

EASTLAND CO.—Area 925 square miles; population 33,981; cotton, fruit, poultry, dairying, natural gas and oil; Cisco is headquarters for operators of the great shallow oil field; churches of all denominations.

# CISCO DAILY NEWS

CISCO, TEXAS—1,614 feet above the sea; 5 lakes of water; 5 rail exits; 6 paved highway exits; 127 blocks of brick streets; good hotels; A-1 public schools and Randolph College; no mosquitoes; no malaria or typhoid.

VOLUME XIII.

CISCO, TEXAS, TUESDAY, SEPTEMBER 20, 1932.

FOUR PAGES TODAY

NUMBER 207.

## HOUSE DEMANDS 'CUT-OFF' BE DROPPED

### Henderson Reported as Saying League Will Take Appeal

#### DISTRICT NO. 3 COMMITTEE TO 'SIT BACK'

Cisco's suit for re-instatement in the interscholastic league moved today into its final stages as the state executive committee of the league was reported preparing to take an appeal from the decision handed down yesterday by Judge Geo. L. Davenport, of 91st district court, Eastland.

The Abilene Reporter this afternoon will quote a statement of L. E. Dudley, chairman of the district No. 3 executive committee, to the effect that the district committee plans to "sit back and let the state committee play the hand out."

Dudley said he talked with Roy B. Henderson, state secretary, over long distance telephone and obtained from Henderson assurance that the state committee would appeal the case on the grounds that the district court had no jurisdiction.

Has 20 Days. Henderson told Dudley, so the interview will say, that a motion for a new trial has already been filed, but that the league secretary expects this motion to be overruled. Henderson is also reported to have said that the league has 20 days in which to execute its appeal.

Dudley said he asked Henderson whether or not Abilene would be penalized for playing Cisco while the appeal is pending. To this, he said, Henderson replied that the state committee considers Cisco a non-participating school and that he did not think a penalty would be applied to Abilene for playing the Lobos during the appeal period.

"The league basis of appeal," Henderson is quoted, "is that the district court had no jurisdiction in the case."

"As for myself," said Dudley, "I will wait for either a mandatory order from the court or instructions from the state committee before calling the district committee for the purpose of summoning Cisco in conference for schedule making. I think the proper thing for our committee is to just sit back and let the state committee play out its hand."

Judges' Ruling. Judge Davenport yesterday ruled that the district committee, having previously acted upon the question of the eligibility of Fred Hightower, Cisco quarterback declared ineligible for the Cisco-Breckenridge game of October 23, 1931, had no further jurisdiction in the case and could not at a later meeting assess a second penalty by recommending suspension of the Cisco school from the league for one year, and that the state committee, in the absence of such a recommendation acquired no authority to suspend Cisco.

The state committee maintained its decision in the suspension was binding on the court because the committee was strictly within the purview of its powers and responsibilities in directing that Cisco be suspended.

Supt. N. S. Holland, of Breckenridge, secretary of the district committee, had no statement for publication he said this morning. Coach Wilson Elkins, of the Cisco high school, left early this morning to confer with members of the state committee in regard to their action in connection with the suit.

If the state committee makes a supersedeas bond on appeal, attorneys said today, the judgment of the district court will not be effective until the appeal is acted upon. The size of such a bond must be determined by the district court. In the event no supersedeas bond is made then the status of the Cisco high school during the appeal will remain the same as if the school had not been suspended, it was explained.

#### Gandhi Begins Hunger Strike

BOMBAY, India, Sept. 29.—The Mahatma Gandhi, an 84-pound man in a loin cloth, staked his frail brown body and his life against edicts of the British government today in a "hunger strike."

Gandhi started his strike "unto death" after his noon meal today. The little brown man, worshipped as a saint by millions, regarded his strike as a call from god.

He has rejected proposals of the Indian government to remove him from his cell and place him in a bungalow under conditions which he considered "humiliating."

#### Bonus Fire Scorches Army



Flames that destroyed Washington's bonus army camp flared anew around Secretary of War Patrick Hurley after his speech before the American Legion convention, denying the army had ordered the torch put to the bonus demonstrators' shacks.

The picture above, showing Private Thomas E. Davis applying the torch to one of the shacks during the B. E. F. route, is evidence in the War Department's investigation. Private Davis has made affidavit that he was ordered to set fire to the shacks. An affidavit by Lieutenant George M. Kernan, below, said he ordered Davis and other soldiers to fire huts not already ablaze.

#### COMMITTEE ON RODEO IS COMMENDED

Commending the work of the rodeo committee which provided the entertainment at Chesley ball park last Saturday, the officials of the Business Men's Smoker today issued the following statement:

As chairman and secretary of the Business Men's Smoker, we desire to commend the rodeo committee, P. L. Ullom, chairman, and B. A. Butler, for the excellent work which that committee accomplished last Saturday.

We are certain that our commendation is shared by every merchant who contributed to the promotion of this program. In bringing several thousand visitors to Cisco and pleasing them with true exhibition of Cisco hospitality, we feel that the committee has initiated a movement which, if followed up, will result in a gradual extension of the boundaries of our civic and commercial influence, with increasing returns to our business interests and increasing satisfaction to those who respond to that influence.

