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BRISBANE THIS WEEK

Spenders of Yesteryear Gone With Their Billions Paris Hotels Empty England Learns Also

Europe learns that political exeriments cost money. England de-



Ethiopia, camping along the imperial British highway, and controlling Lake Tana, source of Nile water. The attempt failed. England backed out of that situation, hastily, after her war department had assured our socalled war department in

cided to prevent Mussolini taking

Washington that Mussolini could not possibly conquer Ethiopia in less than three years, probably not at

When the dust had settled and England, with her chicken-feed assortment of 51 league nations, had spologized to Mussolini and tossed Haile Selassie into the waste-basket, England found her foreign commerce much damaged. She had missed Mussolini, and shot herself in the pocketbook.

For a little while she will copy Job: "I will lay mine hand upon my mouth. Once I have spoken yea twice, but I will proceed o further."

Paris, which is France, decided to sing and dance a new carmagnole with Russian dressing; clenched fists raised in air a la Russe; red flag waving; the doleful strains of the Communist hymn. l'Internationale, and its Communist injunction, "Arise, ye prisoners of starvation," excellently sung from the Arc de Triomphe to the Place de la Bastille.

You can hardly imagine what fire, fury and enthusiasm thousands of young and old French gentlemen out into that hymn, although many of them showed few outward signs

There were, and are, manifestations everywhere. Now in the chamber of deputies, Monsieur Gaston Gerard, practical French statesman, asks, "What has become of our foreign tourists and their spending money?"

M. Gerard tells the eputies something must be done. in 1927, 2,125,000 foreigners from all over the vorld visited France, spending much money. Visitors now number only 700,000; as a rule with little money to spend-oysters containing no pearl; many that come to help sing l'Internationale bring no mon-

Foreign visitors, says M. Gerard, used to give highly paid employment to half a million French men and women; spent 500,000,000 francs for French railroad and steamship tickets; scattered throughout France from 12 to 15 thousand millions of francs.

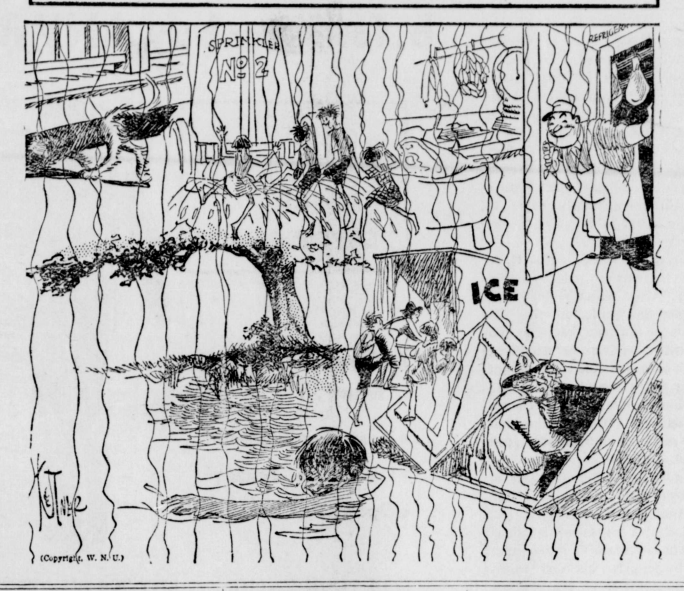
Fifteen billions, even in francs, are "real money" here. M. Gerard tells the chamber French prices are too high. There is something in that, with the four-cent franc costing six to seven cents in the United States-a omic-opera situaof the two nation he relative wealth

M. Gerard thinks there should be some cabinet official to look after foreigners, with better propaganda and fewer vexatious taxes on foreigners; there is nothing in that.

Foreigners do not voluntarily travel and spend money where they feel they are not wanted. The cosmopolitan, educated Frenchman is as polite and hospitable as ever, but ask him what sort of reception the crowd gives to the foreigner, British especially. It offends the British ear to hear A bas les Anglis!-"Down with the British!"

An innocent American, in an innocent average American automobile, sallied forth on July 14 to help France celebrate the destruction of the Bastille, and perhaps give a few feeble cheers for Lafayette, or Woodrow Wilson, or somebody.

Great crowd in the Champs Elysees, especially around the innocent American car, with new 90° in the Shade



J. J. Langford Is Badly Injured In Truck Accident

J. J. Langford suffered serious injuries to both feet and ankles when he fell from a loaded truck near C. C. Ainsworth's filling station last Wednesday efternoon.

He was returning from San Angelo and had stepped out on the running board of the truck to inspect a tire when in some way he lost his footing and fell to the pavement and a wheel passed over both feet and anklesbadly crushing them.

Dr. Swann gave first aid treatment to the injured man and then accompanied him to a hospital in San Angelo, where it was ascertained that the bones in one ankle was fractured and the small bones in one of his feet were crushed.

Will Edwards' Ranch Destroyed By Fire

The ranch house and windmill of distinction. Will Edwards in the southwest part of Sterling County was destroyed by fire last Friday night.

As the family resided in Sterling City, we learn that only ranch house camp equipment was destroyed. No one being at home, it is not known how the fire started. Sparkman and Stone replaced the windmill with a new one in time to replenish the supply of water for the stock.

John F. Allard Is Dead

The friends of John F. Allard will be grieved to learn that he died at Estancia, New Mexico, on July 31.

Deceased spent his boyhood days in this vicinity where he had many warm friends who are grieved a the news of his death.

Morgan-Davis

Mr. James W. Morgan of Big Spring and Mrs. Dorothy Davis of San Angelo were married here at the court house Wednesday morning. Dr. W. B. Everitt officiating.

Reggie Pearce Ranks Distinguished Student

The following letter from F. C. Bolton, dean of A. & M. Coilege, to H. L. Hearce is self-explanatory: Dear Mr. Pearce:

Our College Regulations provide that at the end of each session students who have no grade below a "C" and who have accumulated not less than 81 grade points during with a load of ice for C. C. Ainsworth the session shall be designated as distinguished students.

The Registrar has just completed checking the grades for the session 1935-1936 and has advised me that your son R. B. Pearce has met these conditions and has been designated as a "distinguished student" for the session. A consistent effort and a diligent application to studies are required to make one eligible for the distinguished student list, as is shown by the fact that only about five per cent of the student body met the conditions to be so designated.

I wish to congratulate you and your son upon the splendid work which he has done in earning this

W. M. S. Meeting

The W. M. S. had a very delight ful combination meeting, a program and a no hostess picnic, given at the City Park, Monday afternoon, August 17.

The subject under discussion and which was led by Mrs. McDonald, was "Co operative Healing" taken from the "Outlook."

There were several visitors whom we were so happy to have had with us for the occasion. They were: Mesdames Dick Knight, Copeland, Ralph Bynum, Earl Welch and Nelson McClellan from the Divide and Mesdames W. S. Nelson and Rodgers Hefley from the city. The members present were: Mesdames Butler, Stone, McDonald, Lipps, Roy Foster, Templeton Foster, Rufus Foster, Lester Foster, D. P. Glass, Sterling Foster, Marvin Churchill and Jim Atkinson.

