Crockett Courier.

"Quality, Not Quantity."

CROCKETT, TEXAS, JUNE 11, 1925.

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NEW PITCHER HURLS GOOD GAME TUESDAY

to 1 Tuesday in the first of a three-game series at the city ball park. Bob Storey, tall right- the firm of Hanberry & Comhander with an underhand de- pany has completed all local arlivery and lots of speed, pitched rangements and considers Crockhis first game of the season and ett the jewel town of east Texwas in trouble but once, in the as. C. P. Bissell, who was a first inning when an error and former manager at Madisonville and infield hit put two on with and the board marker, at this no one out. He allowed but two place for the late Cage Cotton hits, walked one batter and fan- Company, will have charge of ned nine. Leech struck out the new exchange. seven batters with his curves.

P. Leech drove a hit to right center in the fifth that hopped over the fence for a home run, giving Thornton the lead.

Pete Leech, the 18-year old high school twirler for Thornton, a hit. Barbee drove the ball Friday by the commissioners' saving himself serious injury, the granting of the petition: missed Lewis' easy grounder, vote. Storey singled to short, Holle- Commissioners Story and Duitch 7th, Wakefield singled and went against; County Judge Moore to second on the left fielder's er- for. ror. Powledge fouled out to Motion carried to fix the insecond, Holleman singled by imous vote.

L. Leech cf, Mills ss, Cox 1b, wide bond issue in Houston coun-Kidd If, Rogers c, Forke 3b, Bry- ty at this time. ant rf, A. Leech 2b, P. Leech p. Motion carried to fix no defi-Crockett-Prince If, Wakefield nite time for ordering said elecss, Powledge cf, Barbee 2b, Hol- tion. Vote was unanimous. leman 1b, Lewis 3b, Gardner rf, Monzingo c, Storey p.

Score by innings: R. H. E. Thornton 000 010 000 1 2 5 Crockett 000 003 20* 5 11 2

New Cotton Exchange.



When you find a grocery shop that pleases your judgment and your sense of the fitness of things, it's a good habit to stick to-purchas-

ing your foods in a place that is Fair and Square. We invite your continued pat-

ronage.

est and best managed cotton brokers in the southwest. The market on cotton, grain and all Crockett defeated Thornton 4 other commodities will come from Fenner & Beane's private main line wire direct from New Orleans. Mr. G. H. Hoencke of

Beane, who is one of the strong-

had pitched a strong game until The petition for a county-wide the sixth. Powledge led off with road bond election was granted straight back at the pitcher's court. The following proceedhead. Leech knocked it down, ings were had in connection with

and threw Powledge out at sec- Motion carried to grant the peond. Holleman singled down the tition asking for a county-wide third-base line. The pitcher road bond election by unanimous

filling the bases. Gardner Motion carried to limit the grounded to short and all hands county-wide road bond issue to were safe when the second base- one-fourth of the real estate man was off the bag. Barbee value of Houston county in 1924 scoring. Monzingo fanned, but in the order for the election. man and Lewis scoring. In the voted for; Shaw and Thompson

third. Barbee singled to center, terest rate at 5 per cent in the Wake taking third. Barbee stole order for the election, with unan-

third, Wakefield scoring. Lewis Motion carried by unanimous scratched a hit to short, scoring vote not to employ any outside help or contract with any firm The line-ups were: Thornton— or persons to carry the county-

HOUSE BURGLARIZED IN EAST CROCKETT

A. R. Jackson, negro employed Hanberry & Company will by Arnold Bros., who lives in open a cotton exchange in the east Crockett near Grace street old Cage place about the first of on south Avenue A, formerly next week. In doing business called Main street, reports that with the new exchange, the his home was ransacked and burglarized Monday, or Monday night, in the absence of his family. He states that trunks, suit cases and other items were gone through and left in a disheveled state. Among other items missed were a watch and chain, a flashlight and a purse containing some twenty-seven dollars in money.

> Sheriff O. B. Hale made a thorough investigation, but found no clue to the identity of those committing the burglary. Neighbors report having seen no one enter the house during Monday.

> > New Levee District.

Petition was filed with County Judge L. L. Moore, the commissioners' court not being in session, on May 18 asking for the designation of levee improvement district No. 3 on the east bank of Trinity river, west from Grapeland, protecting the following acreages of land: Tracts owned by J. M. Murray of Grapeland of 337.5 acres and 1107.5 acres; tracts owned by A. E. Murray of Grapeland of 337.5 acres and 1107.5 acres; tracts owned by J. H. and F. A. Smith GROCERY COMPANY of Crockett of 215 acres each.

trade will deal direct with the PROCEEDINGS OF New Orleans office of Fenner & PROCEEDINGS OF

The Courier is this week pubishing the proceedings of the road meeting held in the district court room Thursday night. The Courier always publishes the proceedings of mass meetings and conventions when the public interest is involved. We owe this much to our subscribers and to the community at large. However, when campaigns are on, the Courier cannot be expected to carry both sides, as the cost soon becomes a burden. When the cost of a newspaper campaign is assessed among the proponents or opponents of a measure, the cost falls on the shoulders of many contributors and, thus distributed, is not burdensome as when borne by the newspaper alone. For that reason the Courier always makes a charge for publishing advertising matter on either side during campaigns, excepting, as stated, proceedings of mass meetings and conventions in which the cept our thanks-since last issue beautiful homes in the residence public is vitally interested.

Anthony.

Mrs. S. T. Anthony, 71, widow of the late S. T. Anthony, pioneer resident of Houston county, died at her home, 1810 McGowan doches. avenue, 12::55 p. m. Friday. She was a member of Woodland circle and Christian church.

She is survived by six daughters, Mrs. Jno. Barritt of Dallas,

Hood Pitts of Austin, Texas; three sons, Howard H. Anthony of Dallas, H. F. Anthony of Pecos, Mark Anthony of Fort Worth, and 24 grandchildren. Funeral services were held from the chapel of Settegast-Kopf company at 8 p. m. Friday, Rev. Wm. Dean White officiating. The remains were sent to Grapeland, Texas, Saturday morning via I.-G. N. by Settegast-Kopf company for burial there .-Houston Post-Dispatch.

OUR SUBSCRIBERS

has cut the Courier's list of sub- the others a very great deal. scription renewals down to 50 My recollections of Crockett per cent of what it was last 20 years ago have always been week. When it rains we hope it very pleasant, and it was very pours—the list, we mean.

ranges are also needing rain.

renew—and they will please ac- date business section, and many are as follows, which also in- districts, all go to make up one cludes those sending in their re- of the most progressive towns newals and subscriptions:

Sol Bromberg, Galveston. H. P. English, Kennard. J. M. Owens, Crockett. Miss Jeannette Creath, Nacog-

B. Y. King, Prairie View.

Groveton Team Here Sunday.

Mrs. Claude Sadler of Percilla, will play New Waverly at New through this part of the country Mrs. J. P. Millar of Houston, Waverly Friday. Groveton will please look me up. Mrs. Hal Lacy of Crockett, Mrs. bring a strong team to Crockett E. P. Lynch of Marshall, Mrs. Sunday to play the home team.

Cameron, Tex., June 6, 1925. Mr. W. W. Aiken, Crockett, Texas.

Dear Mr. Aiken: Was sorry that I did not get to see you again before leaving Crockett the other day, but I found a man to drive with me as far as Bryan and we got a very early start, leaving Crockett at

7 in the morning. The little visit at Crockett together with the meeting of a number of old friends was a very agreeable experience to me and The drouth or something else I enjoyed being with you and

satisfactory and gratifying to Callers report the corn crop note that Crockett has continued badly damaged by the drouth to grow and attain so many imand cotton needing rain. Cattle provements which give her a pronounced cosmopolitan appear-Those calling to subscribe or ance. The fine streets, up to that I have seen anywhere, and to me it appears that Crockett must be one of the most satisfactory towns in which to live. The country districts also show a wonderful improvement, and it appears to me that a new era of prosperity is coming to your county.

Kindly remember me to any The Crockett base ball team friends you see, and if you come

> Sincerely yours, W. T. Carter.

Appearances Are Misleading

The earth looks flat enough. That's why so many thousand years passed before our ancestors even suspected that the old globe was round. Their eyes deceived them.

All of which proves that appearances are sometimes misleading. Don't buy goods on the strength of looks alone. Merchandise with a well-known name has the call. Only the maker of a good product can afford to advertise his name. Attempts to popularize unworthy goods cannot succeed.

Wise merchants and manufacturers seek the good papers to tell the stories of their wares. The publishers seek the reputable advertising for their readers' guidance. Wellinformed buyers seek news of good merchandise through the columns of the best papers.

This proves the value of advertising. Neither advertisers nor publishers can prosper without your patronage. Therefore, it is to their advantage to cater to you. They do it,

It is distinctly to your advantage to be guided by the messages they lay before you—the advertisements.

READ THEM REGULARLY

Miss Bessie Berry is visiting in Temple.

Dan Berry was a Nacogdoches visitor last week.

Miss Grace Denny is at home from school in Dallas.

Miss Katherine Cook is at home from C. I. A., Denton.

Miss Alta Stokes returned Sunday from visiting at Clarksville.

children are visiting in Grove- Herrin last week.

lie Parker are visiting in Pales- ing other improvements.

Purcell's to be cleaned. They spent the week-end at home. can take the water and perspiration circles out of them. Call

Is putting in a complete set of new seats this week. The patrons will be comfortable here now, as the house is cool every night and we always have the best pictures made.

THURSDAY NIGHT "BORN RICH"

With Claire Windsor, Doris Kenyon, Bert Lytell and Cullen Landis

FRIDAY AND SATURDAY. **JUNE 12 and 13**

"MERTON OF THE **MOVIES**"

Starring Glenn Hunter and Viola Dana

A Good Comedy Drama

FRIDAY NIGHT

In connection with the picture. the Methodist ladies will put on an interesting program, entitled

"THE STORY THAT **GROWS**"

Admission Friday Night 20 Cents and 40 Cents Admission Saturday, Matinee and Night, 10c and 25c Matinee Saturday at 2:30

week. Watch the billboards.

Mrs. S. R. Lemay of Athens is visiting her mother, Mrs. J. T.

Miss Euda Castleburg has returned from Texas university at

Miss Eula Seay returned Sunday from a visit to friends in Houston.

Mrs. Byrde E. Wootters has returned from a visit to friends in Houston.

Ross Wright of Houston is a guest in the home of Mrs. Byrde E. Wootters.

Miss Mary Belcher of Pales-Mr. and Mrs. W. F. Kelley and tine visited the family of J. R.

Mr. Powell is putting new seats Misses Ola Satterwhite and Ol- in the Crockett theatre and mak-

Judge B. F. Dent, who is hold-Why not carry those dresses to ing district court at Palestine,

> Visit our remnant sale Friday and Saturday. Thompson's.

One-fourth off on all ladies' at boxes Friday and Saturday.

1t. D. C. Kennedy & Co.

Try our market. We have the very best packing house meats. Sims-English Grocery Co.

Miss Frances Calhoun returned home Sunday from the College of Industrial Arts at Denton.

Mrs. S. W. Grant and son of Beaumont are visiting their parents, Mr. and Mrs. W. V. Berry.

A new shipment of high grade long trousers for boys, sizes 4 to 16, just received at Millar & Berry's.

Mrs. W. A. Daniel and little daughter of Houston are visiting their parents, Mr. and Mrs. C. E. Robbins.

Mrs. F. P. Chandler and little son of Houston are visiting their parents, Mr. and Mrs. W. V. Berry.

Mrs. Harry Weiss and daughter, Gertrude, of San Angelo are guests of their mother, Mrs. M. Bromberg.

Special Sale

On voiles Friday and Saturday at Thompson's.

County Judge L. L. Moore left Tuesday morning for Abilene to A splendid program all next convey an epilectic patient to the state sanitarium.

BIG CLOSING-OUT

SALL

Begins Friday, June 12th

Continuing Until We Have Sold Out Our Entire Stock

If you need anything in the variety line now is the time to get it. We have a large stock to select from. Come early and get what you need before it is all sold as it will go fast at the prices we have.

> THIS IS A BUYING OPPORTUNITY YOU DO NOT OFTEN GET

Mize Bros.' Variety Store

Miss Emma Craddock has returned from Albuquerque, N. Mex., where she taught school during the past term.

L. H. Durst was at home from Malakoff, where he is employed by the state reclamation department, for the week-end.

Paint your home with Kuhn's paints, made in Texas for Texas climates, and save money-for sale by Bishop's Drug Store. 1t.

Ladies' felt house shoes, worth \$1.00, Friday and Saturday special, 75 cents.

D. C. Kennedy & Co.

Miss Lou Russell, who has been visiting her mother for a few days, has gone to Chicago, where she will do graduate work high school. in Chicago university.

For Rent or Sale.

House in Bruner addition-six rooms, water and sewage. S. F. Tenney.

Men's \$3.00 imported English broadcloth shirts, collars attached, white only, Friday and Saturday \$2.25.

D. C. Kennedy & Co.

For Rent-5-room furnished house for summer. On paved street, half block from square, double garage. Nice place for small family. Mr. Greenman, Phone 461.

Lost Mule.

Iron gray, about four years old and unbroke. Notify D. A. Starling, care of Hardin Robinson, Crockett, route 7, and receive reward.

There will be preaching services June 14th, 1925, at Concord church at 11 a. m., subject, "Protecting Your Liberty;" Cedar Point church at 3 p. m., subject, "Holding Fast."

Edgar C. Oakley, Minister.

Report of Negro School.

scholastic League of the state, school. Prairie View, Texas:

Winners District 23, Polk, Trinity and Houston counties-Cleveland Barns of Crockett High School (negro), 50-yard dash, first place; 100-yard dash, Mr. B. Y. King, Crockett, Tex. first place.

Harvey D. King, Houston county training school—2nd place,

440 yards dash. Leon Williams, Houston coun-

220 yards dash. Pole vault, Crockett high school-Joe Edd Houston, second truly,

Running high jump-Cleve- B. Y. King, District land Barn second place, Crockett

Running broad jump—G. B. Burton third place, Houston county training school.

Speaking—Rural girl, third place, Velmer Gunnels, Post Oak school, Houston county;

school.

Tom E. Lynch, senior speak-The final report of the Inter- ing, third place, Friendship high

Senior girls' speaking—Lillie Mae Griffin, third place, Trinity county training school, Nigton,

These words of greeting from the principal of Prairie View: Dear Sir:

We are forwarding you in today's mail the loving cup which was awarded to Houston County. at the last State Interscholastic ty training school-3rd place, League Meet for winning the highest number of points of any of the rural schools. Yours very

> J. G. Osborne, Principal. Director General.

For Sale.

Resident lots from one hundred and fifty dollars up, small cash payment, balance monthly Inez King, junior speaker, first or annually, C. W. Jones, the place, Houston county training Real Estate Man.

Free House Shoes!

WE ARE GIVING, ABSOLUTELY FREE A PAIR OF FELT HOUSE SHOES WITH EVERY PUR-CHASE OF \$3.95 AND UP.

Woodson's Shoe Store

At Crockett Dry Goods Company's

Actions Speak Louder Than Words---Or

It is not what we SAY, but what we DO, that counts. Our biggest assets, Quality, Dependability, Service, are DOING more for us every hour.

You appreciate them and we appreciate you. So you see the source of Satisfaction is mutual. We do our very best to help you-and by doing so, we help ourselves.

We serve someone every minute. We'd like for you to be-NEXT!

Goolsby - Julian Drug Co.

