD. Whose Knife Killed the Uniform School Book Bill Enacting.

Austin, Tex., May 6.—The uniform school book bill was this morning discovered to have been killed outright in its enrollment. It has no enacting clause required by the constitution.

George's Hard Fight. The Mississippi Senator to Have a Hard Time for Re-Election. JACKSON, Miss., May 3.—Recent political scenes in South Carolina, Georgia and other States, are to be repeated with variations in Mississippi.

Is Woman the "Weaker Vessel?" The power of imagination is supposed to be stronger in woman than in man; but this was not shown in a recent hospital experiment. Dr. Durand, wishing to test the practical effect of mind diseases, gave 100 patients of the "sick ward" each a dose of sweetened water.

Governor Hogg's Children. Governor James Stephen Hogg, of Texas, is nothing if not original. He has an interesting family among them three bright children, two girls and a boy, whose names respectively are Ima Hogg, Ura Hogg and Moore Hogg.

THE MONSTER GUN. Albany, N. Y., May 5.—The 12-inch steel gun constructed at the Watervliet Gun factory will be completed this week.

Albany, N. Y., May 5.—The 12-inch steel gun constructed at the Watervliet Gun factory will be completed this week. This gun will have a range of over ten miles and weighs fifty-two tons.

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THE COURIER

PUBLISHED EVERY FRIDAY AT CROCKETT, TEXAS. THE COURIER PUBLISHING COMPANY, PROPRIETORS. W. B. PAGE, Editor.

Office in The Courthouse Building, South-east of Court-House. ENTERED AT THE POST-OFFICE IN CROCKETT, TEXAS, AS SECOND-CLASS MATTER.

Subscription Price, \$1.50 Per Year. FRIDAY, MAY 15, 1891.

Houston county the gold medal county.

Houston county invites capital and immigration.

Houston county leads all counties in variety of soils.

Houston county leads all counties in the number and volume of flowing streams.

Houston county leads all counties in soil adapted to the growth of Fruits and vegetables.

Houston county leads all counties in native woods adapted to manufacturing purposes.

Houston County can grow more than a hundred thousand gallons choice ribbon syrup for sale this season.

"I and the people are running this government, by gallies."

That man has been found and at present he fills to overflowing the executive chair at Austin.

For years the press of the country has been in quest of some one who could answer Webb Flanagan's historic question.

The appointment by Governor Hogg of R. D. Tarilton of Hill county, to the Commission of Appeals is a splendid one.

The law repealing the tax on manufacturing and selling tobacco, cigars and snuff went into effect May 1st.

J. E. HOLLINGSWORTH, of Johnson county has been appointed by the Governor as Commissioner of Agriculture.

GOVERNOR HOGG seems to regard the executive office not as a function of government but as a personal possession.

GOVERNOR HOGG has appointed Judge W. P. McLain of Titus Co., as the third man on the railroad commission.

"Eli" hath taken up his abode in East Texas and dwelleth near unto the city of Tyler. West Texas papers please copy.

The commission to codify the laws consists of Wells Thompson of Colorado county, Brock Robertson of Dallas and A. W. Terrel of Travis.

WHAT IS A CONSTITUTION? A constitution is the written organic law of the land to be observed when it suits and to be broken when it doesn't.

THE "tooth-pick-sucking" editor of the Houston Post and the book-agents can now get together in some back-yard and hurrah and throw up their hats.

HORACE Chilton's promotion is vividly suggestive of the fellow that went up like a meteor. When the people speak next summer, the other part of the simile will be realized.

THE Cherokee County Alliance, the Governor's native county, adopted a resolution condemning the commission with appointive powers and declared in favor of electing them.

So high was the standing and reputation of R. Q. Mills in other states that as soon as the wire-announced the resignation of Reagan, some of the papers assumed as a matter of course that Mills would be appointed his successor and so announced.

The Dallas News in speaking of Mr. Blaine remarks that whatever they have called him, they have never yet applied the appellations of "Major, Colonel or General" to him. It was McConly who said the "simple sound of the title 'Mr.' had more music for his ears than the proudest of the feudal titles."

EVER since the man, Adam, fired over the garden walls of Paradise, A. L., one, for eating unripe fruit, the human family has been the victim of untold heresies, in one form or other, political, social, religious or economic. They come and go. It matters not how posterous a proposition may be, it will command followers and advocates. So it is with the sub-treasury scheme.