Mrs. Press Barrett and daughter of Malone, Texas, are visiting friends Lee. and relatives here.

With The H. D. Clubs

Sixty foundation skirt patterns have been started in the home demonstration clubs. These will be finished by the clothing demenstrators at the next meeting of the clubs in August. In September another pattern school for waists and sleeves will be held for the clothing demonstrators. In October these will be made in the clubs. Several foundation patterns are being made outside of regular club meetings in the homes. This is to be encouraged. had for a cost less than 50 cents. The advantages of having this pattern are; a perfect fit is guaranteed, cuts the cost of patterns, opportunity for flat designing for individual garments, may be used when measuring the fit of commercial patterns and to re-model old garments by.

The Sterling City Demonstration Club met in the home of Mrs. Homer Pearce August 12. The meeting was opened and prayer was offered.

Mrs. Everett Cope gave a report of the last council meeting, at which plans were made to present a petition to the Commissioner's Court asking for our county agent for another year. Miss Reid gaye a talk on her attendance to the A. & M. short course. "An Announcement" and "Our Texas" were poems read by Mrs. Everett Cope. Mrs. Taylor Garrett read an article on "Bundle Sewing." Miss Reid gave a demonstration on foundation skirt patterns, assisted by Mrs. Fred Hodges, wardrobe demonstrator for the club.

The next meeting is to be held in the home of Mrs. Minta Phillips August 26.

The Divide Demonstration Club met Wednesday afternoon in the home of Mrs. Robert Lee. The foundation skirt patterns were cut and fitted.

Delicious punch and cake were served to the members and the following guests: Mesdames J. C. Littlefield, John Copeland, Sam Cunniff and Misses Thelma and Margaret

[Continued on 2nd page]

HE WHO SPARETH THE CALFROPE SPOILETH THE KID

He who spareth the calfrope, spoileth the kid. In other words, when a boy is born, if he has enough sap and vinegar in him to ever get anywhere in the world, for a certain period of his young life, he is a veritable young savage. If his savage instincts are not directed and controled into the proper channels, he is likely to grow up and become an outlaw.

All I know about it is what I read in the papers. Last June, the city of San Angelo was host to a meeting and a parade of World War Veterans. The good people of that exemplary city expected every citizen to be on his good behavior, because they were expecting guests from all over the state to be there and enjoy the hospitality for which that city is noted.

A talented 16-year old son of one of the San Angelo citizens entertained a different viewpoint to that of the hosts of the entertainment. Armed with a driver's license which no doubt his dad procured for him, he sallied forth in company with an other youth in a stripped down car to the place of the parade, and where he proceeded to show the paraders that he was something on the end of a splinter himself. There were hundreds of youths of his age there but none had the ambition to immortalize himself by driving in and interfering with the parade. When these in authoricy remonstrated against his outrageous conduct, he proceeded to put on a roughneck stunt and got into an argument with a director of the parade.

The argument attracted the attention of W. B. Wilson, Chief of Police of San Angelo. Chief Wilson's inquiries were met with impudent and disrespectful answers. He An entire foundation pattern can be refused to give his name or make an effort to amend his conduct. The parade was being held up. Something had to be done, and that big crowd expected Chief Wilson to do it, and do it pronto! Chief Wilson reached out and took the young Smart Alex to the police station.

Some said Chief Wilson slapped the youth on the jaw as a means of reducing him to submission. Chief Wilson and others said he did not slap the boy, but what difference does that make whether he cuffed the obstreperous boy or not, he asked for it and it is to be hoped that he got what he asked for. The kid was there raising a disturbance, if we are to believe what the papers said about it, and Chief Wilson was only performing an official, as well as a christian duty by handling him without gloves. The boy was too old to be a baby and too young to be a man, so the had to appeal to the law laid down by King Solomon to bring the young or under control. The people expected him to do it and he did.

Lots of people blame this boy for his conduct, I don't. The poor kid thought it was smart and did not know any better. Perhaps he had never been taught to render cheerful obedience to constituted authority, and that the cops were his best friends. That a cop would lay down his life to protect him and his lawful rights. The kid was not to blame It were those who were responsible for his training for the obligations and responsibilities of life that are

When this young man sprout was slapped in the face as be claimed (Continued on 2nd page)

(Continued on 2nd page)

Sterling City News-Record

W. F. Kellis, Editor and Owner

NEWS Established in 1890 RECORD Established in 1899 Consolidated in 1902

Entered Nov. 10. 1902, at the Sterling City postoffice as second-class matter ISSUED EVERY FRIDAY AT STERLING CITY, TEXA

Subscription: 1.25 per year; 6 months 65 cents; 5c per copy

Subscribers failing to receive their paper will confer a favor by reporting same to us

The Anti-New Dealers are honing for those good old days when Hoover was at the bat. They are bending every effort to bring about the days of 5 cent cotton, 8 cent wool, 30 cent wheat, busted banks and every man out of a job.

The Republican party in Texas is fixing to carry the State some more for Landon. If every Republican in Texas could divide himself into thirty parts, and each part a Republican, he would not have to whistle so loudly to keep from being so lonesome.

As in ages past, the quality of mercy is still a minus quantity in the Spanish soul. In the present war among themselves, when a prisoner falls into their hands, no matter whether he is a man, woman or child, they promptly kill him. This lack of mercy on the part of the Spaniards has cost them most all their colonial possessions, and may cost them their very existance as a nation if they keep it up.

Congressman Joe Bailey has given it out that he will neither support Landon or Roosevelt for president. Joe has deliberately straddled the

Only a very few of Sterling County taxpayers have refused to sign the petition to the Commissioner's Court more than \$1,500 be included in the D. T. Jones and C. S. McMillan farms. his property.

Mr. Beefer Bellypain says that other pair was too long. Beefer says a basis for working out the plans. that the women who make clothes for the government do not seem to care whether they make clothes to before now, hollering for State's fit a fellow or not. Mr. Bellypain Rights? The G. O. P. was organized says he is agin Roosevelt and old and had for its sole purpose the Wall Street. If he could catch old elimination of State's Rights. As Wall out, and had a gun he would long as that party exercised its will shoot him. If he had a poll tax re- over the people of the U. S. no State ceipt, he would vote agin Roosevelt had a right that was respected when read outen a republican paper the constitution, they violated it whenother day where old Wall and Roose- ever it disputed the power of the velt stood in together. He says they party. Supreme court records show britches what won't fit."