Quality—Dependability—Service Two Phones: 47 and 140

The State of Texas-To the Sheriff or Any Constable of Houston County,

Greeting: You are hereby commanded to symmon the Unknown Heirs of Thomas H. Keith, dated on or about November B. Huling deceased, Unknown Heirs of Elizabeth Huling deceased, Thomas of Elizabeth Huling deceased, Thomas vivor to D. J. Lane, dated on or about B. Huling Jr., and Maud E. Edgerton August 8, 1876.
and husband Parley A. Edgerton Substitute deed from Elizabeth whose residences are unknown, Un Huling Survivor, to D. J. Lane dated known Heirs of Thomas B. Huling Jr. on or about July 3 1890 deceased, Unknown Heirs of Maud E. Power of Attorney from D. J. Lane whose residence is unknown, Unknown Heirs of J. B. Wadsworth deceased, C. W. Roberts, whose residence is un-W. B. Wall, dated on or about Sepknown, Unknown Heirs of Cr W. Roberts deceased, Theodore E. Simmang whose residence is unknown, Moody & Co., dated on or about De-Unknown Heirs of Theodore E. Simmang deceased, Unknown Heirs of Phillip Pipkin deceased, Unknown Heirs of Lucy Miller deceased, Unknown Heirs of Ella J. Stewart deceased, Unknown Heirs of W. A. Stewart deceased, Unknown Heirs of M. A. Sherry deceased. Unknown Heirs of Amanda J. Bunyard, deceased, Unknown Heirs of M. F. Bunyard deceased, Unknown Heirs of John Johnson deceased, John Johnson, E. A. Cheatham and Frost Seastrunk, whose residences are unknown, Unknown Heirs of E. A. Cheatham deceased, Unknown Heirs of Frost Seastrunk deceased, Unknown Heirs of C. Cullen deceased. Unknown Heirs of George W. Wynn deceased, Unknown Heirs of B. F. Duren deceased, Unknown Heirs of J. W. Robinett deceased, Unknown Heirs of S. H. Shirley deceased, Unknown Heirs of M. A. Shirley deceased, T. C. Currie whose residence is unknown, and F. C. Currie who resides in Houston County, Texas, and all persons asserting and claiming any interest in the land hereinafter described by making publication of this citation once in each week for four successive weeks previous to the return day hereof, in some newspaper published in your County, to appear at the next regular term of the District Court of Houston County, to be holden at the Court House thereof at Crockett, on the 12th day of October A. D. 1925, then and there to answer a petition filed in said court on the 8th day of June A. D. 1925, in a suit No. 6215 on the Docket 1890 of the District Court of said county, wherein Houston County Timber Company is plaintiff, and the Unknown Heirs of Thomas B. Huling deceased, Unknown Heirs of Elizabeth Huling deceased, Thomas B. Huling Jr., and Maud E. Edgerton and her husband Parley A. Edgerton whose residences band, Herbert Wagner to Mrs. R. F. deed from Samuel Maas to J. M. Bur- produced, and the missing records 1867; deed by administrator of the are unknown, Unknown Heirs of Thomas B. Huling Jr., deceased, Un- December 7, 1896. known Heirs of Maud E. Edger- Partition deed between Amelia Mil- Max Maas, dated on or about Jan- land claimed by it and herein sued September 26, 1879; deed from David ton deceased, J. B. Wadsworth ler and others and Lucy Miller, dated uary 14, 1872; deed from Max Maas for as follows: whose residence is unknown Un- on or about August 17, 1897. known Heirs of J. B. Wadsworth deceased, C. W. Roberts, whose residence Keith, dated on or about July 4, 1900. from Isaac Heidenheimer to Max J. Grigsby, dated August 12, 1859. is unknown, Unknown Heirs of C. W. Deed from R. H. Keith and wife to Maas, dated on or about April 2, Roberts deceased, Theodore E. Sim- Louisiana & Texas Lumber Company, mang whose residence is unknown, dated July 12, 1901. Unknown Heirs of Theodore E. Sim- Deed from Elizabeth Huling Surmang, deceased, Unknown Heirs of vivor to Ella J. Stewart, dated on or by Isaac Heidenheimer by tax col-Phillip Pipkin deceased, Unknown about August 17, 1898, this being a Heirs of Lucy Miller deceased, Un- substitute deed. known Heirs of Ella J. Stewart deceas- Deed from W. A. Stewart to Adam ed, Unknown Heirs of W. A. Stewart Leediker dated on or about December Maas, dated on or about March 21, deceased, Unknown Heirs of M. A. 6, 1893. Sherry deceased, Unknown Heirs of Deed from A. N. Leediker (Adam Amanda J. Bunyard deceased, Un- Leediker) to J. W. Hail, dated on or deed by Jake Davis to Sam Maas, known Heirs of M. F. Bunyard de- about December 22, 1903. ceased, Unknown Heirs of John John- Deed from J. W. Hail to Louisiana of Sam Maas, dated on or about May Timber Company, dated December 1, son deceased, John Johnson, & Texas Lumber Company dated on 18, 1892; order probating said will, E. A. Cheatham and Frost or about October 31, 1905. Seastrunk whose residences are Correction deed from J. W. Hail to order of court appointing Max Maas, unknown, Unknown Heirs of E. A. Louisiana & Texas Lumber Company guardian of the persons and estate of continuous and adverse possession, 19, 1905; judgment in case of Wilhel-Cheatham, Unknown Heirs of Frost dated on or about October 19, 1920. the minors, Sam J. Maas, and Mamie claiming under title and color of title, mine M. Easby-Smith and others Seastrunk deceased, Unknown Heirs Quit claim deed from Adam Leediker F. Maas, bond and oath of Max Maas, from and under the sovereignty of the against Louisiana and Texas Lumber of C. Cullen deceased, Unknown Heirs to Houston County Timber Company, guardian of said minors, dated on soil, the land claimed and described in Company, dated on or about Novemof George W. Wynn deceased, Un-dated May 30, 1925. known Heirs of B. F. Duren deceased, Deed from Louisiana & Texas Lum- Court approving sale of land in the years, for more than five years and Texas Lumber Company to Emma

ley deceased, Unknown Heirs of M. A. cember 1, 1923.

Shirley deceased, T. C. Currie whose

That plaintiff and those under whom

* * 1900; order approving a sale of mencement of this suit, claiming the mencement of this suit, claiming the same under deed and deeds duly re
vember 1, 1923.

Richard Mask, dated on or about Nosame under deed and deeds duly revember 11, 1912; deed from Richard residence is unknown, and F. C. Cur- it claims have had and held peaceable, the estate of Maas minors, dated on same under deed and deeds duly re- vember 11, 1912; deed from Richard rie a resident of Houston County, Tex- continuous and adverse possession or about January 29, 1900; deed from corded cultivating, using and enjoying Mask and Emma Wortham to Houston as, and all persons asserting and claiming under title and color of title, Max Maas to Sarah D. Mass, dated the same each and every year and County Timber Company, dated on or elaiming any interest in the land sued from and under the sovereignty of the on or about February 1, 1897; deed paying the taxes thereon for a period about March 10, 1925; deed from for, whose names and residences are soil, the land claimed and described in from Max Maas and others to R. H. of more than five years, and for more Louisiana and Texas Lumber Comunknown to plaintiff, are defendants. That plaintiff alleging in its petition for more than three Keith, dated on or about November than ten years before the commence-pany to the Houston County Timber than ten years before the commence-pany to the Houston County Timber than ten years before the commence-pany to the Houston County Timber than ten years, for more than five years and 14, 1899; deed from Mass minors by tion that it is the owner in fee-simple for more than ten years, after de- guardian to R. H. Keith and wife to three, five and ten years statutes of of 3762 acres of land a part of the C. fendants cause of action accrued, if Louisiana and Texas Lumber Com- limitation. C. Robinett Survey situated in Hous- any ever accrued, and before the com- pany, dated on or about July 12, 1901; ton County, Texas, patented by the mencement of this suit, claiming the deed from R. H. Keith and wife to claiming an interest in said land continuous and adverse possession State of Texas, to Thomas B. Huling same under deed and deeds duly re- Louisiana and Texas Lumber Com- which clouds the title of plaintiff, and Assignee of C. C. Robinett, as fully corded cultivating, using and enjoying pany, dated on or about July 12, 1901; praying that on proof being heard from and under the sovereignty of the set out in plaintiff's petition, and that the same each and every year and Judgment of Louisiana and Texas on account of the destruction of the paying the taxes thereon for a period Lumber Company against Albert sued for, quieting the title thereto, this petition for more than three deed records of Houston County, twice of more than five years, and for more Moore and others, dated on or about and removing all clouds therefrom. by fire a great many deeds and links than ten years before the commence- November 10, 1903; deed from Louis-

in chains of titles have been destroyed, ment of this suit, and pleading the iang and Texas Lumber Company to fore said Court on said first day of fendants' cause of action accrued, if and are now missing, and there does three, five and ten years statutes of the Houston County Timber Company, not appear of record any proper con- limitation. veyance of this land by Thomas B. That defendants are asserting and That plaintiff and those under whom Huling, during his life time, and no claiming an interest in said land it claims have had and held peaceable, evidence of any proper conveyance of which clouds the title of plaintiff, and continuous and adverse possession, same by all of his heirs since his death, praying that on proof being heard claiming under title and color of title, and on account thereof, there is a that it have judgment for the land from and under the sovereignty of the cloud cast upon the plaintiff's title, the sued for, quieting the title thereto, soil, the land claimed and described in of June A. D. 1925. original deeds having been lost, and and removing all clouds therefrom. cannot now be produced, and the miss-ing records supplied by recording fore said Court on said first day of for more than ten years, after de-

land claimed by it and herein sued for

Patent from the State of Texas, to Court, Houston County, Texas. Thomas B. Huling, Assignee of Calvin tember 24, 1873.

Deed from Mary Bunyard to E. F. Bridges, et al dated on or about March

Deed from M. F. Craig to Phillip Pipkin, dated on or about March 3 Deed from E. F. Bridges and wife to

Phillip Pipkin, dated on or about March 21, 1883. Deed from W. M. Bunyard and wife, A. J. Bunyard to Phillip Pipkin, dated

on or about March 31, 1883. Order of Court Appointing Elizabeth Huling as Survivor in the com-

munity estate of herself and her deceased husband, Thomas B. Huling, dated on or about April 30, 1868.

vivor to Proctor H. Huling, dated on or about July 22, 1881. Deed from Proctor H. Huling to R.

Deed from Elizabeth Huling Sur-

16, 1899Deed from Elizabeth Huling Sur-

to William \H. Cundiff, dated on or about May 18, 1881.

tember 21, 1882. Deed from W. B. Wall to W. L.

cember 7, 1891 Deed from W. L. Moody & Co., to R. H. Keith, dated on or about No-

vember 21, 1899. Deed from D. J. Lane by Agent to B. F. Duren, dated on or about September 21, 1882.

Deed from S. A. Miller to James W. Miller dated on or about March 14,

Deed from James W. Miller to H. Wagner, dated on or about September 12, 1889.

Deed from H. Wagner to J. E. Wagner, dated on or about May 22, 1896. Deed from H. Wagner to R. H. Keith dated on or about July 10, 1900. Deed from G. H. Mensing and W. E. Mensing Partners, to C. G. Wallace, dated on or about June 7, 1900.

Deed from J. E. Wagner to C. G. Wallace dated on or about June 14,

Deed from C. G. Wallace to R. H. Keith, dated on or about July 3, 1900. Deed from A. A. DeBerry and B. F. Duren to Branch T. Masterson and S. A. Miller, dated on or about September 4, 1888.

Deed from William H. Cundiff by Sheriff, to S. A. Miller and A. A. De-Berry, dated on or about September

Deed by A. A. DeBerry, B. F. Duren and J. C. Wootters to S. A. Miller, dated on or about October 4, 1888. Deed from B. T. Masterson to R. H.

Keith dated on or about July 2, 1900. Deed from S. A. Miller to Sarah L. Twitty dated on or about June 30,

Deed from S. L. Twitty to B. F Duren, dated on or about July 18, 1900.

Deed from B. F. Duren to R. H. Keith, dated on or about July 27,

That plaintiff deraigns title to the your return thereon showing how you any ever accrued, and before the comhave executed same.

Given under my hand and seal of said C. Robinett, dated on or about Sep- Court in the City of Crockett, 8th day paying the taxes thereon for a period Old Mr. Carter Helped of June A. D. 1925. A. B. Smith, (Seal)

> Houston County, Texas. learning. Catalogue free. Write today to Moler Barber College, 712

Clerk, District Court.

ank teller for information.

CITATION BY PUBLICATION.

The State of Texas-To the Sheriff or Any Constable of Houston County, Greeting:

mon the Unknown Heirs of John Appleman, deceased; the Unknown Heirs of Samuel Maas, deceased; the Unknown Heirs of Max Maas, deceased; the Unknown Heirs of Jake Davis, deceased; the Unknown Heirs of J. M. Burroughs; deceased; the Unknown Heirs of Isaac Heidenheimer, deceased; and all persons asserting and claiming any interest in the land hereinafter described, by making publication of this Citation once in each week for four successive weeks previous to the return day hereof, in some newspaper published in your county, to appear at the next regular term of the District Court of Houston County, to be held in the courthouse at Crockett, Texas on the twelfth day of October, A. D. 1925 then and there to answer a petition filed in said Court on the 8th day of June A. D. 1925, in a suit numbered on the docket of said Court No. 6216, wherein the Houston County Timber Company is plaintiff, and the Unknown Heirs of John Appleman, deceased; the Unknown Heirs of Samuel Maas, deceased; the Unknown Heirs of Max Maas, deceased; the Unknown Heirs of Jake Davis, deceased; the Unknown Heirs of Isaac Heidenheimer, deceased; the Unknown Heirs of J. M. Burroughs, deceased; and all persons asserting and claiming any interest in the land sued for, are defendants. Plaintiff alleges in its petition that it is the owner in fee-simple of

302 64-100 acres of the John Appleman survey of land situated in Houston County, Texas, patented by the State of Texas to John Appleman dated on or about June 22, 1866; as fully set out, in plaintiff's petition and for better description of said land, reference is here made to said peti-

That on account of the destruction of the records of Houston County twice by fire, a great many deeds and links in the chains of title have been destroyed, and are now missing, and a number of other muniments of title and written instruments have been lost or mislaid and cannot now be found and on account thereof, there is a cloud cast upon plaintiff's title and plaintiff sues to remove the same.

That plaintiff deraigns title to the said land, as follows: Patent from the Appleman, dated on or about June 22, 1866; power of attorney and contract from John Appleman to Samuel Maas, Deed from Ella Wagner and hus- dated on or about March 20, 1840; Miller and others, dated on or about roughs, dated on or about August 6, 1870; deed from J. M. Burroughs to to Isaac Heidenheimer, dated on or Deed from Lucy Miller to R. H. about April 2, 1879; power of attorney 1879; deed from Isaac Heidenheimer by attorney in fact to Jake Davis, dated on or about June 18, 1880; deed lector of Trinity County to Max Maas, dated on or about June 7, 1881; deed Maas, dated on or about July 30, 1890; dated on or about March 1, 1885; will dated on or about March . 15, 1897;

dated on or about December 1, 1923.

this petition for more than three the next term thereof this writ with fendants' cause of action accrued, if mencement of this suit, claiming the moral attachment. Witness A. B. Smith, Clerk District same under deed and deeds duly recorded, cultivating, using and enjoying the same each and every year and of more than five years, and for more than a period of ten years before the commencement of this suit, and plead-

the next term thereof this writ with John F. Baker, Druggist.

your return thereon showing how you have executed same

Witness A. B. Smith, Clerk District Court, Houston County, Texas. Given under my hand and seal of said Court in the City of Crockett, this the You are hereby commanded to sum- 8th day of June A. D. 1925. (Seal) A. B. Smith,

Clerk, District Court, Houston County, Texas.

CITATION BY PUBLICATION.

The State of Texas-To the Sheriff or Any Constable of Houston County,

Greeting: known Heirs of L. S. Dodson deceased, the land hereinafter described, by day of October, A. D. 1925, then and Houston County, to be holden at the known Heirs of Sydney Smith, de-1925, in a suit No. 6218 on the Docket deceased; and all persons asserting of the District Court, wherein Hous- and claiming any interest in the land ton . County Timber Company is sued for, are defendants. plaintiff, and the Unknown Heirs of Plaintiff alleges in its petition that L. J. Rutherford deceased, the Un- it is the owner in fee-simple of known Heirs of T. S. Dodson deceas- 294 5-10 acres of land of the Sydney ed, the Unknown Heirs of L. S. Dod- Smith survey of land situated in persons asserting and claiming any heirs, dated on or about May 5, 1868, names and residences are unknown to and for better description of said land, plaintiff, are defendants. That plaintiff alleging in its peti- tion

tion that it is the owner in fee-simple. That on account of the destruction of 320 acres of land, the C. J. Grigsby of the records of Houston County Survey in Houston County, Texas, twice by fire, a great many deeds and patented by the State of Texas, to links in the chain of title have been petition, and that on account of the and written instruments have been Houston County, twice by fire, a great found and on account thereof, there is a many deeds and links in chains of cloud cast upon plaintiff's title and titles have been destroyed, and are plaintiff sues to remove the same. now missing, and there does not aping his life time, and no evidence heirs, dated on or about May 5, 1868; State of Texas to the Heirs of John of a proper conveyance by all of his heirs since his death, and on account having been lost, and cannot now be dated on or about November 26,

supplied by recording same.