We urge that the business men of Cisco earnestly and vigorously continue the good work that has been done so that the ultimate benefits may be the quicker realized.

J. A. BEARMAN, General Chairman. W. H. LARQUE, General Secretary.

SALE SANCTIONED. PARIS, Sept. 20.—The sale of fourleaf clover posters in the form of stamps, to be pasted on the windshields of cars, has been sanctioned by the government and will be promoted by all the groups of tourism, commerce and industry as an omen of good luck for the future. The new stamp posters will be the size of those used to promote the sale of anti-tuberculosis stamps during the Christmas season. When not placed on the windshields of cars, they should be affixed to the glass window in the back of the car.

#### AGED MOTHER OF JOHN N. GARNER DIES

DETROIT, Sept. 20.—Mrs. Sarah Jane Garner, 81-year-old mother of John Nance Garner, democratic candidate for vice-president, died here today at 12:25 p. m. after a lingering illness.

The aged woman, feeble and frail, lapsed into a coma several hours before the end came. She died peacefully.

All of her children were at the bedside. Speaker Garner, her first born, sat beside the four-poster bed as she breathed her last.

Jesse and Jolly Garner, her other two sons, and Mrs. Maud Blair and Mrs. John Wright, her daughters, all kept a vigil at the family residence when it was learned the end was near.

Speaker Garner had hurried here from Washington when he learned late last Friday of his mother's serious illness.

Fluffy, a pet dog of Mrs. Garner, remained under her sick bed refusing to eat during the entire illness.

#### LAST PRIMARY ELECTIONS ARE HELD TODAY

(By United States) The last state primaries before the presidential election were held today in Wisconsin, New York and Massachusetts.

National political interest centered on Wisconsin where contests will determine the strength of the progressive LaFollette organization. In New York the prohibition issue played a prominent part in many of the fights for party nomination.

Gov. J. B. Ely, democratic governor of Massachusetts was unopposed for re-nomination.

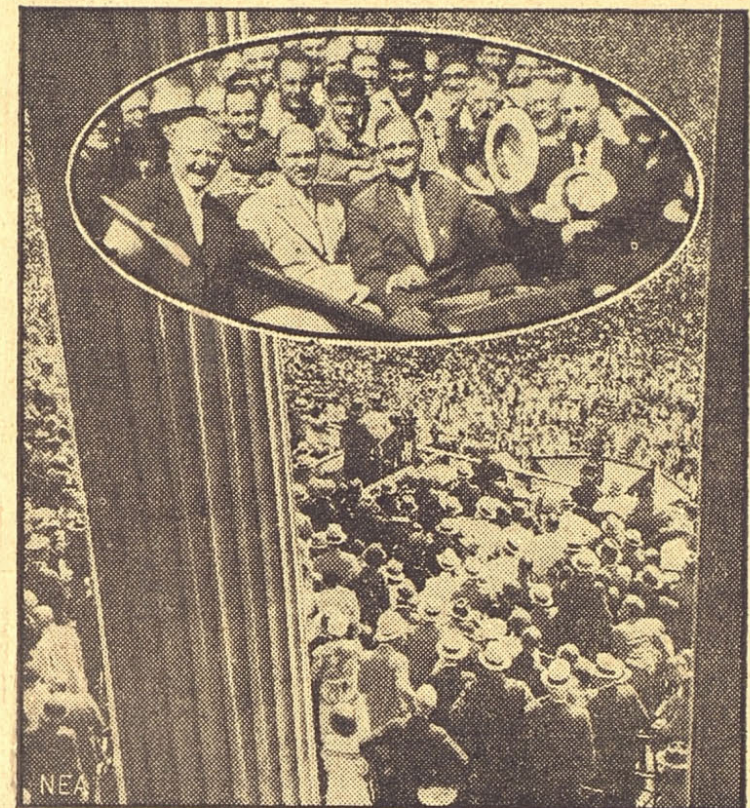
Today's climax to the series of state primaries which have given an insight into the political sentiments of American voters during this presidential year, will leave the stage free for the national election.

#### Improvement in Textile Industry

WASHINGTON, Sept. 20.—Major improvement in cotton textile manufacturing, one of the nation's basic industries, was reported today by the commerce department.

To fill increased orders cotton mills put nearly a million and half more spindles in operation during August. Cotton mills were operating at 72.4 per cent of capacity.

#### With Roosevelt in West



Carrying his presidential campaign to the west, Governor Franklin D. Roosevelt was greeted by thousands at Topeka, Kan., who heard him outline his "long-time planning" of farm relief. Above, Speaker

John N. Garner, his running mate (left), and Governor Harry Woodring of Kansas (center), as they greeted the democratic nominee. Below, a part of the crowd that surged around the Capitol as Roosevelt spoke.