HE WHO SPARETH

[Continued from first page]

to be, if his dad had escorted him to the woodshed and there slapped him in another place so vigorously that he would have had to stand up to take his meals for a week, his brain would have absorbed enough sense from the pain in his posterior to keep out of such scrapes in the future. But he disregarded this Christian, fatherly duty by having Chief Wilson arrested and tried in the County Court in Tom Green County on charge of making an aggravated assault in and upon the corporeal person of this precious youth. It took the jury at least four minutes to decide that Chief Wilson was performing his official duty when this young Smarty came to grief, and that he was innocent of the crime charged.

My good old friend, Judge W. A. Wright was one of the lawyers who defended Chief Wilson in the trial, I imagine that the lecture this old dean of the law read that jury on parental obligations was something long to be remembered. I'll warrant that he gave those who heard him something to think about. The old man believes in the doctrine that if you spare the calfrope you spoil the kid.

It all turned out for the good of this boy as well as others. Chief Wilson been convicted and punished, this boy as well as others would have become so rotten that when he got older, his dad would be complaining of the heartlessness of officers and the cheerless accommodation of jails. As it is, this poor deluded kid finding that his smart stuff is not protected or condoned by law, will try to behave himself in the future.

If I had my way, I would arm every cop with authority and a good leather strap to be carried along with his billy, and whenever a youth who was too old to be classed as a political barbed wire fence. In rid- baby and too young to be classed as ing this political fence the seat of a man, got to the point where friendhis political britches stands a good, ly gestures and kind words failed fine chance of being teetotally ex- to make him be decent, I would repunctified. Joe has already grown quire the cop to use that strap on too big for his britches. Joe's ego- his back-low down until even a tistic memory fails to recall that cushioned chair would no longer the people who elected him to con- conduce to his comfort, and if his gress were Roosevelt supporters, mother and dad raised a howl about and fondly hoped that he would it, I would have them run in on a heartily co-operate with the presi- charge of disturbing peace and neglecting their offspring. You have to use common sense to bring up kids.-Uncle Bill

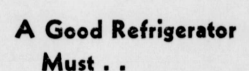
Flood water from draws will be asking that an appropriation of not spread over pasture land on the county budget for the purpose of Special spreading devices are being buying a new fire truck. This is constructed by the Soil Conservaone of the most popular moves that tion Service to make use of the flood has been proposed in a long time, water coming from comparatively because the fairness of the propolarge drainage areas and passing sition appeals to most everybody through these pastures. Sufficient who owns property. Each person water will be available during will be required to pay for the pro- periods of heavy rains and several tection according to the amount of day rainy seasons to cover suitable areas of grass land Before planning these designs, surveys were made of the area draining into the draws. the relief agency didn't give him but The probable amount of water that two pairs of britches last year. He would be concentrated in the draws says one pair was too short and the during maximun rains was used as

Who ever heard of a Republican Beefer relates that he it stood in the way. As for the ought to be run outen the state, that they violated the constitution "dogone 'em for giving a feller 42 times. Those Republican boys bers: are great joshers.

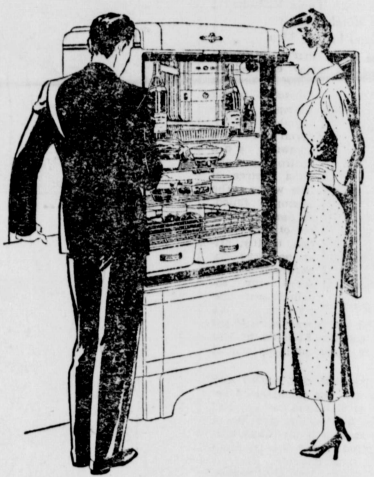


Accept this Advice! before you buy ANY Refrigerator!

BASE YOUR CHOICE ON PERFORMANCE!



- Keep Foods Safely!
- Freeze Ice Quickly!
- Operate at Low Cost!



FOR TRUE VALUE ... BUY AN ELECTRIC REFRIGERATOR!

 All refrigerators are not alike. All do not offer the same value or provide the same performance. Neither price nor appearance determine true refrigerator worth. The basic test of any refrigerator is its ability to provide satisfactory trouble-free performance all the time. Many buyers overlook this

Buy your refriegrator this way!

First, and most important, demand that it maintain temperatures below 50 degrees. Many refrigerators cannot. Yet, in temperatures over 50 degrees, food spoils quickly and endangers health.

Second, demand that your refrigerator freeze ice quickly. If it cannot, you are not receiving true refrigerator value. You must have fast freezing ability in summer when ice needs are many and when frozen desserts are an important part of meaus.

Third, look for low operating cost. But remember, low operating cost is worthwhile only when the above performance is main-

Demand evidence of such performance when you buy. If you do, you will choose a modern electric refrigerator and receive the utmost for your money!

MODERNIZE . . . CHOOSE AN ELECTRIC REFRIGERATOR!

Do you know that your increased use of Electric Service is billed on a surprisingly low rate schedule . . . and adds only a small amount to your total bill?

West Texas Utilities Company

H. D. Clubs

(Continued from first page)

The next meeting will be held with Mrs. Ralph Bynum with a demonstration on the canning of tomato!

Club met August 10, with Mrs. R. D. County are making a crocheted bed-Johnston. After a short business spread. This spread will be placed session, foundation paper patterns on exhibit as soon as it is finished. were cut and one domestic skirt In the late Fall chances are to be pattern was cut and fitted. The sold at a small sum. Then about thread and pattern for the crochet Christmas time the spread will be bed-spread that is being made cir- given away. If you are lucky it culated among the members.

Delicious ice cream and cake were served to the following mem-Mesdames Victor Probandt and children, Julia Fritz, Charles

Speck and daughter, Virginia, Claud Currie, Woolie, C. A. Bowen, Miss Delene Reed, and the hostess.

The club adjourned to meet Aug. 24, with Mrs. Victor Probandt.

Sponsored by the County Home Demonstration Council, the home The Kiowa Home Demonstration demonstration clubs in Sterling might be yours!

For service on:-

A VON-California Perfume Co. M.c. Taylor Garrett

THIS WEEK

(Continued from first page)

paint, shiny a omium and several cylinders. A polite policeman says monsieur should know better than to appear in a car of "grand luxury" on such a day. Such luxury cars you may see by the thousands and millions on American roads,

Nothing happens to the car of grand luxury; it crosses the Avenue of the Champs Elysees, about 300 feet, in less than twenty minutes. The French, newly self-identified as "prisoners of starvation," are interested in the auto American, which is care'al not to bump anybody.

The bourgeois, the "rich," an extinct species, although it does not yet know it, are nervous. In a vague way they feel that they are held responsible for all those "prisoners of starvation," with their strong voices, deep chests, power ful fists and pink complexions

Local

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Ben Findt

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H. M. Car ublic scho ast Tuesda onference

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Local Items

for flowers, for all occasions, see hone Mrs. W. N. Reed.

Aut Killing, two bits a bed. Work satanteed. See John Cass. 3mo pd.

natment, see J. W. Phillip. 3t pd.