W. Moore dated June 1, 1871.

Deed from H. W. Moore to R. H. by Jake Davis and others to Sam Keith dated May 1, 1900.
Maas, dated on or about March 21, Deed from R. H. Keith and wife,

Mary L. Keith, to Louisiana & Texas Freda Kaufman, dated on or about Lumber Company, dated July 12, 1901. April 1, 1903; power of attorney ber Company to Houston County F. Huber, dated on or about April 1, Timber Company, dated December 1, 1903; deed from Freda Kaufman and

it claims have had and held peaceable, pany, dated on or about September

that it have judgment for the land soil, the land claimed and described in

Herein fail not, but have you bethe next term thereof this writ with any ever accrued, and before the comyour return thereon showing how you mencement of this suit, claiming the have executed same. same under deed and deeds duly rehave executed same.

Court, Houston County, Texas.

A. B. Smith, Clerk, District Court, Houston County, Texas.

A fable is a stem-winder lie with a

Learn barber trade now. Special That defendants are asserting and medicines." (Signed) W. W. Carter. Witness A. B. Smit terms through summer. Earn while claiming an interest in said land Adlerika is a simple mixture of buckwhich clouds the title of plaintiff, and thorn bark, glycerine, etc., which repraying that on proof being heard moves GAS in ten minutes and often that it have judgment for the land brings surprising relief to the stom-Franklin Ave., Houston, Texas. 3t.* sued for, quieting the title thereto, ach. Stops that full, bloated feeling.

If you are wise you will not go to a herein fail not, but have you be-never thought was in your system. fore said Court on said first day of Excellent for chronic constipation. Patronize our advertisers.

CITATION BY PUBLICATION.

The State of Texas-To the Sheriff or Any Constable of Houston County, Greeting:

You are hereby commanded to summon the Unknown Heirs of Sydney Smith, deceased; the Unknown Heirs of David Childers, deceased; the Unknown Heirs of Jesse Duren, deceased; the Unknown Heirs of David Childress, deceased; and all persons asserting and claiming any interest in the land hereinafter described, by making publication of this Citation You are hereby commanded to sum- once in each week for four successive mon the Unknown Heirs of L. J. Ruth- weeks previous to the return day hereerford deceased, the Unknown Heirs of, in some newspaper published in of T. S. Dodson deceased, the Un- your county to appear at the next regular term of the District Court of the Unknown Heirs of William H. Houston County, to be holden at the Willis deceased, and all persons as- Courthouse thereof in Crockett, Housserting and claiming any interest in ton County, to be held on the twelfth making publication of this citation there to answer a petition filed in once in each week for four successive said Court on the 8th day of June, A. weeks previous to the return day D. 1925, in a suit numbered on the hereof, in some newspaper published docket of said Court No. 6217, wherein your County, to appear at the next in the Houston County Timber Comregular term of the District Court of pany is plaintiff and the Un-Court House thereof at Crockett, on the ceased; the Unknown Heirs of David 12th day of October A. D. 1925, then Childers, deceased; the Unknown and there to answer a petition filed in Heirs of Jesse Duren, deceased; the said Court on the 8th day of June A. D. Unknown Heirs of David Childress.

son deceased, the Unknown Heirs of Houston County, Texas, Patented by William H. Willis deceased, and all the State of Texas to Sydney Smith's interest in the land sued for whose as fully set out, in plaintiff's petition reference is here made to said peti-

J. Rutherford, assignee of C. J. destroyed, and are now missing, and Gribsby, as fully set out in plaintiff's a number of other muniments of title destruction of the deed records of lost or mislaid and cannot now be

That plaintiff deraigns title to the pear of record any proper conveyance said land, as follows: Patent from the of this land by L. J. Rutherford dur- State of Texas to Sydney Smith's judgment of David Childress against W. H. Cundiff, dated on or about Septhereof there is a cloud cast upon tember 21, 1879; order in the estate of plaintiff's title, the original deeds Jesse Duren, deceased, to sell land, estate of Jesse Duren, deceased, to That plaintiff deraigns title to the David Childress, dated on or about Patent from the State of Texas to about March 2, 1883; deed of assign-L. J. Rutherford, Assignee of Charles ment by Samuel C. Haile to N. E. Allbright, dated on or about Septem-Deed from Thomas S. Dodson to H. ber 20, 1884; appointment of B. B. Arrington as assignee of the estate of Judgment of R. H. Keith against S. C. Haile, dated September 26, 1884; the Unknown Heirs of L. J. Ruther- deed from B. B. Arrington assignee to ford, District Court Houston County Kaufman and Runge, dated on or Texas, Spring Term 1901. About January 22, 1885; deed by Kaufman and Runge to Clara Kaufman, dated on or about August 4, 1887; deed from Clara Kaufman to Deed from Louisiana & Texas Lum- from Freda Kaufman and husband to husband by agent and attorney in fact That plaintiff and those under whom to Louisiana and Texas Lumber Cunor about March 21, 1891; Order of this petition for more than three ber 4, 1910; deed by Louisiana and Unknown Heirs of J. W. Robinett deber Company to Houston County Timestate of Mass minors, dated on or about July 3, about January 29, 1900; report of sale ley deceased, Unknown Heirs of M. A. cember 1, 1923.

Shirley deceased T. C. Company against the contract of the co ber 1, 1923.

That plaintiff and those under whom That defendants are asserting and it claims have had and held peaceable, claiming under title and color of title, years, for more than five years and for more than ten years after de-Witness A. B. Smith, Clerk District corded, cultivating, using and enjoying the same each and every year and Given under my hand and seal of said paying the taxes thereon for a period Court in the City of Crockett, 8th day of more than five years, and for more of June A. D. 1925. than a period of ten years before the commencement of this suit, and pleading the three, five and ten years stat-

> utes of limitation. That defendants are asserting and claiming an interest in said land which clouds the title of plaintiff, and praying that on proof being heard that it have judgment for the land sued for, quieting the title thereto, and removing all clouds therefrom.

Herein fail not, but have you beby Simple Mixture fore said Court on said first day of "After taking Adlerika I feel bet- the next term thereof this writ with ing the three, five and ten years stat- ter than for years. At my age (60) your return thereon showing how you

> Witness A. B. Smith, Clerk District Court, Houston County, Texas. Given under my hand and seal of said Court in the City of Crockett, this the 8th day of June, A. D. 1925.

A. B. Smith. Clerk, District Court, Houston County, Texas.

OPPONENTS OF THE \$2,000,000 **ROAD BOND ISSUE**

Hold an Enthusiastic Meeting in the Crockett Court House Thursday Night.

An enthusiastic road meeting was held in the court house Adams was chairman of the meeting and Captain N. H. Phillips secretary. The audience, court room, was addressed by Col. Adams, Captain Phillips, W A: Riall, representing the Grapeland delegation; G. Q. King, A. A. Aldrich, J. W. Madden, F. H. at the bottom of the address.

Captain Phillips, during the course of his remarks, read the following address to the voters stand talk concrete roads. We of Houston county. Motion was made and seconded that the address be adopted as the sense of west from the city, on the King's the meeting. "Yeas" and "nos" were called for by the chairman, \$40,000.00 per mile. Now let it and the motion carried by a be assumed that the bond issue unanimous vote. The address as carries as called for and that the read by Captain Phillips is as whole \$2,000,000.00 can be is-

in giving consideration to the district bonds, and that sum bequestion of authorizing the is- ing deducted leaves about \$1,suance of county road bonds, 260,000.00 for concrete roads, should view this in the light of and at \$40,000.00 per mile that the terms set forth in the peti- will build only 311/2 miles of provement. The Crockett Road equipment and machinery for road building project is managed tire bonds. On these terms it money? a total of \$176,666.66. On a val- ple have reached the conclusion people, with the bonds and Brothers' plan of operation, each -Southwestern Contractor. uation of \$8,000,000, the ap- that the main highways should money that they now have availproximate valuation in 1924, it be built with funds derived from able and the like aid from state would require a rate of \$2.25 on an increased gasoline tax supple- and federal sources, can continue the \$100.00 to meet the interest, mented by the automobile li- the road through their district pay for the assessing and collect- cense fees and discontinue issu- to connect with the improved ing and provide the necessary ing non-taxable bonds secured road through Trinity County. sinking fund.

The voters should also give other real estate. consideration to the fact that the county is now composed of a large bond issue now, the county the help they would reasonably eleven bonded districts, having ty will receive a large state aid. expect from the state, to the Ana tax rate for retiring their We are already entitled to some derson County line; then, in an bonds of from 20 cents to \$3.00 state aid and have applications economical and conservative on the \$100.00, and that all of in for same at this time. The way, we favor the improvement these districts would have an in- state has assumed the up-keep of the roads leading to Kennard creased rate except Nos. 10 and of certain designated highways and Ratcliff, to Pennington and 15, known as the Creek and Blue of the county. We pay our au- to Augusta and to other points Lake districts, and these two dis- tomobile license fees and we tax in the county. We fear that if tricts under the proposal would ourselves for maintenance of this large bond issue carries, the get a reduction of about 75 cents roads; but we are unwilling just money will be mainly spent on each on their rate on the \$100.00. at this time to authorize a total one or two important highways The time of payment of these road bonded indebtedness of \$2,- of the county and the working bonds runs from eleven to thirty- 000,000 when our constitutional out of the other important profive years.

the road districts have now the county, will justify only for future work on rural roads, roads and do not wish to be bur- amount or a total of \$1,500,- issue carries, the constitutional dened further just at this time. 000.00 at the present time. Such limit has been voted and no Other districts have plans which an authorization would very like- funds can be made available and they are endeavoring to carry ly be taken as a suggestion and of necessity our rural districts out for the purpose of building even a request to the present and must suffer. Local officials have and maintaining roads in their future Commissioners Courts to in fact but little authority now respective communities, but this raise real estate values so that over the expenditure of the new scheme will certainly inter- the balance counld be speedily is- moneys set aside to the benefit fere with these plans.

Crockett Special Road District We are not without a plan and

treasury from a recent bond issue and this balance, amounting to \$93,000.00, when properly supplemented by state funds, will reasonably care for the current program of the district; and there is no need apparent for building roads one year and tearing them up the next to build others, even if better ones, when they are all being built with twenty to thirty year bond

Grapeland Special Road District has recently voted a maintenance tax of 85 cents on the Thursday night. Col. Earle \$100.00 which, added to the 15 cents tax already levied, gives them a dollar rate and from this they hope to carry out an intelligent building program, which which almost filled the district they think will take care of their needs without plunging the community in debt. They crave the opportunity to try their plan and, as we are all looking for some better way than the bond Bayne and others. Mr. King sup-route, why not give them a plied the statistics that are given chance to try out their plan at least and see how it works?

The proponents of the new two million dollar issue we underhave just recently built some seven miles of concrete road Highway, at a cost of more than sued. It will take some \$740,-The voters of Houston County, 000.00 to retire the outstanding

by mortgage on our homes and The Grapeland people can, and

limit, based on 25 percent of the jects will be left to local initia-It is also a fact that some of assessed value of real estate in tive. This precludes any hope what they want in the way of about three-fourths of that for as a matter of fact, if this sued.

has an unexpended balance in its the means of further road im-

Every Good Quality You Expect of Your Tires You Will Find in

U.S. Royal Cord and USCO Cord

F your requirements demand L the finest quality that has ever been put into a tire, you need the U.S. Royal Cord—the standard of value everywhere.

If you know you do not need the extra mileage of the Royal Cord but want your money to bring you full service and fine appearance—the USCO Cord is the tire for you.

Both are made and guaranteed by the United States Rubber Company.

Royal Cords - in all sizes from 30x31/2 inches up. Royal Cord low pressure Balloons for 20, 21 and 22 inch rims, and Royal Cord Balloon-Type Tires.

USCO Cord - in 30x3 inch and 30x3½ inch clincher, and 30x3½, 32x3½, 31x4, 33x4 and 34x4 inch

> United States Tires are Good Tires



Buy U.S. Tires from

MAGNOLIA FILLING STATION Crockett, Texas

we believe will, find the way to

of designated state highways. We deplore the fact that the representatives of a certain bonding company have felt justified in coming into our county and in proposing to our commissioners' court that under certain conditions they would spend considerable sums of money to influence the results of this elecwish to compliment our commissioners' court for refusing to enter into a contract with them for the sale of the bonds to them in the event that the result of the election should be favorable to the issue of the bonds.

A Local Enterprise.

Smith Brothers have been Railroad _____ 381,650.00 Southwest for more than fifteen years. They operate what is, no Total _____\$6,537,430.00 doubt, the largest contracting Personal Property _____ 1,658,200.00 firm in the South. This concern Total _____\$8,195,630.00 maintains its own gravei pits, rock crushers and all modern

tion asking for the election, road. It is pertinent and proper District should, with the bonds the construction of 20th century as a home or local industry would namely: The amount of the to inquire before the bonds are and money it now has on hand, roads. Individual contracts of operate it throughout. Local bonds, \$2,000,000; the rate of in- voted where that road is to be supplemented by state and fed- this company have run into the workers are employed, thus terest, 51/2 percent; and the term built, if it is to be built, and if eral aid, build a road seven miles millions of dollars for the con- keeping home money at home as of thirty years in which to re- not, what is to be done with the south to the district limit; a struction of roads that represent much as possible and contributroad north seven miles to every approved style of modern ing economically to the growth will require for the first year We do not oppose the improve- the district limit, and a construction. Projects under of every community they serve. \$110,000 for interest and \$66,- ment of our public roads, but we road east about eight miles to way extend from Virginia to Local materials are given pref-666.66 for the sinking fund, or believe that many thinking peo- the district limit. The Lovelady California. Under the Smith erence when the quality is right.

THE FARMERS'

(Formerly Berry's Gin)

We want your ginning. Come around to see us. If you can not come yourself, send your cotton to the Farmers' Gin and we will take care of it as if you were here. We are prepared to take care of you and your property while here.

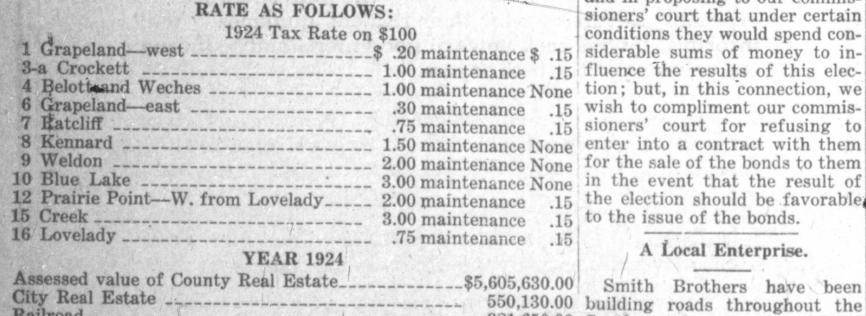
We have the only BRICK GIN in CROCK-ETT. Every bale of cotton on the yard is insured and you are protected in every way. We are going to give you the very best ginning possible, a good turn out and clean seed.

We want you to know we will appreciate your ginning and want you to come to the FARMERS' GIN. Inquire about the BIG BRICK GIN, the only FIREPROOF GIN IN CROCKETT.

THE FARMERS'

A Remedy for Piles

Ask your Druggist (whom you know) what he knows about PAZO OINTMENT as a Remedy for Itching, Blind, Bleeding or Protruding Piles. 60c.



PRESENT BONDED ROAD DISTRICTS AND BOND

CROCKETT SWEEPS GAMES WITH LUFKIN

After a disastrous series in Livingston Wednesday and Thursday in which games were dropped to Livingston by scores of 6 to 4 and 9 to 3, due to the ing. fact that the defensive play was somewhat off color, the Crockett Lufkinbase ball club got back into a winning stride Saturday and Walker c. Sunday on the home lot.