MONEY matters are so confoundedly tight that every one will welcome any sort of a circulating medium, from prairie-dog ears to a Spanish doubloon.

The surplus at Washington is gone, and the hole made thereby in the vaults is large enough for Secretary Foster and all the treasury employees to get in and cool off.

The Hillsboro Reflector and the Marlin Ball are without superiors as weeklies in the state. They are bright, ably edited and scrupulously free from typographical errors. They merit a generous patronage and show every evidence of receiving it.

The Michigan legislature has passed a law providing for the election of presidential electors by congressional districts. They also passed a law by which the democrats will elect seven out of eleven congressmen.

It is in order now for Governor Hogg to say something about the enacting clause of the Text Book Bill. Did he read the bill, and, if so, why didn't he discover the omission? And why didn't he examine it before the legislature adjourned? If he didn't read it at all, as seems most probable, why didn't he?

The Austin County Alliance at a recent meeting adopted the following resolution: "That we believe the withdrawal of Evan Jones, C. W. Macune, Harry Tracy, Ben Terrel and R. J. Sledge, as leading members of the Alliance, both state and national, would result in much good to the Alliance cause, as all thinking men are opposed to their plans and operations as leaders."

The constitution of the state specially disqualifies all members of the legislatures from accepting any office of profit created by the legislature of which they are members. And yet we see the governor who is presumed to understand and sworn to support the constitution, appointing A. W. Terrel, a member at the last legislature, to a twenty-five hundred dollar job which the legislature, of which Mr. Terrel was and is a member, made.

The charges of State-chemist Herndon against State Geologist Dumble are based on malice. They had their origin in the contest over the lignite bill at the recent session of the legislature. Mr. Herndon was opposed to the lignite bill and did all he could to knife it. The friends of the measure complained to Mr. Dumble and the writer was one of them. The cause of Mr. Herndon's opposition was current gossip in capitol corridors. Mr. Dumble fired him and did his duty in doing so.

No Knight of the Round Table ever won his spurs by displaying more chivalrous devotion to the principles of his order, than has Roger Q. Mills earned elevation to the United States Senate by the knightly manner in which he has fought the fights of the people against monopolies and the tariff barons. Notwithstanding his vaillant services in this direction, he has been purposely and deliberately ignored by the governor of the state and a man from the foot of the class advanced over his head and installed in this exalted station.

No paper in the state did more in its humble way to bring about the nomination of Governor Hogg than did the COURIER. We rejoice that we didn't do more and repent of a great deal that we did do. What we did is of record, and what we say now also becomes of record. That they are inconsistent we frankly confess. When one makes a mistake nothing is more manly than to confess it. That we are disappointed in the man we also confess. However, we still hope for better results from his administration than he has so far given any reason to hope for. We shall try to be just and when the governor does a good thing whether by accident or design, we shall be pleased to make note of it.

Considering the fact that Mr. Hogg is supposed to critically examine every ret of the legislature presented for his signature, it is being whispered about that it was passing strange that he did not discover that the enacting clause was left out of the text book bill during the twenty days it remained in his office, and before it was sent to the office of the secretary of state, Houston was for Hogg, and he could easily see and point out the defects in Houston's new charter in time for them to be corrected and the bill passed. Senator Page—the author of the text book bill—was against Hogg, and his bill—the very one above all others the people wanted—was permitted to die because of Mr. Hogg's carelessness in failing to discover in time that the enacting clause was left out.—Austin Capitolian.

A Stupid Partisan Organ.