200

District Attorney Glenn R. Lewis id Sterling City an official call Wednesday

Miss Ruth Carms, of Bangs, is niting her sister, Mrs. Gene Carr nd other relatives here.

Mr. and Mrs. Oscar Graham and ittle son, of Crane, were guests of Mr. and Mrs. R. P. Brown a few days

Ben Findt and his father-in-law to Thierce of near Roosevelt repurped from a fishing trip on Devils River a few days ago.

Mr. and Mrs. Fred Hodges and hildren returned the first of the eek from Dallas where they attend the Centennial Exposition.

Mr. and Mrs. W. A. Jones and hildren came in a few days ago to isit Mrs. Jones' mother, Mrs. Lens indt and other relatives here.

H. M. Carter, V. A. teacher in our ublic schools, returned from Alpine last Tuesday where he had been in conference with other V. A. teachers.

Mr. and Mrs. G. C. Potts and children of Big Spring spent last week end visiting Mrs. Pott's mother, 8:15 p. m. Mrs. Helen Lyles and other relatives

on. Tom McKnight were visiting Mr. and Mrs. T. Jeff Davis and family here last Monday.

The Lowe Hardware people have razed the old wooden warehouse and are building a new structure of steel. When completed, the new building will be fireproof.

Mrs. Jim Atkinson and girls had and children of San Angelo.

Mr. and Mrs. Ted Norton and little daughter were here last week visiting old time friends. Minister Ted a few years ago served as pastor of the Church of Christ here. While here, Ted endeared himself to all the people.

Mesdames W. H. Williams and Sam T. Dowty of Coleman came last Sun day to visit ralatives here. Mrs. Williams -visited her son in-law and daughter, Mr. and Mrs. O. D. Worthy, and Mrs. Dowty was a guest of her sister, Mrs. Pat Kellis.

her son, Oliver Cole, and daughters, Misses Ruth and Babe Cole, is touring in the Northwestern States.

They plan to visit Yellowstone Park, Grand Canyon and other points of interest in the West.

A reunion of the W. V. Churchill family was held at Christoval last Sunday. Mr. and Mrs. M. E. Churchill and sons, Charles and Winston and Mr. and Mrs. George Case and daughter, Miss Orella Hodges, were the Sterling City members of the Churchill family to attend the reunion.

Dr. and Mrs. Swann **Entertain Club**

Dr. and Mrs. Swann entertained the "Blue Bonnett Club" in their lovely new home last Friday night. Roses, dahlies, and snap dragons were used in the playing rooms.

High club prizes were received for Rent: Two room furnished by Mrs. Rogers Hefley and Mr. John Reed, floating prize then going to Mr. Butler.

A delicious salad course was served to the following guests and members: Messrs and Mesdames Rogers Hefley, E. B. Butler, Nick Reed, John Reed, James McEntire, Rufus Foster, Templeton Foster Vern Davis, R. E Lee of Big Spring Mrs. Jim Atkinson and Miss Prebble Durham.

Entertain For Guests

Mrs.Pat Kellis named as honorees her house guests, Mesdames B. B. Huckell, of Riverside, Calif. and Sam Γ. Dowty of Coleman, when she entertained her bridge club Tuesday afternoon

A salad course was served soon after the arrival of the guests.

Games of bridge were played in which Mrs. George Brauer scored high. Guests present were: Mes dames E. L. Bailey, Hal Knight, V. E. Davis, W. N. Reed, James McEntire David Glass, R. P. Brown, George Brauer and Miss Ethel Foster.

At The Church of Christ

Wm. G Klingman, Minister Bible Classes 10:00 a. m. 11:00 a. m. Worship 8:15 p. m. Preaching Prayer Meeting (Wednesdays)

Holly Glass of St. Louis, Mo., visited his parents, Mr. and Mrs Judge and Mrs. M. B. McKnight D. P. Glass and other relatives here of Odessa, accompanied by their the latter part of last week, Mr. Glass has been with the Douglas Shoe Company for many years. He was born and reared here where he has many old time friends to wel come him back to his old home.

Ewing Kendall of Ennis, accompanied by his daughter, Miss Jester Bernice Kendall, and his nephew, Ross Gammon Jr., arrived here last Tuesday to join his mother, Mrs. as their guests last week, Mrs. Ira C. P. Kendall, and his uncle, Wil-Mayhew and daughter, Mina Lou liam Allen also of Ennis, in a visit of Brady and Mrs J. D. Westbrook to his aunt and uncle, Mr. and Mrs. W. L. Foster and other relatives

> Mr. and Mrs. Jack Wilkinson of Winters were last week end guests of Mrs. Wilkinson's parents, Mr. and Mrs. George H McEntire. Accompanied by their nephew, Royal Thomas Foster, Mr. and Mrs. Wilkinson were on their return from a tour to points in Alaska and other Northwestern States as well as points in Canada.

Mr. and Mrs. Tom Onstott and two daughters in company with Mr. and Mrs. W. R. Hudson and children left last Wednesday for "Kool Kolo Mrs. F. W. Cole, accompanied by rado" where they expect to spend their vacation in the mountains of Mr. Onstott is local Colorado. manager of the West Texas Utilities Company, and Mr. Hudson is local manager of the San Angelo Telephone Company.

> Pigs for sale, \$4 each. -Pillip Thompson

I have received my fall and winter samples of dress materials and ready

to-wear for men, women, and

I also have stamped goods for embroidery. See me before buying. Mrs, Oran Ballou

First Texas Commodore Since 1844



The title of Commodore has been revived in Texas as an honorary title on the staff of the Governor, with the first commission of this rank since 1844 going to David S. French, assistant to the president of the Chrysler Corporation. Presentation was by Ginger Rogers, twinkle-toed motion picture star from Texas, who holds the title of Admiral in the personnel of the military force that was merged into the United States Navy at annexation of the Lone Star Republic in 1845.

New Fall Goods

JUST ARRIVED

Ladies' Suits Ladies' and Girls' Coats Silk Dresses Virginia Hart House Dresses Shoes for the Entire Family Many other new items

> Be sure that you visit our Store, inspect the quaility of our goods, and get our prices before you buy.

We Appreciate Your Visits

SHARP & BAILEY DRY **GOODS COMPANY**

FOR STOMACH WORMS USE



ARSATE Stemach Worm Drench for only 1-2 to 1c per dose. Economical, efficient, and easy to give. No long starving necessary.

It doesn't seem reasonable, but we make it possible.

Your Druggist can supply you

Texas Stockmen's Supply Co. San Angelo, Texas

Phone Mrs. J. A. Revell for all kinds of flowers, bulbs or pot plants antees satisfaction on all orders. from Walker Morgan Floral Shop,

Walker Morgan Floral Shop guar--Mrs. J. A. Revell

ANNOUNCEMENTS

We are authorized to announce the following candidates, subject to the action of the Democratic Primaries of 1936.