Snow Wins Close One.

Crockett defeated the Gulf Pipe Line Co. team from Lufkin Saturday afternoon before a small crowd by a score of 6 to 5.

Lefty Snow pitched a good game despite the fact that he was under a mental strain, he having received a message just before the game calling him to Mexia, due to the very serious illness of his father. Fenley day before hundreds of fans pitched fair ball for Lufkin.

kin a one-run lead in the third, four hits and two errors chalking up three tallies. Three hits and a pair of fielding bobbles counted two more for the locals in the fifth.

Lufkin fought back and made three hits, a walk and an error

PRESERVE YOUR **COMPLEXION**

The sun's rays are destructive when riding in the open. You are very susceptible to sun and tected.

Cold cream and talcum powder are very soothing to the skin against painful burns. Have a supply on hand for emer-er; Lynum and Monzingo. gency use.

Come to this store when in need of toilet preparations with the assurance that you will find what you want at prices that are reasonable.

JOHN F. BAKER

Drugs and Jewelry

Chickens Thrive

On the Quality Feed which we

are selling. Baby chicks will

For results try some of this feed.

You will find the prices are no

Animals do best when they get

nourishing food. Give them a

chance to make you money. We

guarantee our feed to be the

The Store With a Conscience

count for three runs in the seventh. Lufkin tied the count in the first of the ninth, a walk and a hit being responsible.

With one out in Crockett's half of the ninth frame, Prince hastened out an infield hit and stole second. Wake got a hit when the shortstop tried for Prince at third, Prince beating the throw. Powledge sacrificed, Prince scor-

The line-up:

Crockett-Williams ss. Prince If. Wakefield ss. Powledge cf. Tanner 2b. Barbee 2b. J. Davis cf. S. Davis 3b. Lewis 3b. Thorpe rf. Gardner rf. Holleman 1b. Taylor lf. Monzingo c. Snow p. Fenley p.

Score by innings: R. H. E. Lufkin 010 000 301 5 6 6 Crockett 003 020 001 6 10 3

Crockett Scores Shutout.

Crockett swamped Lufkin Sunfrom all over east Texas by a An error and a hit gave Luf- 7 to 0 count. But four hits were made off Lynum, Wakefield making four catches that robbed batters, while Barbee stopped one drive that was labeled a hit.

In the first inning Wakefield beat out a hit to short and Powledge drove a home run over the left center field fence.

In the second inning Monzingo walked and was forced at second by Lynum. Prince then sent a homer over the right field bar-

Doubles by Powledge and Barbee added a tally in the third round.

In the seventh inning Barbee was safe on an error. Lewis sacrificed. Gardner singled, scoring Barbee. Cone drove a hit through the third baseman and Gardner counted while the wind burn unless you are pro- left fielder kicked the ball around.

walked a pair, also.

Batteries: J. Davis and Walk-

Christian Church.

last Sunday and a good crowd having 17 last Sunday while we for church. The house was a out full at night for the splendid pageant on China which was given under the direction of Mrs. Jno. A. Grant. The offering of \$8.69, together with the Sunday school offering in the morning, will go to foreign missions.

Next Sunday after the Sunday school period the pastor will preach at 11 a special sermon to

in Battle At Indianapolis, May 30 Setting a New World

Mark of 101.13 Miles per hour-500 Miles without Tire Trouble This gruelling test proves the

outstanding superiority of Firestone Full-Size Gum-Dipped Balloons. With practically no change in cars and drivers from last year, and over the same rough, uneven brick track, laid sixteen years ago -Firestone Balloons racing under a blazing sun-beat last year's world record on thick-walled, highpressure tires by a wide margin.

Of the 21 cars which started, only 10 finished "in the money," -every one on Firestone Balloons -Gum-Dipped by the extra Fire-

THE FIRST TEN MONEY WINNERS -ail on Firestone Full-Size Gum-Dipped Balloons

Posi-tion Driver Miles Per Hour 1 De Paolo 2 Lewis-Hill 100.82 3 Shafer-Morton. 100.18 4 Hartz 5 Milton 6 Duray 7 De Palma 8 Kreis 9 Shattuc 10 Bordino

strength and flexibility, and eliminates internal friction and heat.

Call at our principal branches -inspect one of these Full-Size Balloons that travelled the 500mile race without a change.

These wonderful Gum-Dipped Balloons that stood this terrific grind, will give you safety and comfort-and thousands of additional miles-on the worst country roads - in daily conflict with sharp stones and gravel, worn-out macadam and broken concrete. See stone process that adds extra MOST MILES PER DOLLAR nearest Firestone dealer today.

> Crockett Filling Station Depot Filling Station Crockett, Texas Crockett, Texas

> > **Highway Filling Station** Crockett, Texas

AMERICANS SHOULD PRODUCE THEIR OWN RUBBER TOSING

the young folks on "The De- the Dallas Advertising League prohibit our applying the power Lynum fanned five and walk- mands of this Age" (Esther at the Y. W. C. A. Tuesday noon, of publicity to help anything ed two. Davis whiffed five and 4:14). No services besides "We play a dual role," Mr. Mor- that is banned by law." Christian Endeavor meeting that row asserted. "We are citizens Score by innings: R. H. E. night, as the writer will begin a first, then advertising men. It and provide protection Lufkin 000 000 000 0 4 7 meeting at Post Oak, which will is our solemn duty as citizens not Crockett 221 000 20* 7 10 3 run every night for about two to use our talents as advertising dred and fifty dollars up, small

ing as often as possible. running a race with my men's land. Ethics in our profession Patronize our advertisers. We had 102 in Sunday school class and is well in the lead, they had only 11 men. If you men not in any Bible class have any sympathy and pride about you, come out and keep us from being snowed under next Sunday. We meet in Mr. Powell's picture show at 10 Sunday morning. We let you out at 10:45. Come and let us study God's word together for 40 minutes.

Albert T. Fitts, Pastor.

Breaking Chains of Habit.

Men may be divided into these two classes: Those who form habits and never break them: those who form habits and change them readily for something better. Successful men of every age are those who could change their minds—who were not bound by precendent-who thought for themselves rather than yielded to custom or tradi-

important to keep in touch with the new ideas, new mediums, new methods and-if necessary to change good habits for better

Advertisers know that this newspaper's editorial policy attracts a highly responsive type of reader. They have found, year after year, that the Courier is a "good puller."

papers are more or less similar in appearance, they are no more alike than a good bank check is like a worthless one or a live electric wire is like a dead one.

in Ad Meet.

should not aid any enterprise operating in violation of law, in the opinion of Jed Morrow, who spoke at the weekly meeting of

become a party, however inno- Real Estate Man. The Women's Bible class is cent, to breaking the law of the

For Sale.

Resident lots from one hunweeks. We invite all Crockett men to prepare or publish adver- cash payment, balance monthly friends to come out to the meet- tisements when by so doing we or annually, C. W. Jones, the

JUNE

Salad Dressings, Olives and Pickles—all kinds, at

The Home of Good Eats

Kent & Trube

Phone 155

Reliable

Dependable

make poultry raisers a profit. Give It a Trial In advertising it is particularly

higher than inferior grades sell for and the results are much more satisfactory. Feed for Livestock

They know that while all news-

Honesty in Publicity Discussed

The advertising profession

A. E. OWENS

ABSTRACTS

Complete Abstract of Houston County Lands

INSURANCE

Life, Fire, Tornado, Casualty, Crop, Automobiles, Plate Glass, etc. Can Insure Anything.

Money to Loan On Improved Farm Lands Real Estate Bought and Sold Notary Public-Legal Instruments Properly Drawn

INVESTMENTS

E. OWENS CROCKETT, TEXAS

CITATION BY PUBLICATION.

The State of Texas-To the Sheriff or Any Constable of Houston County, Greeting:

mon the Unknown Heirs of Jacob using and enjoying the same, each and praying that on proof being heard Prewitt, Deceased, the Unknown Heirs of Jacob Pruitt, Deceased, the Unknown Heirs of Jesse Duren, Deceased, the Unknown Heirs of Phillip Stiffy, Deceased, the Unknown Heirs of John Edens deceased, Unknown Heirs of Marcelino Calas, deceased, Unknown Heirs of Marcelino Calas, deceased, Unknown Heirs of George Polett, deceased, Unknown Heirs of George Polett, deceased, Unknown Heirs of John Edens deceased, Unknown Heirs of George Polett, deceased, Unknown Heirs of George Polett, deceased, Unknown Heirs of George Polett, deceased, Unknown Heirs of Marcelino Calas, deceased, Unknown Heirs of Marcelino Calas, deceased, Unknown Heirs of Marcelino Calas, deceased, Unknown Heirs of George Polett, deceased, Unknown Heirs of John Edens deceased, Unknown of David Lacy, Deceased, the Unknows
Heirs of Albert T. Jackson, Deceased,
the Unknown Heirs of W. G. W. Jowthe Unknown Heirs of W. G. W. Jowwhich clouds the title of plaintiff, and ers, Deceased, the Unknown Heirs of praying that on proof being heard Court, Houston County, Texas. Martin Pruitt, Deceased, the Unknown that it have judgment for the land Given under my hand and s Heirs of Mary Hall, Deceased, the Un-known Heirs of L. R. Wallis, Deceased, and removing all clouds therefrom.

Olyen under my nand and seal of Courthouse thereof in Crockett, on the twelfth day of October, A. D. 1925, then and there to answer a petition than the court of the the Unknown Heirs of Marsellers Herein fail not, but have you before Mass, Deceased, the Unknown Heirs said Court on said first day of next of R. E. Douglass, Peceased, the Un-known Heirs of J. J. Kimbrough, De-ceased, the Unknown Heirs of B. B. executed same. Bailey, Deceased, the Unknown Heirs of William Bray, Deceased, the Un-known Heirs of W. H. Henley, Deceas-Given under my hand and s ley, Deceased, the Unknown Heirs of 29th day of May, A. D. 1925.

Lucy C. Bradley, Deceased, the Un-Lucy C. Bradley, Deceased, the Un-known Heirs of Fannie C. Bradley, Deceased, the Unknown Heirs of Lucy M. Bradley, Deceased, Lucy C. Bradley, Fannie C. Bradley, and Lucy M. Bradley, and all persons asserting and claiming any interest in The State of Texas—To the Sheriff or by making publication of this Citation of 120 acres of land more or less a the land hereinafter described, by making publication of this Citation Greeting:

The control of this Citation Greeting:

Weeks previous to the return day hereweeks previous to the return day hereweeks previous to the return day hereweeks previous to the return day hereof, in some newspaper published in the State of Coahuila and Texas, to weeks previous to the return day here- mon the Unknown Heirs of Shirley your county, to appear at the next Marcelino Sallas or Zalas as fully set of, in some newspaper published in Goodwin, deceased; the Unknown regular term of the District Court of out in plaintiff's petition, and that on your county, to appear at the next Heirs of Joe Goodwin, deceased; the Houston County, to be holden at the account of the destruction of the deed regular term of the District Court of Unknown Heirs of Edward Thomas Courthouse thereof in Crockett, Hous- records of Houston County, twice by minors Ethel English, Jessie English, Houston County, to be holden at the Brazier, deceased; the Unknown Heirs ton County, to be held on the fire, a great many deeds and links in Courthouse thereof in Crockett, on the twelfth day of October, A. D. 1925, then and there to answer a petition filed in said Court on the 29th day of May, A. D. 1925, in a suit number-filed in said Court on the docket of said Court on the 29th day of same by all of his heirs since his by the State of Texas to Matilda Mor-No. 6206, wherein the Houston County serting and claiming any interest in Timber Company is plaintiff, and the of same by all of his heirs since his by the State of Texas to Matilda Mor-Timber Company is plaintiff, and the land hereinafter described, by Unknown Heirs of John A. Manning, death, and on account thereof there is ris on August 15th, 1895, Patent No. Unknown Heirs of Jacob Prewitt, De-making publication of this Citation deceased; the Unknown Heirs of T. J. a cloud cast upon plaintiff's title, the 88, Vol 43, as fully set out in deceased; the Unknown Heirs of T. J. ceased, the Unknown Heirs of Jacob once in each week for four successive Cruse, deceased; and all other per- original deed having been lost and Pruitt, Deceased, the Unknown Heirs weeks previous to the return day here- sons asserting or claiming any inter- cannot now be produced, and the missof Jesse Duren, Deceased, the Unknown Heirs of Phillip Stiffy, Deceased, the Unknown Heirs of Phillip regular term of the District Court of
Plaintiff alleges in its petition that

of, in some newspaper published in est in the land sued for, are desame.

That on account of the deed records of Houst Steffy, Deceased, the Unknown Heirs of David Lacy, Deceased, the Untwelfth day of October, A. D. 1925, acres, the John B. O'Dell survey of then and there to answer a petition land situated in Houston County, as follows:

Grant from the State of Coahuila in Houston County, and Texas to Marcelino Sallas or Texas, patented by the State of Texas and Texas to Marcelino Sallas or Texas, patented by the State of Texas and Texas to Marcelino Sallas or Texas, patented by the State of Texas and Texas to Marcelino Sallas or Texas and Texas and Texas to Marcelino Sallas or Texas and Texas W. Jowers, Deceased, the Unknown May, A. D. 1925, in a suit number- to John A. Manning, dated on or about Zalas, dated February 5th, 1833, con- Heirs of Martin Pruitt, Deceased, the ed on the docket of said Court October 28, 1890, as fully set out, in veying the said M. Sallas League sit-Unknown Heirs of Mary Hall, De- No. 6208, wherein the Houston Counplaintiff's petition and for better deceased, the Unknown Heirs of L. R. ty Timber Company is plaintiff, and scription of said land, reference is
Wallis, Deceased, the Unknown Heirs of Shirley Goodhere made to said petition, the same

Unknown Heirs of L. R. ty Timber Company is plaintiff, and scription of said land, reference is
here made to said petition, the same

L. Sheridan dated October 3rd, 1860.

The decease of the Unknown Heirs of L. R. ty Timber Company is plaintiff's petition and for better deleased, the Unknown Heirs of L. R. ty Timber Company is plaintiff, and scription of said land, reference is
here made to said petition, the same

L. Sheridan dated October 3rd, 1860.

The decease of the Unknown Heirs of Shirley Goodhere made to said petition, the same

Dead from L. I. Sheridan dated October 3rd, 1860.

The decease of the Unknown Heirs of Shirley Goodhere made to said petition, the same of Marsellers Mass, Deceased, the Unknown Heirs of being the whole of said survey.

known Heirs of R. E. Douglass, De- Joe Goodwin, deceased; the Unknown Heirs of the Unknown Heirs of J. J. Heirs of Edward Thomas Brazier, de- of the records of Houston Countries of Thomas Braz Kimbrough, Deceased, the Unknown ceased; the Unknown Heirs of Thomas ty, twice by fire, a great many deeds wife, to Elijah Ward, dated April 19th, Heirs of B. B. Bailey, Deceased, the J. Calhoun, deceased; the Unknown and links in the chain of title have been In Re Estate of Elijah Ward, de-Unknown Heirs of William Bray, De-Heirs of W. C. Parker, deceased; the destroyed, and are now missing, and In Re Estate of Elijah Ward, deceased, the Unknown Heirs of W. H. Unknown Heirs of A. D. Rape, de- a number of other muniments of ceased, Order Granting Letters of Ad-Henley, Deceased, the Unknown Heirs ceased; the Unknown Heirs of A. D. title and written instruments have ministration on the Estate of Elijah of W. H. Bradley, Deceased, the Un- Roper, deceased; and all persons as- been lost or mislaid and cannot now Ward, deceased, to W. W. Gainey, known Heirs of Lucy C. Bradley, Deserting and claiming any interest in be found, and on account thereof, there dated May 16, 1890. Also all proceedings the Unknown Heirs of Fanthe land sued for, are defendants. mie C. Bradley, Deceased, the Un- Plaintiff alleges in its petition that and plaintiff sues to remove the same. Gainey as Administrator of the said known Heirs of Lucy M. Bradley, De- it is the owner in fee-simple of 50 ceased, Lucy C. Bradley, Fannie C. acres on the Shirley Goodwin Survey said land, as follows: Patent from the Bradley, and Lucy M. Bradley, and all of land situated in Houston County, State of Texas, to John A. Manning, the M. Sallas League dated May 2nd, persons asserting and claiming any Texas, patented by the State of Texas assignee of John B. O'Dell, dated on 1892. interest in the land sued for, are de- to Shirley Goodwin, dated on or about October 28, 1890; deed from Order confirming sale of said 120

24-100 acres of the Jacob Prewit Sur- here made to said petition. Coahuila & Texas to Jacob Prewit, of the records of Houston Coun- Leon and H. Blum against W. C. Tul- Deed from W. W. Gainey, Adminis-

of the deed records of Houston County, lost or mislaid and cannot now be iff's returns thereon; deed from W. C. uary 26th, 1903.

twice by fire, a great many deeds and found, and on account thereof, there Tullos by sheriff to Hyman Blum, dattinks in chains of titles have been de- is a cloud cast upon plaintiff's title ed on or about August 5, 1890; deed ber Company to Houston County Timstroyed, and are now missing, and and plaintiff sues to remove the same. by Hyman Blum to Leon and H. Blum ber Company, dated December 1st, there does not appear of record any That plaintiff deraigns title to the Land Company, dated on or about 1923.