The kitchen-cabinet organ of the administration, otherwise known as the Fort Worth Gazette, is provoked to great madness by a recent editorial in The Courier, touching the appointment of Senator Reagan as R. R. Commissioner and Horace Chilton as United States Senator. The unreasoning partisanship and idolatrous servility of the Gazette for the chief executive at Austin are inexpressibly disgusting at all times and become more so, if possible, when it seeks to pervert facts and distort the truth in its untempered zeal to shield the shortcomings of the present governor. The Gazette aspires or rather affects to be regarded as the official organ of Governor Hogg. It would have the public believe that its ear is closer to the administrative head than any other paper's; that when it speaks, its utterances must be accepted as inspired, as official and as not to be questioned. We are willing for the Gazette to regard itself and to be regarded by the public as spokesman for the administration, for no other editor would be so truckling as to measure up to the requirements imposed by such a position. The Gazette editor knows more of the administrative secrets and is favored with a wider insight into its plans than the editor of any other paper, or than any other individual. We will admit all of that, and yet there are still some important state secrets which even the editor of the Gazette or any other individual has not been let into and which can be read only in the light of events. To defend Governor Hogg from the COURIER's imputation of acting the part of a political intrigant in the matter of inducing Senator Reagan to accept a position on the Commission and appointing Horace Chilton as United States Senator in his place, the Gazette adopts the recourse to which a piliant tool invariably resorts when placed on the defensive—that of denouncing the charge as "malicious and false." We again repeat that it was known and talked of at Austin from four to six weeks previous to final adjournment that the governor had tendered to Senator Reagan a place on the commission and was urging him to accept and in the event of his acceptance, that Horace Chilton would receive the appointment as his successor. The writer received his information from an administration Senator who was in close confidence with the governor, a man whose word would not be called in question, if his name were given. In offering to Senator Reagan the position and in pressing him to accept the same, the governor, we confidently believe, was influenced as much, if not more, by the consideration of providing a vacancy for his Tyler friend as he was by the fitness of Senator Reagan for the honor which the governor of the state with unflagging and unseemly zeal was thrusting upon him.

Knowing the chief executive as the public has had an opportunity of knowing him within the last two months, judging him by his official acts as all have had an opportunity of doing, we can but conclude that the chief executive of the state regards the office he fills less as a function of government than a personal possession. Reasoning upon this theory, aside from extraneous evidence to confirm it, the conclusion is clear and inevitable that the negotiations between Senator Reagan and the governor respecting the commission were so shaped and timed that the governor could have an opportunity of bestowing upon his Tyler friend the most exalted honor, save one, in the gift of the people. This piece of diplomacy was pending apparently for six weeks or more. It was not consummated apparently till late in April. It was not sought or desired to be otherwise. Governor Hogg didn't want the legislature to choose Senator Reagan's successor because he knew the present legislature would not have chosen Horace Chilton. He wanted the bestowal of the Senatorial toga himself. Knowing what he did and dearing what he did, there was every reason and inducement why he should so order the train of events that the richest plum in the whole pie might not elude his grasp.

As further corroborating this view of the matter, as soon as Senator Reagan's declared intention of accepting a position on the commission was made known, in the fullness of his triumphant and supreme gratification over the consummation of an artful piece of diplomacy, he at once announced his intention of appointing Horace Chilton as Reagan's successor. Why such haste? Congress was not in session and no session likely for seven months. He had seven months within which to consider the question of Reagan's successor, to look over the field, to learn the wishes of the people touching the matter. Did he wait? Oh! no. The instant that it was known that the Palestine Sage would resign, he hastened to proclaim his purpose of appointing his successor. The same electric flash that heralded to the world the acceptance of Reagan announced the appointment of Chilton. Let the Gazette divest itself of its blind, bigoted, malignant partisanship and look at this matter in the light of facts and events as they have transpired, and it will be bound to think we do about it. Besides this, will we go further in support of our position. It has been said, semi-officially we believe that the governor will call an extra session of the legislature in January next. Now there is not likely to arise any matter to be considered by the legislature in January that could not be considered by it in November. Then why should the governor wait till January, when by having it in November it could elect Senator Reagan's successor in abundant time for the session of congress as well as attend to all matters of importance to the State? Will the Gazette deny this? Why not have this extra session in November? Will the Gazette answer?

NEVIL'S PRAIRIE.