For Representative of 91st. Legislaive District:

Penrose B. Metcalfe

For Judge, 51st Judicial District John F. Sutton

For District Attorney, 51st Judicial District:

O. C. Fisher.

For Sheriff and Tax Collector-As-

V. E. Davis.

For County Judge: G. C. Murrell

For County and District Clerk: Prebble Durham

For Commissioner, Precinct, No 1: R. T. Foster

For Commissioner Precinct No. 2: C. A. Bowen

For Commissioner, Precinct No. 3 W. G. Welch

For Commissioner Precinct No. 4: W. N. Reed

For County Treasurer: Mrs. Sallie Wallace

> Wm. J. Swann Physician and Surgeon

> OFFICE AT BUTLER DRUG COMPANY Residence Telephone No. 167 Sterling City, Texas

> Dr. W. B. Everitt

PHYSICIAN AND SURGEON EYES TESTED-GLASSES FITTED OFFICE AT BUTLER DRUG CO.'S ." STERLING CITY

FIRE, CASUALTY, AUTOMOBILE

INSURANCE Let Us Protect Your Property

D. C. Durham Insurance Agency Sterling City, Texas

Where First-Class Products are Required Use

> **GULF OILS AND** GASOLINES

M. E. Churchill Distributor Sterling City, - Texas

THE TEXAS CO. Petroleum & its Products R. P. Brown, Agent

STERLING THEATRE

frying to do the impossible-Please Everybody

Posted All persons are here by forbidden to hunt, fish, gather pecans, haul wood, drive stock or otherwise trespass upon any lands owned or controlled by me.

GEORGE MCENTIRE

The News-Record \$1.25 per year It is your home paper.

For flowers see or phone Mrs. E B. Butler

Friday, Thirteenth, Is Her Birthday



Helen Boyd, bass violinist with Jose Manzanares and his South American orchestra, has been a member of the group since 1932. The Manzanares organization plays daily in the Ford court at the Ford Exposition in the Texas Centennial,

Because she was born on a Friday, the thirteenth, Helen Boyd, bass violinist with Jose Manzanares and his South American orchestra, has no fear of that ominous com. bination. In fact this member of the group which plays nightly in the court of the Ford building at the Texas Centennial in Dallas, looks forward to such an eclipse of days and dates because in the past many of the finest experiences of her life have taken place on Friday, the thirteenth.

One of the first proofs Helen had of this fortunate combination came when she received, on Friday, the thirteenth, her first offer to broad-cast as a violinist. The engagement was proffered by KFSD in San Diego, California.
On May 13, 1932, another Friday,

Helen's phone rang with an SOS call from a friend who was playing with Jose Manzanares and his South American orchestra. The friend told her the bass violinist had quit suddenly that morning and the job was hers if she wanted it. Weary of playing popular music, she welcomed the opportunity to play the unusual Latin American tunes for which Jose's orchestra is noted.

"Driver Accidents"

A traffic cop, a few nights ago. told the folks by radio that newspapers misled people by saying it was an "Automobile Accident," instead of stating the true facts by saying it was a "Driver's Accident".

He said that an automobile was the gentlest most harmless, safest and most dependable means of transportation that had ever been invented. He further said that there was rarely eyer an accident that occurred through fault of the machine. In all the smashups that we read about in the papers are caused through the fault or misfortune of a driver, or maybe the fault of two drivers.

He said that we should lay the fault at the door of the driver and not the machine. Out of the numerous accidents that had come to his notice, hardly a single one but could have been avoided if the driver had used his head at the right time. Call it "Driver's Accidents" instead of "Automobile Accident."

Where First-Class Products are Required ? Use **GULF OILS AND GASOLINES** M. E. Churchill

For fresh, top grade groceries fresh out of the packing cases, go see John Hornbuckle about it.

Distributor Sterling City, - Texas

LEGAL NOTICES

S. J. R. No. 14

A JOINT RESOLUTION

Proposing an amendment to the Constitution of the State of Texas fixing the salaries of certain constitutional officers by amending Section 5 of Article 4 of the Constitution of the State of Texas fixing the salary of the Governor at Twelve Thousand (\$12,000.00) Dollars per annum; by amending Section 22 of Article 4 of the Constitution of the State of Texas fixing the salary of the Attorney General at Ten Thousand (\$10,000.00) Dollars per annum; by amending Section 23 of Article 4 of the Constitution of the State of Texas fixing the salary of the Comptroller, Treasurer and Commissioner of the General Land Office at Six Thousand (\$6,000.00) Dollars per annum and by amending Section 21 of Article 4 of the Constitution of the State of Texas fixing the salary of the Secretary of State at Six Thousand (\$6,000.00) Dollars per annum; providing for its submission to the voters of the State of Texas as required by the Constitution, and making an appropriation therefor.

Constitution, and therefore.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 5 of Article 4
of the Constitution of the State of Texas
be so amended as to hereafter read as fol-

lows:

"Sec. 5. The Governor shall, at stated times, receive as compensation for his services an annual salary of Twelve Thousand (\$12,000.00) Dollars and no more, and shall have the use and occupation of the Governor's Mansion, fixtures and furniture; provided that the amendment shall not become effective until the third Tuesday in January, 1937."

Sec. 2. That Section 22 of Article 4 of the Constitution of the State of Texas be so amended as to hereafter read as follows:

so amended as to hereafter read as follows:

"Sec. 22. The Attorney General shall hold office for two years and until his successor is duly quainfied. He shall represent the State in all suits and pleas in the Supreme Court of the State in which the State may be a party, and shall especially inquire into the charter rights of all private corporations, and from time to time, in the name of the State, take such action in the courts as may be proper and necessary to prevent any private corporation from exercising any species of taxes, tools, freight or wharfage not authorized by law. He shall, whenever sufficient cause exists, seek a judicial forfeiture of such charters, unless otherwise expressly directed by law, and give legal advice in writing to the Governor and other executive officers, when requested by them, and perform such other duties as may be required by law. He shall reside at the seat of government during his continuance in office. He shall receive for his services an annual salary of Ten Thoutinuance in office. He shall receive for his services an annual salary of Ten Thou-sand (\$10,000.00) Dollars, and no more." Sec. 3. That Section 23 of Article 4 of the Constitution of the State of Texas, be amended so as to hereafter read as fol-

"Sec. 23. The Comptroller of Public Ac-counts, the Treasurer, and the Commis-sioner of the General Land Office shall each hold office for the term of two years and until his successor is qualified; receive an annual salary of Six Thousand (\$6,000.00) Dollars, and no more; reside at the Capitol of the State during his continuance in office, and perform such duties as are or may be required by law. They and the Secretary of State shall not receive to their own use any fees, costs or perquisites of office. All lees that may be payable by law for any service performed by any officer specified in this Section, or in his office, shall be paid, when received, into the State Treasury."