A. Williams et al to D. A. Nunn, dated Houston County, Texas. April 2nd, 1901, judgment in favor of That plaintiff and those under whom praying that on proof being heard 29th day of May, A. D. 1925. 3748 on the docket of the District continuous, and adverse possession, sued for, quieting the title thereto,

sovereignty of the soil, the land every year, and paying the taxes claimed and described in this petition, thereon for a period of more than five 4t.

for more than three years, for more years, and for more than a period of than five years, and for more than ten years before the commencement of ten years after defendants' cause of this suit, and pleading the three, five, The State of Texas-To the Sheriff or ceased, the Unknown Heirs of Will A. action accrued, if any ever accrued, and ten years statutes of limitation.

Witness A. B. Smith, Clerk District known Heirs of W. H. Henley, Deceased, the Unknown Heirs of W. H. Bradsaid Court in the City of Crockett, the

> Clerk, District Court, Houston County, Texas.

CITATION BY PUBLICATION.

Any Constable of Houston County,

description thereof reference is heredestroyed, and are now missing, and County, Texas; order of sale issued on a number of other muniments of title the foregoing judgment and dated on That on account of the destruction and written instruments have been or about June 27, 1890 with the Sher
& Texas Lumber Company, dated Jan-

proper conveyance of this land by Ja- said land, as follows: patent from the July 8, 1891; deed from the Leon and cob Prewit during his life-time, and no State of Texas to the Heirs of Shirley H. Blum Land Company to R. H. it claims have had and held peaceable, Jacob Prewit to Albert Jackson, dated District Court of Houston County continuous, and adverse possession, using and enjoying the same, each and 1842, deed of W. G. W. Jowers to Maror A. D. Rape to T. J. Hail and Comformore than three years, for more than three years, for more than three years, and for more than three years statutes of limitation.

1864, deed of Phillip Steffy to L. R. 1880; deed from Taylor J. Hail and ten years after defendants' cause of the years after defendants are asserting and ten years after defendants' cause of the years after defendants are asserting and ten years after defendants' cause of the years after defendants are asserting and ten years after defendants' cause of the years after defendants are asserting and ten years after defendants' cause of the years after defendants' years after defendants' years after defendants' years after defendants' years a Wallis, dated February 24th, 1869, James W. Hail, composing the firm action accrued, if any ever accrued, claiming an interest in said land deed of L. R. Wallis to R. E. Douglass, of T. J. Hail and Company to J. A. and before the commencement of this which clouds the title of plaintiff, and dated July 18th, 1870, deed of R. E. Sheptrine dated on or about August suit, claiming the same under deed praying that on proof being heard Douglass to J. J. Kimbrough dated 15, 1882; deed from J. A. Shuptrine or and deeds duly recorded, cultivating, that it have judgment for the land June 9th, 1871, deed of R. E. Doug- J. A. Sheptrine to Louisiana and Texas using and enjoying the same, each and sued for, quieting the title thereto, lass to B. B. Bailey, dated March 2nd, Lumber Company, containing fifty every year, and paying the taxes and removing all clouds therefrom. 1872, deed of William Bray to W. H. acres of land, more or less, and the thereon for a period of more than Herein fail not, but have you before Henley, dated May 13th, 1875, deed of same being the land sued for herein three years, and for more than five William Bray to J. W. Bradley, dated and dated on or about November 7, years, and for more than ten years term thereof, this Writ with your re-Tax Collector to Nunn, Williams and Texas Lumber Company to plaintiff and pleading the three, five, and ten executed same. Corry, dated May 1st, 1883, deed of dated on or about December 1, 1923 years statutes of limitation. Lucy C. Bradley et al to L. A. J. Pyle, and recorded in volume 109 on pages That defendants are asserting and dated December 13th, 1888, deed of F. 569 to 587 of the deed records of claiming an interest in said land

D. A. Nunn vs. Byrd Smith et al No. it claims have had and held peaceable, that it have judgment for the land Court of Houston County, Texas, dat- claiming under title and color and removing all clouds therefrom. ed March 8th, 1893, deed of D. A. of title, from and under the Herein fail not, but have you before Nunn to Louisiana & Texas Lumber sovereignty of the soil, the land said Court on said first day of next Company, dated March 25th, 1901, claimed and described in this petition, term thereof, this Writ with your redeed of Louisiana & Texas Lumber for more than three years, for more turn thereon showing how you have The State of Texas-To the Sheriff or Company to Houston County Timber than five years, and for more than executed same. Company, dated December 1st, 1923. ten years after defendants' cause of Witness A. B. Smith, Clerk District That plaintiff and those under whom action accrued, if any ever accrued, Court, Houston County, Texas. it claims have had and held peaceable, and before the commencement of this Given under my hand and seal of continuous, and adverse possession, suit, claiming the same under deed said Court in the City of Crockett, the claiming under title and color and deeds duly recorded, cultivating, 29th day of May, A. D. 1925. of title, from and under the using and enjoying the same, each and

and before the commencement of this . That defendants are asserting and suit, claiming the same under deed claiming an interest in said land You are hereby commanded to sum- and deeds duly recorded, cultivating, which clouds the title of plaintiff, and

term thereof, this Writ with your re- successive weeks previous to return of, in some newspaper published in

A. B. Smith, (Seal)

Clerk, District Court, Houston County, Texas.

CITATION BY PUBLICATION.

The State of Texas-To the Sheriff or Any Constable of Houston County,

mon the Unknown Heirs of John A. ceased, and all persons asserting and of Eliza Dotson, Deceased, the Un-Manning, deceased; the Unknown Heirs claiming any interest in the land sued of T. J. Cruse, deceased; and all per- for, are defendants. sons asserting and claiming any inter- That plaintiff alleging in its peti- Binkford, Deceased, the Unknown Heirs est in the land hereinafter described, tion that it is the owner in fee-simple of Nicholas H. Bickford, Deceased, W. once in each week for four successive part of the M. Sallas League situated

That plaintiff deraigns title to the Estate. vey of land, granted by the State of That on account of the destruction about January 26, 1882; judgment of ary 26th, 1893.

which clouds the title of plaintiff, and said Court in the City of Crockett, the

A. B. Smith, Clerk, District Court, (Seal) Houston County, Texas. CITATION BY PUBLICATION.

Greeting:

You are hereby commanded to summon the Unknown Heirs of Marcelino ford, Deceased, W. J. Dotson whose Sailas, deceased, Unknown Heirs of residence is unknown, and all persons next regular term of the District Court | Houston County, to be holden at the of Houston County, to be holden at the Courthouse thereof in Crockett, on the Courthouse thereof in Crockett, on the twelfth day of October, A. D. 1925, filed in said Court on the 29th day of May, A. D. 1925, in a suit numbered on the docket of said Court No. 6209 on the Docket of the District Court wherein Houston County Timber Company is plaintiff and the Unknown Heirs of Marcellino Sallas, deceased, and Unknown Heirs of Marcelino Zalas, deceased, Unknown Heirs of George Polett, deceased, and the You are hereby commanded to sum- Unknown Heirs of John Edens, de-

Plaintiff alleges in its petition that That plaintiff deraigns title to the

is a cloud cast upon plaintiff's title ings showing qualification of W. W.

Order to sell 120 acres of land on

August 5, 1857, as fully set out, in T. S. Suttle and wife Annie Suttle, acres of land dated Feb. 11th, 1893. Plaintiff alleging in its petition that plaintiff's petition and for better dedated on or about September 15, 1874, it is the owner in fee-simple of 555 scription of said land, reference is to T. J. Cruse; deed from H. L. T. trator of the Estate of Elijah Ward Durham to W. C. Tullos, dated on or deceased, to J. W. Hail, dated Febru-

February 16th, 1835, as fully set out ty, twice by fire, a great many deeds los, dated on or about June 6, 1890, trator of the Estate of Elijah Ward, in plaintiff's petition, and for better and links in the chain of title have been in the District Court of Galveston deceased, to J. W. Hail, dated January

Deed from Louisiana & Texas Lum-

evidence of a conveyance of same by his Goodwin, dated on or about August Keith, dated on or about November 8, continuous, and adverse possession, heirs since his death, and on account 5, 1857; tax deed from Richard Doug- 1899; deed from R. H. Keith and wife claiming under title and color thereof there is a cloud cast upon las, Assessor and Collector of taxes Mary L. Keith, to Louisiana and Tex- of title, from and under the plaintiff's title, the original deeds hav- for Houston County to Thomas J. Cal- as Lumber Company, dated on or sovereignty of the soil, the land ing been lost, and cannot now be pro- houn, dated on or about December * about July 12, 1901; and deed from claimed and described in this petition, duced, and the missing records sup- * * * * A. D. 1867; deed from Thomas Louisiana and Texas Lumber Com-J. Calhoun to Edward Thomas Brazier pany to plaintiff dated on or about De- than five years, and for more than That the plaintiff deraigns title to Barzier, dated on or about February cember 1, 1923 and recorded in Volume the land claimed by it, and herein sued 4, 1869; deed from E. T. Brazier by 109 on pages 569 to 587 of the deed action accrued, if any ever accrued, and before the commencement of this records of Houston County, Texas. Coahuila and Texas to Jacob Prew- about May 5, 1874; judgment by TayThat plaintiff and those under whom it claims have had and held peaceable, and deeds duly recorded, cultivating, December 8th, 1842, deed of Jesse against A. D. Roper or A. D. Rape claiming under title and color every year, and paying the taxes Duren to Phillip Stiffy, dated May 7th, and Robert Hardin with foreclosure of of title, from and under the thereon for a period of more than five 1856, deed of David Lacy et al to W. lien, dated on or about October 11, sovereignty of the soil, the land years, and for more than ten years G. W. Jowers, dated September 4th, 1880; sheriff's deed from A. D. Roper claimed and described in this petition,

June 1st, 1880, deed of B. E. Madden, 1903; and deed from Louisiana and before the commencement of this suit, turn thereon showing how you have Witness A. B. Smith, Clerk District Court, Houston County, Texas. Given under my hand and seal of

> A. B. Smith, (Seal) Clerk, District Court, Houston County, Texas.

CITATION BY PUBLICATION.

Any Constable of Houston County, You are hereby commanded to sum-

mon the Unknown Heirs of Matilda Morris, Deceased, the Unknown Heirs of Lucinda English, Deceased, the Unknown Heirs of E. M. English, Deceased, the Unknown Heirs of M. E. English, Deceased, the Unknown Heirs

of Lizzie English, Deceased, the Unknown Heirs of Eliza Dotson, De-Any Constable of Houston County, Dunn, Deceased, the Unknown Heirs of Nicholas H. Binkford, Deceased, the Unknown Heirs of Nicholas H. Bick-May, A. D. 1925, in a suit numbered on the docket of said Court No. 6205, wherein the Houston County Timber Company is plaintiff, and the Unknown Heirs of Matilda Morris, Deceased, the Unknow 1 Heirs of Lucinda English, Deceased, the Unknown Heirs of E. M. English, Deceased, the Unknown Heirs of M. E. English, Deceased, the Unknown Heirs of Lizzie English, Deceased, the Unknown Heirs known Heirs of Will A. Dunn, Deceased, the Unknown Heirs of Nicholas H. J. Dotson, Walter Stubblefield, J. T. Thomas, William Thomas, Fannie Thomasson, Tom Thomasson, R. B. .English, Emma Landrum and husband Dince Landrum, Alice English, M. C. English, Frank English, Bertie Neves, Ernest Neves, Myrtle English, and the Webb English, and E. J. Currie, and

Plaintiff's petition, and for better description of said land reference is

That on account of the destruction of the deed records of Houston County, twice by fire, a great many deeds and links in chains of titles have been destroyed, and are now missing, and there does not appear of record any conveyance out of Matilda Morris during her life-time, and no evidence of

cording same. That the plaintiff deraigns title tothe land claimed by it, and herein sued for as follows: Patent from the State of Texas to Matilda Morris, on August 5th, 1875, Patent No. 88, Vol. 43, Judgment of the District Court of Houston County, Texas, in cause John McConnell vs. Will A. Dunn et al No. 3184 on the docket of said Court, dated October 18th, 1884, deed of F. H. Bayne, Sheriff, to George T. and E. M. English dated January 6th, 1885, proceedings of the Probate Court in Matter of Estate of G. T. English, Deceased, showing appointment and qualification of W. V. Clark as Administrator, Application, Order of Sale, Report of Sale, and Order of Confirmation, deed of W. V. Clark Administrator of the Estate of G. T. English, Deceased, to J. V. Collins and C. C. Stokes, dated February 13th, 1901, deed of M. E. English to R. H. Keith, dated January 17th, 1901, deed of J. V. Collins and C. C. Stokes to Louisiana & Texas Lumber Company, dated February 21st, 1901, deed of R. H. Keith to Louisiana & Texas Lumber Company, dated July 12th, 1901, deed of Louisiana & Texas Lumber Company, to Houston County Timber Company, dated December 1st, 1923.

That plaintiff and those under whom it claims have had and held peaceable, continuous, and adverse possession, claiming under title and color of title, from and under the sovereignty of the soil, the land claimed and described in this petition, for more than three years, for more than five years, and for more than ten years after defendants' cause of action accrued, if any ever accrued, and before the commencement of this suit, claiming the same under deed and deeds duly recorded, cultivating, using and enjoying the same, each and every year, and paying the taxes thereon for a period of more than five years, and for more than ten years before the commencement of this suit, and pleading the three, five, and ten years statutes of limitation.

That defendants are asserting and claiming an interest in said land which clouds the title of plaintiff, and praying that on proof being heard that it have judgment for the land sued for, quieting the title thereto, and removing all clouds therefrom.

Herein fail not, but have you before said Court on said first day of next term thereof, this Writ with your return thereon showing how you have executed same.

Witness A. B. Smith, Clerk District Court, Houston County, Texas. Given under my hand and seal of said Court in the City of Crockett, the 29th day of May, A. D. 1925.

A. B. Smith, Clerk, District Court, Houston County, Texas.

Too many irons not only spoil the fire, but they also get cold.

Let the Courier print your sale bills.

Patronize our advertisers.

CITATION BY PUBLICATION.