EDITOR COURIER:—News of interest is rather scarce this week, rather the writer has been too busy fighting the grass to get up the news. The farmers have availed themselves of the fine weather we have had for the last two weeks, and are getting their crops in good shape. There is great complaint of a scarcity of cotton seed for planting purposes. There is no need of this, farmers should have plenty of planting seed; and that of the best variety. There is no sense in farmers depending on others for near-

the question of Reagan's successor, to look over the field, to learn the wishes of the people touching the matter. Did he wait? Oh! no. The instant that it was known that the Palestine Sage would resign, he hastened to proclaim his purpose of appointing his successor. The same electric flash that heralded to the world the acceptance of Reagan announced the appointment of Chilton. Let the Gazette divest itself of its blind, bigoted, malignant partisanship and look at this matter in the light of facts and events as they have transpired, and it will be bound to think we do about it. Besides this, will we go further in support of our position. It has been said, semi-officially we believe that the governor will call an extra session of the legislature in January next. Now there is not likely to arise any matter to be considered by the legislature in January that could not be considered by it in November. Then why should the governor wait till January, when by having it in November it could elect Senator Reagan's successor in abundant time for the session of congress as well as attend to all matters of importance to the State? Will the Gazette deny this? Why not have this extra session in November? Will the Gazette answer?

The Text Book Bill.

The sudden and mysterious disappearance of the enacting clause from the text book bill will startle and grieve a majority of the people of the entire State. And it is more startling for the reason that the mystery surrounding its disappearance can't be explained. The vital clause was, in the bill all the way through the many stages through which it had to pass and, now, five weeks or longer, since it was presented to the governor comes the incomprehensible statement that after the bill had gone to the printer, it had no enacting clause. The readers of the COURIER are directed to a statement from the writer to be found elsewhere, as well as to clippings from the press. Hon. H. C. Pritchett, Superintendent of Public Instruction, in a letter to the editor of this paper, of date, May 9, says: "I regret to say that the Uniform Text Book bill, as filed in the office of Secretary of State, lacks the enacting clause. You will remember that you and I went over the bill and compared it with a copy I was preparing for the printer. I examined it carefully, especially noting any discrepancies, as I was preparing copy. The bill certainly had the enacting clause then etc."

This bill was in the hands of the governor, at least a week before the legislature adjourned. It was one of the most important measures before the legislature and one in which the people were as much interested as any other. No one knew this better than Governor Hogg, because Governor Ross had devoted a large part of his message, recommending and urging legislation on this subject. The fight over the passage of the bill through the senate had been stubborn and protracted. Governor Hogg had every reason to know the importance of the bill. It was in his hands, as we have said, a week before the legislature adjourned. He had ample time to critically examine the bill and discover the fatal ellipsis, if the enrolling clerk had really made it. We repeat it again, that he had ample time to scrutinize the bill, word by wordline by line. We repeat it again, that the people were as much interested in this measure as in the Commission Bill or any other bill, and this interest demanded from the governor prompt and immediate consideration of the bill as soon as it was laid on his table, to the end that defects, if any, might have been pointed out and corrected before the legislature adjourned. The truth of the whole business is the governor was opposed to the bill and we doubt very much if he ever read a line of the enrolled bill or read it very incoherently and carelessly. He had made up his mind to let it become a law by the lapse of the constitutional limit and there was no occasion for him to read it. Otherwise, we behold the humiliating spectacle of a clerk in the Secretary of State's office doing and discovering that which the governor of the State should have done.

GRAPELAND. GRAPELAND, May, 11 1891. E. COCHRAN:—The weather still remains cool and dry. Crops are not growing as they should for the time of year, but the farmers are getting everything in fine shape. Quite a little stir was created in business circles by one of our business men N. A. Hickey selling out his stock and business to Mr. W. D. Cleveland & Co. of Houston Texas. Mr. R. L. Owens has been employed by Messrs. W. D. Cleveland & Co to take charge of the business. Mr. and Mrs. James Hickey, of Henderson Texas are in town on a visit to their brother Mr. N. A. Hickey. Miss Maud Owens and Tob Sandler spent yesterday in the city of Trinity, where we understand they made a "mess."

Prof. J. P. Paris failed to fill his appointment here yesterday on account of sickness. Miss May Thomason of Leon county has a fine class in music here and they are by their rapid progress giving evidence of her efficiency as a teacher. Miss Fannie Murchison returned home yesterday. Mr. Frank Farris' little boy, Odell who has been quite sick sometime ago is now improving.