Sec. 4. That Section 21 of Article 4 of the Constitution of the State of Texas be so amended as to hereafter read as follows: each hold office for the term of two years

Sec. 21. There shall be a Secretary of "Sec. 21. There shall be a Secretary of State, who shall be appointed by the Governor, by and with the advice and consent of the Senate, and who shall continue in office during the term of service of the Governor. He shall authenticate the publication of the laws, and keep a fair register of all official acts and proceedings of the Governor, and shall, when required, lay the same and all papers, minutes and voucners relative thereto, before the Legislature, or either House thereof, and shall perform such other duties as may be required of him by law. He shall receive for his services an annual salary of Six Thousand (\$6,000.00) Dollars, and of Six Thousand (\$6,000.00) Dollars, and

no more."
Sec. 5. Said proposed Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at the next general election to be held throughout the State on the first Tuesday after the first Monday in November, 1936, at which election all voters favoring such proposed amendment shall write or have prujed on their healter the write. such proposed amendment shall write or have printed on their ballots the words:
"FOR THE AMENDMENT TO THE STATE CONSTITUTION FIXING THE SALARY OF THE GOVERNOR AT TWELVE THOUSAND (\$12,000.00) DOLLARS PER ANNUM; THE SALARY OF THE ATTORNEY GENERAL AT TEN THOUSAND (\$10,000.00) DOLLARS PER ANNUM; THE SALARY OF THE COMPTROLLER, TREASURER and COMMISSIONER OF THE GENERAL LAND OFFICE AT SIX THOUSAND (\$6,000.00) DOLLARS PER ANNUM, AND THE SALARY OF THE SECRETARY OF STATE AT SIX THOUSAND (\$5,000.00) DOLLARS PER ANNUM."

SAND (\$5,000.00) DOLLARS PER ANNUM."

And those voters opposing said proposed Amendment shall write or have printed on their ballots the words:

"AGAINST THE AMENDMENT TO THE STATE CONSTITUTION FIXING THE SALARY OF THE GOVERNOR AT TWELVE THOUSAND (\$12,000.00) DOLLARS PER ANNUM: THE SALARY OF THE ATTORNEY GENERAL AT TEN THOUSAND (\$10,000.00) DOLLARS PER ANNUM; THE SALARY OF THE COMPTROLLER, TREASURER AND COMMISSIONER OF THE GENERAL LAND OFFICE AT SIX THOUSAND (\$6,000.00) DOLLARS PER ANNUM, AND THE SALARY OF THE SECRETARY OF STATE AT SIX THOUSAND (\$6,000.00) DOLLARS PER ANNUM, AND THE SALARY OF THE SECRETARY OF STATE AT SIX THOUSAND (\$6,000.00) DOLLARS PER ANNUM."

If it appears from the returns of said

If it appears from the returns of said election that a majority of the votes cast are in favor of said Amendment, the same all become a part of the State Consti-

shall become a part of the State Constitution.

Sec. 6. The Governor of the State of Texas is hereby directed to issue the necessary prociamation for said election and to have same published as required by the Constitution and Laws of this State.

Sec. 7. The sum of Five Thousand (\$5,000.00) Dollars or so much thereof as may be necessary, is hereby appropriated out of the State Treasury to pay for the expenses of said publication and election.

The above is a true and correct copy.

R. B. STANPORD,

Secretary of State.

H. J. R. No. 23

A JOINT RESOLUTION

Proposing an Amendment to the Constitution authorizing the Legislature to provide for Workmen's Compensation Insurance for employees of the State, and authorizing the Legislature to provide for the payment of premiums on such policies of insurance providing the State shall never be required to purchase insurance for any employees: providing for the necessary publication and slection; making an appropriation to pay for same.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Article 3 of the Constitution of the State of Texas be amended by adding thereto a new Section to be known as Section 59, to read as follows:
"Section 59. The Legislature shall have power to pass such laws as may be neglegated and to provide for Workmen's Compensation Insurance for such State employees, as in its judgment is necessary or required; and to provide for the payment of all costs, charges, and premiums on such policies of insurance; providing the State shall never be required to purchase Insurance for any employee."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State on the first Tuesday after the first Monday in November, 1936, at which election all voters favoring said proposed Amendment shall write or have printed on their ballots the words:

"For the Amendment authorizing the Legislature to provide for the payment of the legislature to provide for the payment of

lots the words:
"For the Amendment authorizing the
Legislature to provide for the payment of

LEGAL NOTICES

Workmen's Compensation Insurance for employees of the State."

And all those opposed shall write or have printed on their ballots the words:

"Against the Amendment authorizing the Legislature to provide for the payment of Workmen's Compensation Insurance for employees of the State."

Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and have same published as required by the Constitution for Amendments.

Sec. 4. The sum of Five Thousand Dollars (\$5,000) or so much thereof as may be necessary, is hereby appropriated out of any funds in the Treasury of the State, not otherwise appropriated, to pay the expenses of such publication and election.

The above is a true and correct copy.

R. B. STANFORD,
Secretary of State.

R. B. STANFORD.
Secretary of State.

A JOINT RESOLUTION
Proposing an Amendment to Section 48.
Article III of the Constitution of the State of Texas, authorizing the establishment of Teachers' Retirement systems, and making an appropriation for the election.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Article III of the Constitution of the State of Texas be amended by adding thereto immediately after Section 48. a section to be known as Section 48. a section to be known as Section 48. and to read as follows:
"Section 48. in addition to the powers given to the Legislature, under Section 48 of Article III, it shall have the right to levy taxes to provide a Retirement Fund for persons employed in public schools, colleges and universities, supported wholly or partly by the State: provided that the amount contributed by the State to such Retirement Fund shall equal the amount paid for the same purpose from the income of each such person, and shall not exceed at any time five per centum of the compensation paid to each such person by the State, and-or school districts, and shall in no one year exceed the sum of One Hundred Eighty (\$180.00) Dollars for any such person; provided no person shall be eligible for a pension under this Amendment who has not taught twenty years in the State of Texas, but shall be entitled to a refund of the moneys paid into the fund.

All funds provided from the compensation of said persons, or by the State of Texas, but shall be entitled to a refund of the moneys paid into the fund.

All funds provided from the compensation of said persons, or by the State of Texas, but shall be entitled to a refund of the moneys paid into the fund.

All funds provided from the compensation of said persons, or by the State of Texas, but such by the Treasury of the State of Texas, but such by the Treasury of the State of Texas, or counties or cities of this State, or in bonds is sued by any agency of the United States; provided that he recipients of such retirement fund shall not

State of Texas, unless such retirement fund, contributed by the State, is released to the State of Texas as a condition to receiving such other pension aid."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at the next General Election to be held on Tuesday, after the first Monday in November, which is November 3rd, 1936, at which election all voters favoring said proposed Amendment shall write or have printed on their ballots the words:

"FOR THE AMENDMENT TO THE CONSTITUTION AUTHORIZING RETIREMENT FUND FOR PERSONS EMPLOYED IN PUBLIC SCHOOLS AND COLLEGES AND UNIVERSITIES SUPPORTED WHOLLY OR PARTLY BY THE STATE."