The State of Texas, to the Sheriff or Any Constable of Houston County, Greeting:

You are hereby commanded to summon the Unknown Heirs of Peter Tumlinson, deceased; the Unknown Heirs of Albert Hoffman, deceased: the Unknown Heirs of Albert Huffman, deceased; the Unknown Heirs of John Jacob Huffman or Hoffman, deceased; John Jacob Huffman or Hoffman, whose residence is unknown and after diligent search cannot be ascertained; the unknown heirs of A. D. Shrewsbury, deceased; and T. J. Routen, whose residence is unknown and after diligent search cannot be ascertained; and all persons asserting and claiming any interest in The State of Texas, to the Sheriff or the land hereinafter described, by making publication of this Citation once in each week for four consecutive weeks previous to the return day hereof, in some newspaper published summon the Unknown Heirs of in your county, to appear at the next Levi Speer, Deceased, Unknown Heirs 4t. regular term of the District Court of of William Goodwin, Deceased, Un-Houston County, to be holden at the known Heirs of Elizabeth Goodwin, Courthouse thereof in Crockett, on the twelfth day of October, A. D. 1925, Minton, Deceased, Unknown Heirs of John twelfth day of October, A. D. 1925, Minton, Deceased, Unknown Heirs of The State of Texas, to the Sheriff or Loseph N. Rodgers, deceased, and notition then and there to answer a petition R. N. Read, Deceased, Unknown Heirs filed in said Court on the 25th day of of W. H. Cuidiff, Deceased, Unknown May, A. D. 1925, in a suit numbered Heirs of Andrew Speer, Deceased, Unon the docket of said Court No. 6200, known Heirs of Rebecca Brent, De-wherein the Houston County Timber ceased, Unknown Heirs of C. B. Brent, summon the Unknown Heirs of this Citation once in each week for and links in chains of titles have been Company is plaintiff, and the Un- Deceased, Unknown Heirs of W. M. John Davenport, deceased; the Un- four successive weeks previous to the destroyed, and are now missing, and known Heirs of Peter Tumlinson, De-Goodwin, Deceased, Unknown Heirs of Catherine Redding, return day hereof, in some newspaper there does not appear of record any deceased; the Unknown Heirs of Albert Polly Hodges, Deceased, Unknown Heirs of published in your county, to appear proper conveyance of this land by Huffman, Deceased; the Unknown Heirs of Benjamin M. Hodges, De-Heirs of Albert Hoffman, Deceased; ceased, and all persons asserting known Heirs of Martha Davenport trict Court of Houston County, to be no evidence of any proper conveyance, the Unknown Heirs of A. D. Shrews- and claiming any interest in the land Zimmerman, deceased; the Unknown holden at the Court house thereof in of same by all of his heirs since bury, Deceased; John Jacob Huffman hereinafter described, by making pub-or Hoffman whose residence is un- lication of this Citation once in each ceased; and all persons asserting and twelfth day of October, A. D. 1925, there is a cloud cast upon plaintiff's not be ascertained; and T. J. Routen vious to the return day hereof, in inafter described, by making publica- in said Court on the 25th day of May, lost, and cannot now be produced, and ter diligent search cannot be ascer- county, to appear at the next regular for four successive weeks previous to docket of said Court No. 6199, where- cording same. tained; and all persons asserting and term of the District Court of Hous- the return day hereof, in some news- in the Houston County Timber Com-

that it is the owner in fee simple of then and there to answer a petition be holden at the Courthouse thereof ing any interest in the land sued for, October 11th, 1870, deed of Daniel in plaintiff's Petition and for better the Unknown Heirs of Levi Speer, De- on the docket of said Court No. 6201, County, Texas, patented by the State March 22nd, 1877, deed of George E.

twice by fire, a great many deeds and ceased, Unknown Heirs of R. N. Read, ine Redding, deceased; the Unknown is here made to said petition.

George W. Evatt, dated March 16th, inc. Redding, deceased; That on account of the destruction 1886, deed of Alice A. Evatt to B. F. **Tound**, and on account thereof.

the State of Texas to Peter Tumlinson to 3,613,230 square varas of land, dated on or about April 4, 1888; power of attorney from R. W. Gibson and G. W. Tumlinson to B. D. Dashiel, dated on or about September 23, 1889; deed from R. W. Gebson and G. W. Tumlinson by B. D. Dashiel, agent and attorney in fact, to J. L. Monroe, datas the sole heirs at law of Peter Tumbert Huffman to A. A. Aldrich, Albert Huffman by A. A. Aldrich, agent and dated on or about May 27, 1901; esdated on or about February * 1902, all of the neirs of Levi Speer, lost or mislaid and cannot be now about May 28, 1910 and deed from Deceased, and on account thereof, there application to sell and order of sale; there is a cloud cast upon plaintiff's title pany to plaintiff by deed dated on able, continuous, and adverse posses-B. D. Dashiel to E. L. Angier, dated on or about August 22, 1903; J. H. lost, and cannot now be produced, and Painter to H. Durst, Jr., dated on or the missing records supplied by resaid land, as follows: Patent from the said land, as follows: Patent f about September 4, 1907; H. Durst, cording same. Jr., to Louisiana and Texas Lumber Company, dated on or about January the land claimed by it, and herein sued 2, 1907 to 160 acres of land; deed from whom it claims have had and held and for more than ten years after the state of land; deed from peaceable, continuous, and adverse fendant's cause of action accrued. E. L. Angier, dated on or about March 22, 1904; power of attorney by J. W. Harvey and wife to E. L. Angier, dated on or about March 15, 1804; deed of John Minton et al to Sharpes and wife Lucy Ann Sharpes and wife Lucy Ann Sharpes and wife Lucy Ann Sharpes and to Py B. T. Sharpes and others, by E. L. Angier for himself and as agent and attorney in fact, to Louisiana and Texas Lumber Company, dated on a louisian and Texas Lumber Company, dated on or about May 3, 1904; judgment of particular and content of the state of the same, dated on or about May 3, 1904; judgment of particular and content of the same and described in this petition, for more than three years, and for more than three years, and for more than three years, for more than three about May 3, 1904; judgment of partition in cause No. 7652 and styled, T.

J. Routen versus Unknown Heirs of
Peter Tumlinson and others in the
District Court of Houston County,

Towar dated on of McConnell to J. H. Rhoden, dated March 7th, 1888, deed of Sarah Masters to Andrew Speer and Cato B.

Brent, dated January 20th, 1858, deed of Sarah Masters to Andrew Speer and Cato B.

Brent, dated January 20th, 1858, deed of Sarah Masters to Andrew Speer and Cato B.

Brent, dated January 20th, 1858, deed of Sarah Masters to Andrew Speer and Cato B.

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Brent, dated January 20th, 1858, deed of Sarah Masters to Andrew Speer and Cato B.

Brent, dated January 20th, 1858, deed of Sarah Masters to Andrew Sp Texas, dated on or about April 23, deed of B. M. Hodges and wife to E. 1917; and deed from Louisiana and Texas Lumber Company to plaintiff, deed of E. W. Randolph and dated on or about December 1, 1923 and duly recorded in Volume 109 on 17th 1866, deed of S. J. Collins, and duly recorded in Volume 109 on 17th 1866, deed of S. J. Collins and Texas Lumber Company to plaintiff, and praying the to S. J. Collins and Texas Lumber Company to plaintiff, and praying the to S. J. Collins, dated October from J. H. Painter and D. A. Nunn, have independent for the land autorneys in fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the total collins and the fact for the land autorneys in fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for the land autorneys in fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber Company to plaintiff, and praying the fact for Cathlesian and Texas Lumber

peaceable, continuous, and adverse Rhoden and wife to R. H. Keith, dated Louisiana and Texas Lumber Com- next term thereof, this Writ with possession, claiming under title and November 16th, 1899, deed of J. H. pany to Houston County Timber Comcolor of title, from and under the sov- Rhoden and wife to R. H. Kieth, dated pany, dated December 1st, 1923. ereignty of the soil, the land claimed July 7th, 1900, deed of R. H. Keith That plaintiff and those in and described in this petition, for and wife to Louisiana & Texas Lum- whom it claims have had and held trist Court, Houston, County, Texas more than three years, for more than ber Company, dated July 12, 1901, peaceable, continuous, and adverse Given under my hand and seal of said five years, and for more than ten deed of Louisiana & Texas Lumber possession, claiming under title and Court in the City of Crockett, the years after defendants' cause of ac- Company to Houston County Timber color of title, from and under the sov- 25th day of May, A. D. 1925. tion accrued, if any ever accrued, and Company, dated December 1st, 1923. before commencement of this suit, That plaintiff and those under whom and described in this petition, for claiming the same under deed and it claims have had and held the peace- more than three years, for more than deeds duly recorded, cultivating using able, continuous, and adverse posses- five years, and for more than ten and enjoying the same, each and ev- sion claiming under title and color of years after defendants' cause of acery year, and paying the taxes there- title, from and under the sovereignty tion accrued, if any ever accrued, and on for a period of more than five of the soil, the land claimed and de- before commencement of this suit, The State of Texas, to the Sheriff or years, and for more than a period of scribed in this petition, for more than claiming the same under deed and ten years before the commencement three years, for more than five years, deeds duly recorded, cultivating using

ing all clouds therefrom.

WITNESS A. B. Smith, Clerk Distrist Court, Houston, County, Texas. 25th day of May, A. D. 1925.

Clerk District Court,

Houston County, Texas.

CITATION BY PUBLICATION.

Any Constable of Houston County, Greeting:

You are hereby commanded to claiming any interest in the land sued ton County, to be holden at the Court paper published in your county, to appear at the next regular term of the Heirs of Joseph N. Rodgers, deceased; believed to County, to and all persons asserting and claim- State of Texas to James Perry, dated

That on account of the destruction

of this suit, and pleading the three, five and ten years statutes of limitation.

That defendants are asserting and That defendants are asserting and ten years in said land which three years, for more than five years, and pleading the three, and for more than ten years after defendant's cause of action accrued, if any ever accrued, and before the componing the same, each and enjoying the sam

clouds the title of plaintiff, and pray- corded, cultivating, using and enjoy- of this suit, and pleading the three, ing that on proof being heard that it ing the same, each and every year, five and ten years statutes of limita- and claiming any interest in the land have judgment for the land sued for, and paying the taxes thereon for a tion.

Given under my hand and seal of said that it have judgment for the land next term thereof, this Writ with then and there to answer a petition and removing all clouds therefrom.

WITNESS A. B. Smith, Clerk District Court, Houston County, Texas. GIVEN under my hand and seal of said Court in the City of Crockett, the 26th day of May, A. D. 1925. (Seal) A. B. Smith,

Clerk, District Court, Houston County, Texas.

CITATION BY PUBLICATION.

of the deed records of Houston Coun- of the records of Houston County deed of trust by Louisiana and Texas wife Mary Keith to Louisiana man by Albert Huffman, guardian, to there does not appear of record any a number of other muniments of title Trust Company to Louisiana and Timber Company, dated December 1st, proper conveyance of this land by and written instruments have been Texas Lumber Company, dated on or 1923. proper conveyance of this land by and written instruments have been Texas Lumber Company, dated on or 1923.

State of Texas, to the Heirs of John County, Texas. pages 569 to 587 of the deed records of said Houston County, Texas.

That plaintiff and those under whom it claims have had and held whom it claims have had and held wember 28th, 1889, deed of J. H.

The plaintiff and those under whom it claims have had and held wember 28th, 1889, deed of J. H.

Proceeding to the deed records attorneys for Mrs. C. Redding, to the under Mrs. C. Redding, to the That plaintiff and those under

ereignty of the soil, the land claimed

have executed same.

(Seal) A. B. Smith,

Clerk District Court, Houston County, Texas.

CITATION BY PUBLICATION.

The State of Texas, to the Sheriff or it is the owner in fee-simple of 593 Greeting:

Joseph N. Rodgers, deceased; and petition. Any Constable of Houston County, all persons asserting and claiming any interests in the land hereinafter of the deed records of Houston County, any interests in the land hereinafter of the deed records of Houston County, any interests in the land hereinafter of the deed records of Houston County, any interests in the land hereinafter of the deed records of Houston County, any interests in the land hereinafter of the deed records of Houston County, any interests in the land hereinafter of the deed records of Houston County, any interests in the land hereinafter of the deed records of Houston County, any interests in the land hereinafter of the deed records of Houston County, any interests in the land hereinafter of the deed records of Houston County, any interests in the land hereinafter of the deed records of Houston County, any interests in the land hereinafter of the deed records of Houston County, any interests in the land hereinafter of the deed records of Houston County, any interests in the land hereinafter of the deed records of Houston County, and the land hereinafter of the deed records of Houston County, and the land hereinafter of the deed records of Houston County, and the land hereinafter of the deed records of Houston County, and the land hereinafter of the deed records of the deed records

there Unknown Heirs of Elizabeth Goodwin, known Heirs of Mahala Davenport a number of other muniments of title ing and E. L. Simpson dated January and plaintiff sues to remove the same. Goodwin, Deceased, Unknown Heirs of asserting and claiming any inter- lost or mislaid and cannot be now C. D. Page dated August 1st, 1899 that plaintiff deraigns title to the Polly Hodges, Deceased, Unknown est in the land sued for, Ed Daven- found, and on account thereof, there deed of E. L. Simpson to J. W. Mad

That the plaintiff deraigns title to Davenport, dated on or about August That plaintiff and those under three years, for more than five years,

and duly recorded in Volume 109 on 17th 1866, deed of S. J. Collins and Jr., for themselves and as agents and have judgment for the land sued for,

your return thereon showing how you have executed same. WITNESS A. B. Smith, Clerk Dis-

A. B. Smith, (Seal) Clerk District Court, Houston County, Texas.

CITATION BY PUBLICATION.

Greeting:

hereinafter described, by making pubquieting the title thereto, and remov- period of more than five years, and That defendants are asserting and lication of this Citation once in each for more than ten years before the claiming an interest in said land which week for four successive weeks pre-HEREIN FAIL NOT, but have you commencement of this suit, and plead-clouds the title of plaintiff, and pray-vious to the return day hereof, in before said Court on said first day of ing the three, five, and ten years ing that on proof being heard that it some newspaper published in your next term thereof, this Writ with your return thereon showing how you have executed same.

Statutes of limitation.

That defendants are asserting and quieting the title thereto, and remover term of the District Court of Houseland in all clouds therefrom. ton County, to be holden at the Court which clouds the title of plaintiff, and HEREIN FAIL NOT, but have you house thereof in Crockett, on the praying that on proof being heard before said Court on said first day of twelfth day of October, A. D. 1925, Court in the City of Crockett, the sued for, quieting the title thereto, your return thereon showing how you filed in said Court on the 26th day of May, A. D. 1925, in a suit numbered HEREIN FAIL NOT, but have you before said Court on said first day of next term thereof, this Writ with your return thereon showing how you have executed same.

WITNESS A. B. Smith, Clerk Dison the docket of the District Court, No 6202, wherein the Houston County trist Court in the City of Crockett, the 25th day of May, A. D. 1925.

WITNESS A. B. Smith, Clerk Dison the docket of the District Court, No 6202, wherein the Houston County trist Court in the City of Crockett, the Unknown Heirs of James Perry, 25th day of May, A. D. 1925. Deceased, the Unknown Heirs of Daniel Dailey, Deceased, the Unknown Heirs of George W. Evatt, Deceased, and all persons asserting and claiming any interest in the land sued for, are defendants.

Plaintiff alleging in its petition that Any Constable of Houston County, acres of the James Perry Survey of ty, Texas, Patented by the State of

known and after diligent search can- week for four successive weeks pre- claiming any interest in the land here- then and there to answer a petition filed title, the original deeds having been whose residence is unknown and af- some newspaper published in your tion of this Citation once in each week A. D. 1925, in a suit numbered on the the missing records supplied by re-

That the plaintiff deraigns title to that it is the owner in fee simple of the and there to answer a petition of the said Court on the 26th day of filed in said Court on the 26th day of twelfth day of October, A. D. 1925, in a suit numbered son 640-acre survey, patented by the State of Texas to Peter Tumlinson on State of Texas to Peter Tumlinson on about April 4, 1888 as fully set out, filed in said Court on the 25th day of acres of land of the Joseph N. Rodgers of Lavi Speer Devices and for better the land steel for any interest in the land steel for, land steel filed in said Court, on the are defendants.

Dailey to W. G. Sterling, dated Detwelling and there to answer a petition in Crockett, Houston County, on the are defendants.

Plaintiff alleges in its petition that the land steel for, land situated in the land steel for, land steel filed in said Court, on the are defendants.

Plaintiff alleges in its petition that the land steel for, land steel filed in said Court, on the are defendants.

Plaintiff alleges in its petition that the land steel for, land steel filed in said Court, on the are defendants.

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Plaintiff alleges in its petition that the land steel filed in said Court, on the are defendants.

No. 6203, wherein the Houston County on the are defendants.

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No. 6203, wherein the C description of said land, reference is ceased, Unknown Heirs of William wherein the Houston County Timber of Texas to Joseph N. Rodgers, on or Dailey to B. F. Read and Company, here made to said petition.