KEY STONE. The people wanted the text book bill, and it is believed that if Gov. Hogg had felt as much interest in it as he did the commission monstrosity, they would to-day have what they desired. The difference between the two bills is this. The commission bill gave him an opportunity to gratify his insatiable desire for power by giving him the appointment of a whole lot of official blood suckers, who he thought might be of service to him in future deceptive campaigns. The text book bill gave him no such opportunity. Hence, he loved and watched the commission fraud, and correspondingly hated and neglected the text book bill and Senator Page. This is why one of the hobbies of the Twenty-second legislature died and the other lived.—Austin Capitolian

JUSTICES' BLANKS IN STOCK OR PRINTED TO ORDER ON Shortest Possible Notice. When in want of this or any other kind of Job Printing, call at these Headquarters, and get Prices on the Best and Cheapest Work.

Lost One by pony mare about 14 hands high, branded U D or U O. Some would call the brand a mile above, bluish in one eye, knoll on back. Any information will be rewarded. Address, C. E. DALY, Daily, Tex.

The Lion-Star-Saloon THE ONLY FIRST-CLASS SALOON IN THE CITY. Finest Assortment of Brandy and Wines ever in Crockett. ICE COLD KEG BEER ALL SUMMER. W. A. HALL & CO. PROP'S. At the building formerly occupied by W. V. Berry.

Smith & Smith Cotton Ware House and Platform on Public square West of Court House. Weighing, Sampling and Shipping. Good Lots, Stable, Water and House to Camp in.

The Popular Cannon-Ball Train to St. Louis. Schedule in effect May, 10 1891. Two Trains Daily and Two at Night.

Table with columns for time, destination, and arrival/departure times for various routes including St. Louis, Longview, Tyler, Palestine, Crockett, Trinity, Huntsville, Houston, and Galveston.

Pullman Buffet Sleeping Cars From Galveston and Houston to St. Louis, Mo. WITHOUT CHANGES. J. M. CROOK, Ticket Agent, Crockett. J. E. GALBRAITH, Traffic Manager, Palestine, Texas. D. J. PHILIPS, Assistant General Passenger and Ticket Agent, Palestine, Texas.

Notice! Notice! Breitling's Ware House Crockett, - Texas. Receiving and Forwarding Merchants, Cotton Weigher's and Samplers. Highest Cash Prices Paid for Cotton.

From and after this date we will handle all cotton at 25 cents per bale. This will cover all our charges. A. & W. F. Breitling, Smith & Smith.

CITY ORDINANCES. Be it ordained by the City Council of the city of Crockett, that any person who shall deposit or place or sweep out in the public square or business streets of the city of Crockett any paper, trash, or rubbish of any kind and leave same there for one day shall be fined in any sum not exceeding ten dollars. Adopted April 13th 1891.

Be it further ordained that all persons having privies abutting on any street in the city shall be required to remove at least ten feet from the line of said street, and upon failure or refusal to do so shall be fined in any sum not exceeding ten dollars, and each day shall constitute a separate offence. This ordinance to take effect May 1st 1891. Each day thereafter shall constitute a separate offence.

That if any person other than those authorized by law, shall carry on or about his person saddle or in his saddle bags any pistol, dirk, dagger, slung shot, sword-cane, spear, or knuckles made of any metal, or any hard substance, bowie knife, or any other kind of knife, manufactured or sold for the purpose of offence, or defense, within the limits of the city of Crockett, he shall be punished by fine not less than twenty-five nor more than two hundred dollars.

Be it ordained by the city council of the city of Crockett: That in order to promote the general welfare, health, comfort and convenience of the inhabitants of the City of Crockett, and to improve the sanitary condition of same. It is made the duty of the Marshal to notify all persons who own, manage or control any slaughter house, stable, sewer, sink drain, cesspool, privy, pond or hydra-house or other unwholesome or nauseous house or place; to cleanse, remove or abate the same. And upon their failure or refusal to do so within 36 hours after being notified, the person thus offending shall be subject to a fine not exceeding ten dollars. Each day thereafter shall constitute a separate offence.

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John Murchison & Son, EAST SIDE PUBLIC SQUARE, Crockett, - Texas. General Merchandise.

LOVELADY HIGH SCHOOL. SESSION BEGINS SEPT. 8 1890. Prof. A. S. Cannon of Colleta, Texas, Principal. Mr. Hayne Nelms of Pennington, Texas, first assistant. RATE OF TUITION.

THE COURIER, AND THE ATLANTA CONSTITUTION FOR ONLY \$2.25