Those opposing said proposed Amendment shall write or have printed on their ballots the words:

"AGAINST THE AMENDMENT TO THE CONSTITUTION AUTHORIZING RETIREMENT AND THE CREATION OF A RETIREMENT THOSE OFFICE WORDS."

AGAINST THE AMENDMENT TO THE CONSTITUTION AUTHORIZING RETIREMENT AND THE CREATION OF A RETIREMENT FUND FOR PERSONS EMPLOYED IN PUBLIC SCHOOLS AND IN COLLEGES AND UNIVERSITIES SUPPORTED WHOLLY OR PARTLY BY THE STATE."

Sec. 3. The Governor of the State of

PORTED WHOLLY OR PARTLY BY THE STATE."

Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary Proclamation for said election and to have same published as required by the Constitution for amendments thereto.

Sec. 4. The sum of Five Thousand (\$5,000.00) Dollars, or so much thereof as may be necessary, is hereby appropriated out of any funds in the Treasury of the State of Texas, not otherwise appropriated, to be necessary, is hereby appropriated of any funds in the Treasury of the St. of Texas, not otherwise appropriated, the expense of such publication and

rection.

The above is a true and correct copy.

R. B. STANFORD,

Secretary of State.

R. B. STANFORD,
Secretary of State.

S. J. R. No. 25
A JOINT RESOLUTION
Proposing an amendment to Section 11 of Article IV of the Constitution of the State of Texas, so as to provide for a Board of Pardons and Paroles, composed of three members, whose terms of office shall be for a period of six years, one to be appointed by the Governor, one by the Chief Justice of the Supreme Court of the State of Texas, and one by the presiding Justice of the Court of Criminal Appeals, such appointments to be with the advice and consent of two-thirds of the Senate present; and so as to provide that the Governor of the State shall have the power on the recommendation and advice of the majority of the Board of Pardons and Pargles to grant reprieves, commutations of punishment and pardons and to remit fines and forfeitures, and, with the advice and consent of the Legislature, to grant reprieves, commutations of punishment and pardons in cases of treason; and to provide that the Governor shall have power to grant one reprieve in any capital case not to exceed thirty (30) days; and shall have the power to revoke paroles and conditional pardons; and to provide that the Legislature shall have authority to regulate procedure before the Board and to enact parole laws; and to provide that the Legislature shall have authority to regulate procedure before the Board and to enact parole laws; and to provide for an election for such proposed constitutional amendment, and to make an appropriation therefor.

tion therefor.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Section 11 of Article
IV of the Constitution of the State of Texas be amended so as hereafter to read as

Section 1. That Section 11 of Article IV of the Constitution of the State of Texas be amended so as hereafter to read as follows:

"Section 11. There is hereby created a Board of Pardoas and Paroles, to be composed of three members, who shall have been resident citizens of the State of Texas for a period of not less than two years immediately preceding such appointment, each of whom shall hold office for a term of six years: provided that of the members of the first board appointed, one shall serve for two years, one for four years and one for six years from the first day of Pebruary, 1937, and they shall cast lots for their respective terms. One member of said Board shall be appointed by the Governor, one member by the Chief Justice of the Supreme Court of the State of Texas, and one member by the presiding Justice of the Court of Criminal Appeals; the appointments of all members of said Board shall be made with the advice and consent of two-thirds of the Senate present. Each vacancy shall be filled by the respective appointing power that theretofors made the appointment to such postition and the coavening of the Senate.

In all criminal cases, except treason and impeachment, the Governor shall have the Board of Pardons and Paroles, or a majority thereof, to grant reprieves and commutations of punishment and pardons; and upder such rules as the fegislature when Board of Pardons and Paroles, he shall have the power to grant one reprieve in any capital case for a parlod not to exceed thirty (30) days; and he shall have ins power to remit fines and forfeitures. The Governor shall have the power to grant one reprieve in any capital case for a parlod not to exceed thirty (30) days; and he shall have line power to recommendations of punishment and pardons

dons and Paroles and shall require it to keep record of its actions and the reasons therefor, and shall have authority to enact parole laws."

Sec. 2. The foregoing constitutional amendment shall be submitted to the electors of this State who are qualified to vote on proposed constitutional amendments at the general election to be held on the first Tuesday after the first Monday in November, A. D. 1936, at which election each ballot shall have printed thereon the words:

"For the amendment of Section 11 of Article IV of the Constitution of the State of Texas, so as to provide for a Board of Pardons and Paroles, and to make the Governor's pardoning power subject to recommendation of said Board, except in cases of treason the Governor may grant reprieves, commutations and pardons with the advice and consent of the Legislature.

"Against the amendment of Section 11 of Article IV of the Constitution of the State of Texas, so as to provide for a Board of Pardons and Paroles, and to make the Governor's pardoning power subject to recommendation of said Board, except in cases of treason the Governor may grant reprieves, commutations and pardons with the advice and consent of the Legislature."

reprieves, commutations and pardons with the advice and consent of the Legislature." Each voter shall strike out with pen or pencil the clause which does not indicate his desire regarding the above proposed

amendment.

Sec. 3. The Governor is hereby directed to issue the necessary proclamation for said election, and to have the above proposed amendment published in the manner and for the time required by the Constitution and laws of this State.

Sec. 4. The sum of Five Thousand (\$5, 000.00) Dollars, or so much thereof as may be necessary, is hereby appropriated out of any funds in the Treasury not otherwise appropriated to pay the expenses of such publication and election.

The above is a true and correct copy.

R. B. STANFORD,
Secretary of State.

Secretary of State.

Secretary of State.

S. J. R. No. 3-a

A JOINT RESOLUTION

Proposing an Amendment to Article XVI of the Constitution of the State of Texas by striking out Section 20 thereof; providing for local option on the question of the sale of intoxicating liquors for beverage purposes; providing that spirituous liquors, or liquors composed in whole or in part of the products of distillation shall not be sold for private profit, except to the State; providing that the Legislature shall pass laws relative to the sale, possession, transportation and manufacture of such spirituous liquors; providing for the establishment of State dispensaries; providing for the manufacture, sale, transportation, and possession of all liquors which are exclusively products of the fermentation process; providing that intoxicating liquors shall not be manufactured, sold, bartered, or exchanged for beverage purposes in any county or political subdivision wherein the sale of intoxicating liquors had been prohibited by local option elections held under the laws in force at the time of the taking effect of Section 20, Article XVI of the Constitution of the State of Texas, until a majority of the qualified voters of such county or political subdivision shall determine such to be lawful at an election held for that purpose; providing for an election on the question of the adoption or rejection of such amendment and making an appropriation therefor; providing for the proclamation and publication thereof; and prescribing the form of ballot.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Section 1. That Article XVI of the Constitution of the State of Texas be amended by striking out Section 20 thereof and substituting in lieu thereof the following: "Article XVI. Section 20:

"(a) It is hereby declared to be the policy of this State that the open saloon shall not be re-established. The sale of Texas shall have the exclusive right to purchase at wholesale and to sell at retail such distilled spirituous liquors. Such sale shall be made only in u S. J. R. No. 3-a A JOINT RESOLUTION

shall pass laws to prescribe regulations relative to the manufacture, sale, transportation, and possession of such spirituous liquors and relative to the establishment liquors and relative to the establishmen

relative to the manufacture, sale, transportation, and possession of such spirituous ilquors and relative to the establishment of State dispensaries: provided, however, the Legislature shall have the power to regulate the sale for private profit and possession of distilled liquors for medicinal, scientific and mechanical purposes.