Goodwin, Deceased, Unknown Heirs of Lizabeth Goodwin, Deceased, Unknown Heirs of John Davenport, decased; the Unknown Heirs of Cather
of the records of Houston County known Heirs of John Minton, Deceased; the Unknown Heirs of Cather
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the records of Houston County known He destroyed and are now missing, and and mumber of other muniments of title and written instruments have been lost or mislaid and cannot be now lost or mislaid and cannot cannot cannot cannot be now lost or mislaid and cannot is a cloud cast upon plaintiff's title Deceased, Unknown Heirs of Wm. Clark, deceased, and all persons and written instruments have been 1st, 1894, deed of E. L. Simpson to said land, as follows: Patent from Heirs of Benjamin M. Hodges, De- port; George Davenport; Lula Butts; is a cloud cast upon plaintiff's title den, dated July 1st, 1899, deed of ceased, and all persons asserting and John Butts; Alton Zimmerman; Dora and plaintiff sues to remove the same. trust of E. L. Simpson to W. H. Denceased, and all persons asserting and claiming any interest in the land sued for, are defendants.

Plaintiff alleging in its petition that it is the owner in fee-simple of the land street in the land sued for the land sued for the land sued for the land sues to remove the same.

That plaintiff deraigns title to the said land, as follows: Patent from the land sues to remove the same.

That plaintiff deraigns title to the land said land, as follows: Patent from the land sues to remove the same.

Note: The plaintiff deraigns title to the land sues to remove the same.

Note: The plaintiff deraigns title to the land said land, as follows: Patent from the land sues to remove the same.

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Note: The plaintiff deraigns title to the land sues to remove the same.

Note: The plaintiff deraigns title to the land sues to remove the same.

Note: The plaintiff deraigns title to the land sues to remove following lands situated in Houston County, Texas: 130 7-10 Acres of the Levi Speer Survey of 320 Acres conveyed by J. H. Rhoden and wife to R. veyed by J. H. ed on or about October 21, 1889; deed H. Keith by their deed dated Novem- ton County, Texas, patented by the about December 15, 1874; deed from and corrected judgment in cause the by George W. Tumlinson and others ber 16th, 1899, and 21 2-10 acres of State to John Davenport, on or about James G. Cooper and wife M. E. Coop- State of Texas vs. Unknown Owners said Levi Speer Survey of 320 Acres August 2, 1907, as fully set out, in er to R. H. Keith, dated on or about et al, No. 4883 on the docket of the linson, deceased, and J. L. Monroe, to conveyed by said Rhoden and wife to B. D. Dashiel, dated on or about March B. D. Dashiel, dated on or about March Set out in plaintiffs petition.

Said Levi Speer Survey of 320 Acres August 2, 1807, as fully set out, in August 10, 1900; deed from R. H. District Court of Houston County, Scription of said land, reference is Keith and wife Mary L. Keith to dated May 12th, 1900, deed of J. V. Set out in plaintiffs petition.

Louisiana and Texas Lumber Com-Collins et al to R. H. Keith, dated May That on account of the destruction pany, dated on or about July 13, 1901; 30th, 1900, deed of R. H. Keith and attorney, to J. H. Painter and others, ty, twice by fire, a great many deeds twice by fire, a great many deeds and Lumber Company to The Fidelity Texas Lumber Company, dated July and links in chains of titles have been links in the chain of title have been Trust Company, dated on or about 12th, 1901, deed of Louisiana & Texas tate of John Jacob Huffman or Hoff- destroyed, and are now missing, and destroyed and are now missing, and January 1, 1901; release by Fidelity Lumber Company to Houston County

scribed in this petition, for more than 4, 1909; quitclaim deed by J. W. Young and H. Durst, Jr., to plaintiff dated on or about March 11, 1924; power of attorney by W. E. Tyler to be left and theid and held and he

WITNESS A. B. Smith, Clerk Dis-

(Seal) Clerk, District Court, Houston County, Texas.

Crockett Train Schedule.

South Bound.

No. 25, Thru Passsenger 1:37am No. 23, Local Passenger 9:40am No. 21, Sunshine Special 2:03pm

North Bound. No. 28. Thru Passenger 4:00am Any Constable of Houston County, No. 24, Local Passenger 1:30pm No. 22, Sunshine Special 4:06pm

Tell him that you saw his ad

Effective June 7, 1925

QUIT NEWSPAPER ADVERTISING," **GIVEN AS REASON**

Champaign, Ill.-Withdrawal of all advertising several years ago from the Champaign News-Gazette is blamed as the chief contributing cause of the failure of Murdock Brothers, for 18 years a leading ladies' ready-towear store in the university city.

dock in a signed letter published in the News-Gazette, following the voluntary closing of the doors of the concern, to avert being thrown into bankruptcy.

his inability to hold the public's trade lows:

"Another contributing cause, and firm, because we thought the rate was too high, withheld all advertising in the News Gazette. For two years we were out of the paper. We were without proper means of getting messages about our store into the homes of our friends and buyers. The result was they soon forgot us. We the Crockett Courier. tried other forms of advertising to supplant the News-Gazette but we found none that was as effective. Our business continued on the downgrade.

"After two years we saw the error of staying out of the News-Gazette. Brothers' advertising into the homes it is as it should be. in this community. The business began to thrive-but it was too late. too long a time we had failed to re- due? mind them about the splendid merchandise and values in our store."-Editor and Publisher.

Courier Needing Its Money.

The Courier has been in business a long time and during that time has accumulated many unpaid accounts on books. Those who do not know be surprised to learn just how s accumulation amounts to. ye have been at heavy exving the Courier to its level. ask that those who accounts come forthe earliest date wow need, and need due us. There are owe us who believe that the does not need its money and therefore withholding payment. There are some who will never pay us, and will not only never pay us, but will never pay any other debt they owe that they can get out of. But we have not lost confidence in the majority, and we believe that the majority of people are honest and want way.

to pay their debts. The Courier has recently bought new equipment at heavy expense, and will have to collect its accounts up closely if we are to be able to pay out. We are therefore needing and will need what is due as and will appreciate prompt settle-

A Talk With Aur Contributors.

The contributor is unfair to himself when he is late with his copy. While we have a shop well organized for mechanical efficiency, there are limits on what can be done by a given force This blame is assumed by E. L. Mur- of printers in a short period of crowd-

There is plenty of time during the week to give every contributor good service when copy is in early. The Courier believes that its contributors The part of his letter touching upon desire to be fair to our printers as well as themselves. We ask your cowithout using newspaper space fol- operation for some of the following

Early copy means time for correcperhaps the greatest contributing tions, good typography, prompt decause, is the fact that for years our livery to the reader, fairness to the printers and normal overhead.

Late copy means little time for corrections, risk of poor typography, late delivery to the reader and unfair physical and mental strain.

Your cooperation will be greatly appreciated by the entire personnel of

Whose Money Will You Spend?

Vacation time is here. Many of our citizens are planning for their yearly rest period and funtime. Hundreds Arrangements were made again with of dollars will be expended by vacathe News-Gazette to carry Murdock tionists all over the United States, and

But whose money will you spend this year? Will it be your own, or Seemingly our friends had forgotten will it be money you justly owe that about us. The fault was ours. For has been allowed to become long-past

> However badly you need a rest, can you, with a clear conscience, spend a large sum that would go a long way toward settling up those old accounts, leaving your friend to "hold the bag."

> Every man, woman and child is e titled to a rest period, a vacation. But every man who is a man should see to it that he pays his own way. Before you start out this year, make some kind of arrangements to meet your bills promptly, when due.

> It's never uphill to the man on the

A poor baseball player and a poor match are reasonably sure to strike out at a critical moment.

A great many people make their mark in this world owing to their inability to write.

Some people put their best foot forward so far that the other one never

As the twig is bent so is the small boy inclined to shoot out the back

The Most Popular Closed Car Ever Built In the Tudor Sedan, Ford depend-The Tudor is a practical family ability of chassis and engine, are car—which anyone can drive, and matched with an attractive, sturdy which will give you pleasing and and unusually well-designed body. satisfactory service for years. Ask a It has many conveniences that only dealer to give you a demonstration. Ford economy methods of produc-He will gladly do so at your contion could make possible at the price. venience. Ford Motor Company SEE THE NEAREST AUTHORIZED FORD DEALER TUDOR SEDAN Runabout Fordor Sedan Full size Balloon Tires \$25 extra. On open cars demountable rims and starter are \$85 extra. All prices f. o. b. Detroit



CITATION BY PUBLICATION.

You are hereby commanded to summon the Unknown Heirs of Maria Thorn deceased, the Unknown Heirs deceased, the same being of sundry of Mary Marcellete Garner deceased, and divers dates. The report of the deceased, and the Tyler Building and ceased, and its probate, dated on May of said association, all of whose names ciation, dated June 21, 1895. The Esand places of residence are unknown tate of Susan W. Thorn by Sheriff to lication of this citation once in each Building & Loan Association, dated week for four successive weeks pre- October 26, 1899. Deed from W. L. some newspaper published in your ing & Loan Association dated Novem-1925, in a suit No. 6214 on the Docket John Durst, dated December 5, 1899. of the District Court, wherein Hous-Deed from W. H. Alexander, by corporation, its successors and as- Company, against Dick Flemming. signs, and all of the directors and and others, dated March 21, 1911. stockholders of said association, all of Judgment of Louisiana & Texas whose names and places of residence Lumber Company against Frank M are unknown to plaintiff, and all per- Bennett and others, dated March 21,

ed in Houston County, Texas, patent-ed by the State of Texas to M. F. That plaintiff as

for as follows:

Grant from the State of Coahuila and The State of Texas—To the Sheriff or Texas to M. F. Perez, dated October Thorn to James H. Starr, dated No-

vember 24, 1865. Power of Attorney from Frost Thorn the Unknown Heirs of Marcellite Commissioners of Partition of the Es-Thorn deceased, the Unknown Heirs tate of Frost Thorn deceased, dated of Frost Thorn deceased, Number two, September 21, 1857. The last Will said Court in the City of Crockett, the Unknown Heirs of James F. Thorn and Testament of Susan W. Thorn de-Loan Association, a defunct corpora- 20, 1891, Deed by the Executor of the tion, its successors and assigns and Estate of Susan W. Thorn deceased, all of the directors and stockholders to the Tyler Building & Loan Assoto plaintiff, and all persons asserting W. L. Moody & Company, dated Janand claiming any interest in the land uary 5, 1898. Deed from Frost Thorn jority get busy and say nothing. hereinafter described, by making pub- and Marcelite Thorn Sweet, to Tyler vious to the return day hereof, in Moody & Company to the Tyler Build-County, to appear at the next regular ber 4, 1899. Deed from the Tyler term of the District Court of Houston Building & Loan Association and oth-County, to be holden at the Court ers to Wyndham Robertson, dated De-House thereof at Crockett, on the 12th cember 5, 1899. Deed from Wyndham day of October A. D. 1925, then and Robertson to W. H. Alexander dated on there to answer a petition filed in said or about December 5, 1899. Power of Court on the 3rd day of June A. D. Attorney from W. H. Alexander to ton County Timber Company is Agent and Attorney, to R. H. Keith plaintiff, and the Unknown Heirs of dated December 12, 1899. Deed from Maria Francisco Perez deceased, Un- R. H. Keith and wife Mary L. Keith, known Heirs of Frost Thorn deceased, to Louisiana & Texas Lumber Com-Unknown Heirs of Susan W. Thorn pany, dated July 12, 1901. Judgment deceased, Unknown Heirs of Mary of Louisiana & Texas Lumber Com-Marcellete Garner deceased, Unknown pany against Ben Hodge and others, Heirs of Frost Thorn deceased, Num-ber two, Unknown Heirs of Marcellite the Louisiana & Texas Lumber Com-Thorn deceased, Unknown Heirs of pany, against Tom Bennett and oth-James F. Thorn deceased, and the Tyler ers, dated March 18, 1911. Judgment Building & Loan Association, a defunct of the Louisiana & Texas Lumber

sons asserting and claiming any inter- 1911. Judgment of the Louisiana & est in the land sued for are defend- Texas Lumber Company, against H. H. Bennett and others, dated March That the plaintiff alleging that it is 23, 1911. Deed from Louisiana & the owner in fee-simple of 1116 acres Texas Lumber Company to Houston of land the M. F. Perez Survey, situat- County Timber Company dated De-

That plaintiff and those under whom Perez, as fully set out in plaintiff's it claims have had and held peaceable, petition, and that on account of the continuous and adverse possession destruction of the deed records of claiming under title and color of title, Houston County, twice by fire, a great from and under the sovereignty of the many deeds and links in chains of soil, the land claimed and described titles have been destroyed and are in this petition for more than three now missing, and there does not appear of record any conveyance of for more than five years, and for more than ten years, after dethis land by M. F. Perez, during his fendants cause of action accrued, if life time, and no evidence of any any ever accrued, and before the comproper conveyance of same by all of mencement of this suit, claiming the his heirs since his death, and on ac-count thereof there is a cloud cast corded, cultivating, using and enjoyupon plaintiff's title, the original deeds ing the same each and every year and having been lost and cannot now be paying the taxes thereon for a period produced, and the missing records of more than five years, and for more supplied by recording same.

That plaintiff deraigns title to the land claimed by it and herein sued three, five and ten years statutes of

limitation.

That defendants are asserting and claiming an interest in said land, which clouds the title of plaintiff, and Any Constable of Houston County, 1, 1835. Power of Attorney from praying that on proof being heard James F. Thorn and wife, Susan W. that it have judgment for the land sued for, quieting the title thereto, and removing all clouds therefrom.

Herein fail not, but have you before Francisco Perez deceased, the Un- to James H. Starr and James F. Starr said Court on said first day of next known Heirs of Frost Thorn deceased, dated, June 20, 1872. The Probate term thereof this writ with your rethe Unknown Heirs of Susan W. papers in the Estate of Frost Thorn turn thereon showing how you have executed same.

Witness A. B. Smith, Clerk District Court, Houston County, Texas. Given under my hand and seal of

3rd day of June A. D. 1925. Clerk, District Court, Houston County, Texas.

Some young men ask before kissing, some kiss before asking, but the ma-

Patronize our advertisers.

Frequent Bilious Attacks

"I suffered with severe bilious attacks that came on two or three times each month," says Mr. J. P. Nevins, of Lawrenceburg, Ky. "I would get nauseated. I would have dizziness and couldn't work. I would take pills until I was worn-out with them. I didn't seem to get relief.

"A neighbor told me of

Liver Medicine

and I began its use. I never have found so much relief as it gave me. I would not be without it for anything. It seemed to cleanse my whole system and made me feel like new. I would take a few doses-get rid of the bile and have my usual clear head, feel full of pep, and could do twice the work.'

Bilious attacks are "seasonal" with many people. Millions have taken Thedford's Black-Draught to ward off such attacks, and the good results they have reported should induce you to try it.

All Druggists'



After Years of Efforts

The confidence our customers have in our prescription service has been built up by years of painstaking efforts to use only potent drugs, and dispense them with a system of checking that prevents mistakes.

-And Our Charges Are Moderate

B. F. Chamberlain

The Rexall Store

A. B. Smith was at Fort Worth last week-end.

Mack Severn of Palestine is a sonable at Purcell's. Crockett visitor.

ed from Palestine.

Ewen Hail returned Sunday from Texas university.

friends in Palestine last week.

E. L. Waller and E. S. Warren were visitors at Alto Wednes-

Miss Katie Barbee has returned from a visit to friends in Palestine.

Miss Gertrude Butler of Austin is the guest of Miss Beth crepes, etc., on sale Friday and Lundy.

Grapeland.

Jim Routledge returned Thurs- 1t. day from the university of Texas at Austin.

Miss Nell Beasley returned home last week from Texas university, Austin.

High grade flannel long trousers, sizes 4 to 16, sure to please you, at Millar & Berry's.

crepes, silks, etc., Friday and church in this city Sunday morn-Saturday at Thompson's.

Judge and Mrs. A. D. Lipscomb of Beaumont were recent visitors to relatives in Crockett.

One-fourth off on all straw hats Friday and Saturday. D. C. Kennedy & Co.

We have Fleischman's yeast fresh every day. 1t. Sims-English Grocery Co.

Misses Lucille Jordan, Eva Mae Satterwhite and Elvira We have a darling baby here, Tunstall are visiting in Houston.

Mrs. R. K. Willis was at home for the week-end from her studies at Baylor College, Bel-

Misses C. C. Stokes and Janie Elizabeth Edmiston returned Wednesday from their visit to Houston.

Long trousers, a nice assortment of good flannels in sizes 4 to 16, just received at Millar & Berry's.

Dr. and Mrs. G. R. Taylor and daughter of Evansville spent last week with relatives in and near Crockett.

Mr. and Mrs. Will Shivers and daughters, Elizabeth and Nell, San Angelo.

sent the original J. R. Watkins Co. in Crockett. J. R. Watkins St., Memphis, Tenn. 1t.* recital.

Gordon Russell, who has been attending Baylor university at Waco, is spending a few days with his mother.

We make a speciality of ladies' work. We clean any kind of fancy silk. Our prices are rea-

Come around and let us fit up Leonard Allbright has return- your boy in long pants. Just received a new shipment, sizes 4 to 16. Millar & Berry.

Mrs. C. L. Edmiston, Mrs. J W. Young, Mrs. N. L. Asher and Miss Dorothy Lee visited Mrs. C. P. O'Bannon are spending the week in Galveston.

> Our lot 50c and 65c voiles, solid and figured, Friday and Saturday 39c.

D. C. Kennedy & Co.

Remnant Sale.

Voiles, silks, linens, pongees, Saturday. Thompson's. 1t

Mrs. A. N. Henry and Miss We carry the best stock of Rita Henry have returned from fancy groceries that money can buy. We want you for a cus-

Sims-English Grocery Co.

Mr. and Mrs. J. M. Owens have moved from Grapeland to Crockett and will make this city their home. We are glad to welcome Mr. and Mrs. Owens to our city.

Rev. C. A. Lehmberg, who is attending the Epworth League assembly in Jacksonville, will fill Sale of remnants, voiles, linens, his pulpit at the Methodist 1t. ling and night.

Special Notice.

For rent, five unfurnished rooms, bath and two halls, all modern conveniences, lights, water, sewage and telephone. Apply to

1t. McConnell Dry Goods Co.

EMELINE LOUISE.

We send this little card to you, Most precious news to tell. And all are doing well.

Mr. and Mrs. B. E. Lockey, Palestine, Texas.

Announcement.

We have moved our office to the J. D. Sims Sr. residence, 246 South LeGory St., Call 496 to make your appointment. House call, day or night.

Robinson & Robinson, Chiropractors.

New Outfielder for Crockett

"P. V." Dorrell, outfielder and captain of the Sam Houston Teachers' college baseball team, reported to Manager L. A. Wakefield Thursday morning.

are visiting in Sweetwater and terms through summer. Earn while learning. Catalogue free. Write today to Moler Barber College, 712

When the pianist makes the instru- right and took second

Car Economy

IT DEPENDS UPON WHO DOES YOUR REPAIR WORK

We are in the garage business to make good. To do this we must give our customers absolutely satisfactory repair work at economical prices. Ask any motorist for whom we do work what he thinks of the service we give him.

We are willing to abide by his statement. We know the repair business, and you will know what we are able to do after giving our work a trial.

> ACETYLENE WELDING **ROAD SERVICE**

L. L. Murray

Garage and Service Station

Crockett nosed out Thornton 3 to 2 Wednesday in the second game of the series. It was a pitcher's battle between Runt Carroll for Crockett and Bryant for Thornton, Carroll having the 1:30 o'clock, one hour and two edge. Neither allowed an earned run. Carroll fanned nine and walked one. Bryant struck out five and franked three to first.

Thornton scored in the first inning when Mills doubled to right, and after P. Leech had shied out to right and Cox had fanned, took third when L. Leech was safe on Lewis' error. L. Leech attempted to steal second and B. Wakefield missed Monty's peg, L. Leech taking third and Mills scoring.

Crockett evened the score in her half. B. Wakefield singled and started to second on a short passed ball. Rogers threw wild-Learn barber trade now. Special ly and Wake went to third and scored when P. Leech missed a throw at third.

But one extra man faced Car-Wanted-Someone to repre-Franklin Ave., Houston, Texas. 3t.* roll in the next four innings. In the sixth Mills singled to Co., Dept. J-2, 62-70 West Iowa ment fairly talk it is called a piano Gardner's error. B. Wake missed the throw to second and Mills took third. P. Leech popped up to first, but Cox sent a long fly to center and Mills scored after the catch.

Crockett threatened in almost every inning, but could not score again until the eighth. Lewis walked. Gardner hit to Bryant, who threw the ball away in attempting to force Lewis, both runners being safe. Cox fielded Lynum's bunt on the line and threw the ball into Lynum's back in attempting to throw him out, Lewis and Gardner scoring. Lewis, Monzingo and Holleman each hit twice, Holleman getting two doubles. B. Wakefield and G. Wakefield each hit a single.

The third and last game of the series will be played Thursday afternoon and a good game is expected.

Score by innings: R.H.E Thornton 100 001 000 2 4 5 Crockett 100 000 02* 3 8 5 Batteries: Bryant and Rogers; Carroll and Monzingo.

Train Schedule Changes.

The I.-G. N. Railroad institut-SECOND; PLAY TODAY ed a change in its schedule Sunday, affecting one of the trains operated on the Palestine-Galveston division. The northbound local passenger, formerly reaching Crockett at 2:32 o'clock in the afternoon, now arrives at Springs, Ark.

Lions Go Visiting.

trip. The Crockett club was to Bank Bldg., Tyler, Texas.

be the guest of the Palestine club at a chicken barbecue at the Spring Park Club house this evening and other forms of entertainment were provided.

Time Limited.

The last date for induction into vocational training under the U. S. Veterans' Bureau is minutes earlier than by the old June 30, 1925. Veterans of the schedule. It leaves Houston an world war must actually be plachour earlier, but lies over at ed in training by June 30 or Palestine until night, when it they will forfeit their rights for leaves for St. Louis and Hot such training. All vocational training will be discontinued coamp June 30, 1926.

Wanted: A man for local ter-The Crockett Lions' Club is at ritory for important special Palestine today as the guest of work. Muct have a car. Good the Palestine Lions' Club. About pay. For particulars write J. I. thirty Crockett Lions made the Jordan, 512 Citizen's National

Pop

Sat and shot a twinkle, "Boys," he said, "since I left school I've found that arithmetic has a delightful metalic jingle—it's the clink of coin!

"Teacher used to ask, if turkey is twenty cents a pound, how much a ten-pound turkey will cost?

"Now, I'll ask you one just as easy. If Caprielian Bros. save you money, how much bigger is your bank-roll?"

Ask the man who trades with us. He is our best advertisement.

SOAP SPECIAL

5 Cakes Crystal White Soap 10 Cakes White Eagle Soap 3 Cakes Cream Oil Soap 4 Packages Sea Foam Washing Powder.

ALL FOR \$1.00

Groceries, Feed and Kitchenware

Auditorium Theatre!

-FRIDAY-SATURDAY-

Laughs—Chills—Thrills—You'll Laugh Yourself Sick

HAROLD LLOYD IN "GIRL SHY" A World Tickler, and Topics and Fables

Ewen Hail, Singing Illustrated Songs

-MONDAY-

Ladies! Meet Roland Coleman, in "A THIEF IN PARADISE"

A Ne'er to Be Forgotten Picture With Doris Kenyon and Aileen Pringle.

The Crockett Courier

Issued weekly from Courier Building

W. W. AIKEN, Editor and Proprietor

PUBLISHER'S NOTICE.

Obituaries, resolutions, cards of thanks and other matter not "news" will be charged for at the rate of 10c per line.

Parties ordering advertising or printing for societies, churches, committees or organizations of any kind will, in all cases, be held personally responsible for the payment of the

In case of errors or omissions in legal or other, advertisements, the publishers do not hold themselves liable for damage further than the amount received by them for such advertisement.

Any erroneous reflection upon the character, standing or reputation of any person, firm or corporation which may appear in the columns of the Courier will be gladly corrected upon its being brought to the attention of the management.

Dance for Visitor.

Mrs. Byrde E. Wootters entertained with a dance party in the rooms of the Crockett Shrine Club Wednesday evening. The affair was complimentary to Ross Wright, a grandson of a former resident of Houston county, Mrs. J. O. Ross of Houston. Mr. Wright's home is in Houston. He is a guest in the home of Mrs. Wootters in this city. Other visitors present included Miss Gertrude Butler of Austin, guest of Miss Beth Lun-

About fifty couples were present at Wednesday evening's hospitality honoring Mr. Wright. The music, played by a travelling orchestra, was entrancing, putting "pep" in the feet and enjoyment in the heart. For taste in decoration and cleverness in arrangement, the affair has seldom if ever been surpassed in Crockett. The beauty and taste in decoration and arrangement were carried out in the refreshments. The host was assisted in serving by her daughter, Mrs. Weldon Craddock, and by Mrs. Alfred Rogers.

The programs were conveniently arranged folders in Old English lettering with cords and pencils attached. The affair was complete in every detail and the source of great enjoyment by the participants. Mrs. Wootters is never happier than when adding to the pleasures of her friends and the young people. Wednesday evening's dance was in keeping with former affairs given by this delightful hostess.

Petition Granted.

The petition for the \$2,000,-0.00 road bond election, before the commissioners' court for action Friday morning, was granted by the court. The petition bore the legal number of signatures and was properly presented and the court had no discression but to grant the election. The date for the election was not set by the court and has not yet been set, the Courier was informed by County Judge Leroy Moore this week. A numerously signed petition against the road bond election was presented to the court.

Licensed to Wed.

Marriage licenses were issued during the past week at the county clerk's office to the following couples:

Houston Chan and Ella O'Neil. Bennie Whitehead and Miss Ettie Baker.

Artes Polk and Lizzie Wash-

Dan Lewis and Lillie Mae is nothing like it. Hicks.

Rain Coming.

Mr. M. Bromberg Tuesday commented that one of the most unusual predictions heard in it? To join, see Crockett in quite a long time 1t. was the statement of a travelling salesman that it would rain right away. Mr. Bromberg was outspoken in his hope that the drummer was not a false tending Texas University and No. 22, Sunshine Special 4:06pm prophet.

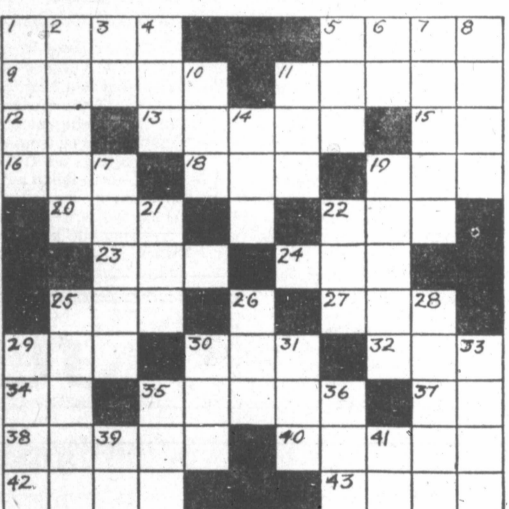
Perennial War Begins To Rout Mosquitoes and Other Pests



VICTIMS Q "Preventive work in the spring will wipe out the breeding places," grown to a lively maturity. says Dr. Patton, who is the medical Filling in and draining are the director of the Prudential Insur- two most effective means of eliminance Company," and will, to a ating mosquito hatcheries. Where large extent, eliminate these men- these are not practicable the peraces to the public health." iodic use of coal oil to form a film The house fly feeds and breeds on the surface of the water is ad-

on every kind of filth, and is a visable. remarkably efficient carrier of dis- Community effort is necessary in ease. It specializes in typhoid, any campaign against the housedysentery, Asiatic cholera and fly or mosquito. It is not sufficient other diseases, including tubercul- that your own stable and garbage osis. Swatting the fly is an accept- pail are not fly incubators, and that able means of annihilating the full you have no stagnant water in grown pest, but not so effective in your yard to hatch mosquitoes. the end as preventive measures. Your neighbors also must see that For it is much easier to clear away their yards are in condition, else the potential breeding place for a your own efforts will have been million flies than it is to swat or wasted and they will share with eatch that million after they have you their mosquitoes and flies.

CROSS-WORD PUZZLE No. 38



(© by Western Newspaper Union.)

1-Woman

3-Alternative

7-Anesthetic

11-Not many

19-Custom

21-Malicious

28-Attempt

29-Dry

30-Single

33-Boat

31-Vehicle

26-Large vase

10-Boy

2-Pertaining to the country

6-Eastern state (abbr.)

14-Provided with food

17-Piece of furniture

22-Piece of work

25-Drama in song

8-Personal pronoun (pl.)

Horizontal. 1-Let fall 5-To worry 9-Pertaining to the ear

11—Trust 12—Man's title 18-Thin biscuit 15-Pronoun 16-Consume

18-Condensed vapor 19-Fold of cloth 20-Workshop (abbr.) 22-Glass container 23-Sack

24-Watch ribbon 25-Ancient 27-Part of a horse's harness 29-Inditate 30-Eye (poetie)

34-Note of musical scale 85-Boredom 37-Middlewestern state (abbr.) 38-Angry 40-Stalk or stem of grain

35-Greek letter 36-Possessive pronoun 42-American Journalist (1819-1897) 43-Dispose of in trade for some-

39-Indefinite article 41-Note of musical scale Solution will appear in next issue.

Nothing Like It.

like the Home Benefit. There the past three months, will sing

years and three months old in day. the county. It has cost the members less than \$3.00 per year on

a \$1000.00 policy. Can you afford to be without

A. Houston, Agent.

To Sing in Theatre.

Ewen Hail, who has been at- No. 24, Local Passenger 1:30pm who has been successfully pleas-

ing audiences at theatres and entertainments in Austin, as well Don't let them tell you it is as in Waco and Dallas, during illustrated songs at the Audito-The Home Benefit is four rium theatre Friday and Satur-

Crockett Train Schedule.

South Bound.

No. 25, Thru Passsenger 1:37am No. 23, Local Passenger 9:40am No. 21, Sunshine Special 2:03pm North Bound.

No. 28, Thru Passenger 4:00am Effective June 7, 1925

Bargain Week

At the Big Store

June 13

June 20

Come and Get Your Share of These Bargains

Hundreds of Special Values for This Week Only

Jas. S. Shivers

CROCKETT, TEXAS

CRASH VICTIM DIES AT CROSBY STORE

J. V. Keen of Grapeland Injured Fatally When Auto Demolished at Crossing.

Houston, June 8.—The body of J. V. Keen, 20, of Grapeland, Texas, who was injured fatally at 11:50 p. m. Saturday when an automobile in which he was riding was struck by an east bound freight train at Crossby, was sent to Grapeland by the Westheimer Undertaking company at 12:45 p. m. Sunday for burial there.

Keen had been to a dance at Crosby and had taken a woman companion home and was returning for a man who had accompanied him to Crosby when the accident occurred. According to hystanders, Keen drove his car directly in front of the oncoming freight train, which was thrown into the back seat by the them.

force of the impact.

Several persons who were near the scene rescued Keen from the tangled wreckage of the car and took him to a nearby drug store where he died at 12:40, just a few minutes after the arrival of a Westheimer ambulance summoned from Houston.

He is survived by his parents and several brothers and sisters of Grapeland.

Baptist Church.

Sunday morning, June 14th: Voluntary—201. Doxology. Invocation. Hymn-325. Scripture reading. Lord's Prayer. Gloria. Hymn—195. Offering. Announcements. Solo-Mr. Ewen Hail. Sermon.

Clean Rags Wanted.

Invitation—308.

The Courier wants to buy a traveling at about 20 miles an bundle of clean, white rags to hour. The accident occurred at be used in cleaning up presses the crossing just a few feet from and other machinery. Bring the Crosby station. Keen's car your clean, white rags to the was demolished and he was Courier office if you want to sell

The Bread We Bake

Receives the praises of every culinary expert who tries it. They realize that it is as good as they can bake and they appreciate the opportunity to buy bread "just as good" because they are saved the time and trouble of baking.

Buy Liberty Bread

There is no occasion for buying bread elsewhere when you can get such high quality at home.

Order It Regularly

Crockett Grocery & Baking Company

The Right Place