"The manufacture, sale, transportation, and possession of all liquors, the alcoholic content of which is entirely and exclusively the result of the fermentation process is hereby authorized under such restrictions as may be authorized by law.

"(b) The Legislature shall enact a law or laws whereby the qualified voters of any county, justice's precinct or incorporated town or city, may, by a majority vote of those voting, determine from time to time whether the sale of intoxicating liquors for beverage purposes shall be prohibited or legalized within the prescribed limits; and such laws shall contain provisions for voting on the sale of intoxicating liquors of various types and various alcoholic content.

"(c) In all counties, justice's precincts or incorporated towns or cities wherein the sale of intoxicating liquors had been prohibited by local option elections held under the laws of the State of Texas and in force at the time of the taking effect of Section 20, Article XVI of the Constitution of Texas, it shall continue to be unlawful to manufacture, sell, barter or exchange in any such county, justice's precinct or incorporated town or city, any spirituous, vinous or malt liquors or medicated bitters capable of producing intoxication or any other intoxicants whatsoever, for beverage purposes, unless and until a majority of the qualified voters in such county or political subdivision thereof voting in an election held for such purpose shall determine such to be lawful; provided that this subsection shall not prohibit the sale of alcoholic beverages containing not more than 3.2 per cent alcohol by weight in cities, counties or political subdivisions thereof in which the qualified vo

Sec. 2. Such proposed Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at a special election to be held throughout the State of Texas, on the third day of November, 1936, at which election all voters favoring said proposed Amendment, shall write, or have printed on their ballots the words:

"FOR THE AMENDMENT TO THE STATE CONSTITUTION PROVIDING FOR THE ESTABLISHMENT OF A STATE DISPENSARY SYSTEM HAVING THE EXCLUSIVE SALE OF DISTILLED LIQUORS, AND PROVIDING FOR LOCAL OPTION."

And those voters opposed to said pro-

OPTION."

And those voters opposed to said proposed Amendment shall write or have printed on their ballots the words:

"AGAINST THE AMENDMENT TO THE STATE CONSTITUTION PROVIDING FOR THE ESTABLISHMENT OF A STATE DISPENSARY SYSTEM HAVING THE EXCLUSIVE SAIF OF DISTILLED LIQUORS AND PROVIDING FOR LOCAL OPTION."

If it appears from the returns of said election that a majority of the votes cast are in favor of said Amendment, the same shall become a part of the State Constitution.

shall become a part of the State Constitution.

Sec. 3. The Governor shall issue the necessary proclamation for such cleetign, and shall have the same published and such election held as provided by the Constitution and laws of this State.

Sec. 4. The sum of Eight Thousand (\$8.000.00) Dollars, or so much thereof as may be necessary, is hereby appropriated out of the State Treasury to pay for the expenses of said publication and election.

The above is a true and correct capy.

H. M. STANFORD.

Secretary of State.

H. J. R. No. 9
A JOINT RESOLUTION
Proposing an Amendment to Section 26 of
Article 3, of the Constitution of Texas, by
adding thereto Section 2da, providing that

LEGAL NOTICES

under no apportionment shall any county be entitled to more than seven (7) Representatives unless the population of such county shall exceed seven hundred thousand (700,000) people; providing for the apportionment in counties of more than seven hundred thousand (700,000) people; providing for its submission to the voters as required by the Constitution and making an appropriation therefor.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 26, of Article 3, of the Constitution of Texas, be amended by adding thereto Section 28a, as follows.

lows. "Section 25a, Provided, however, that no

"Section 25a. Provided, however, that no county shall be entitled to or have under any apportionment more than seven (7) Representatives unless the population of such county shall exceed seven hundred thousand (700,000) people as ascertained by the most recent United States Census, in which event such county shall be entitled to one additional Representative for each one hundred thousand (100,000) population in excess of seven hundred thousand (700,000) population as shown by the latest United States Census; nor shall any district be created which would permit any county to have more than seven (7) Representatives except under the conditions set forth above."

(7) Representatives except under than seven ditions set forth above."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State, at the next General Election, to be held on the first Tuesday after the first Monday in November, 1936, at which election all voters favoring said proposed Amendment shall write or have printed on their ballots the words:

"For the Amendment to the Constitution of Texas, limiting every county to not more than seven (7) Representatives under any apportionment unless said county shall have a population of more than seven hundred thousand (700,000) people as ascertained by the most recent United States Census in which event.

ty shall have a population of more than seven hundred thousand (700,000) people as ascertained by the most recent United States Census in which event such county shall be entitled to one additional Representative to each one hundred thousand (100,000) population in excess of seven hundred thousand (700,000) population."

And those opposed to said Amendment shall write or have printed on their ballots the words:

"Against the Amendment to the Constitution of Texas, limiting every county to not more than seven (7) Representatives under any apportionment unless said county shall have a population of more than seven hundred thousand (700,000) people as ascertained by the most recent United States Census in which event such county shall be entitled to one additional Representative to each one hundred thousand (100,000) population in excess of seven hundred thousand (700,000) population."

If it appears from the returns of said

tion."

If it appears from the returns of said election that a majority of the voters are in favor of said Amendment, the same shall be a part of the State Constitution. in favor of said Amendment, the same shall become a part of the State Constitution.

Sec. 3. The Governor of the State of Texas, is hereby directed to issue the necessary proclamation for said Election and to have same published as required by the Constitution for Amendments thereto.

Sec. 4. The sum of Ten Thousand Dollars (\$10,000) or so much thereof as may be necessary is hereby appropriated out of any funds in the Treasury of the State of Texas, not otherwise appropriated, to pay the expense of such publication and election.

The above is a true and correct example.

The above is a true and correct copy.

R. B. STANFORD,

と 大学学 とうかんします いまれる はなる

"He's Crawling



HE'S a curious little fellow. Chubby fingers clutch at all he sees. He's cutting teeth, too, and likes to chew on things.

Mother watches him every minute, but sometimes she thinks in terror, "What if he'd fall from his high-chair . . . swallow a safety-pin . . . !"

With the telephone handy she feels safer ... the doctor is within easy

The telephone brings the doctor, police, firemen ... quickly. Have one installed in your home ... now!

THE SAN ANGELO TELEPHONE COMPANY

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