#### 'PATHWAY TO GOD' SUBJECT LAST NIGHT

"Pathway to God" was the subject discussed by Dr. G. C. Schurman at the First Christian church last night before an interested and enthusiastic congregation. Dr. Schurman is a convincing speaker and brings a spiritual message that attracts all classes and types of people because it is a heart message dealing with the plain problems of everyday life.

At 7:30 each evening services will begin with a song service led by the pastor. A varied program will be presented at each service. The subject of Dr. Schurman's sermon tonight will be "Soul Shadows."

The evangelist announced last night that there would be no "clap-trap" methods on sensationalism used to attract the curious minded, but a devotional program that is designed to build the spiritual life of the Christian and show to all the practical value of everyday Christian living.

#### SENATE PASSES TAX PENALTIES REMISSION BILL

AUSTIN, Sept. 20.—The Texas senate today passed the new tax penalty remission bill which will become a law as soon as the governor signs it.

The bill releases penalties on all taxes paid by December 31, 1932, municipal taxes excepted. Release of penalties on municipal taxes is left optional with local governing bodies.

The senate also took final action on a bill to simplify prosecution of oil thefts by defining any unlawful withdrawal of oil as theft.

The house passed finally and sent to the senate a bill reducing the poll tax required for voting to \$1 and a bill cutting maximum fees of officials from \$12.50 to \$6.50.

#### ATTEND REUNION.

BLAIR, Neb., Sept. 20.—When the Soren Jensen family held its annual reunion here, 350 persons attended. One of the members of the family urged that all 350 vote for one candidate for governor.

#### Brother of Mrs. Angus Succumbs

A cablegram has been received by the family announcing the death of F. D. McCown of San Juan Porto Rico, brother of Mrs. A. Angus of this city. Walter Perry of Denver, brother-in-law of Mrs. Angus, sails Sept. 26 to accompany Mrs. M. E. McCown back to the States. Mrs. McCown has been visiting her son for the past two years. She is well known in Cisco having made her home in Cisco with Mrs. Angus for several years.

#### BANDIT GETS \$47 IN HOLDUP, HERE SUNDAY

A lone bandit, who entered the Carroll Auto Supply company at 4 o'clock Sunday morning with drawn pistol and held up Clinton Brabbin, 17, escaped with about \$47 in currency and silver taken from the cash register.

Brabbin was pumping gas into one of the pumps when a man, dressed in overalls over his street clothing, a cap pulled down over a white mask in which two eye slits had been cut, came into the drive-way from the direction of the viaduct on east Eighth street and covered him with a nickel-plated pistol.

The bandit forced the boy toward the cash register just within the door, had him open it and take out currency and the larger pieces of silver, leaving dimes and nickels. About \$47 was obtained.

The bandit did not search Brabbin, and spoke only sparingly. He did not investigate the strong box in the office.

After the robbery he backed Brabbin into the women's rest room with an order to stay there "at least two minutes." Brabbin was unable to say in what direction he left.

He described the bandit as about 5 feet 9 inches tall, weighing about 150 pounds. Beyond these details he was unable to give a description.

#### Cisco Boy Made Mines Team Captain

Charles "Red" Coldwell, former Lobo star tackle and son of Mr. and Mrs. W. P. Coldwell, of Cisco, has been named co-captain of the School of Mines football team, according to announcement in an El Paso newspaper. He shares responsibility for team generalship with J. B. Andrews, quarterback.

Coldwell, a bulwark of the Mines eleven during the past two years, has been shifted to end on the team. Coach Saxon, of the team, predicted in making the shift that the Cisco boy would develop into one of the best forwards ever produced at the college. The school has lost material in its history and is looking forward to a great season.

#### SOUL SAVING DECLARED DUTY OF CHRISTIAN

"Saved to Serve" was the subject of Evangelist Ray N. Johnson at the Monday evening service in the revival series now under way at the First Methodist church.

The inescapable duty of every Christian to be a soul-winner was the theme of the inspiring service. He pictured the loss of a "passion for souls" as a loss of the fundamental-spirit of Christianity and the religion of Jesus, and held up the ideal of soul saving as the source of all the joy and satisfaction of a Christian life.

Upon the members of the church he laid the responsibility for the success of the church's mission and the success of the revival now under way.

An inspiring song service led by J. T. Elliott opened the service at 7:30. Mrs. Ben McClinton Richardson sang a solo.

Services this evening will begin at 7:30. The evangelist last night termed his message the last of the series of general messages he meant to deliver and tonight his subject will be along a more specific theme.

The public is cordially invited to attend these services.

#### WANTS GAPS IN HIGHWAYS FILLED FIRST

AUSTIN, Sept. 20.—By resolution the house of representatives today called upon the state highway commission to drop the \$1,500,000 "Mineral Wells cut-off" and other cut-offs until gaps in state highways are filled and communities without state roads get them. The vote was 56 to 47.

The resolution is a concurrent one and was sent to the senate for its approval.

The cut-off designated as highway 89, has been the subject of repeated protests before the highway commission and was a controversy of the recent state political campaign.

Advocates of the cut-off say that it will shorten the Bankhead highway, crossing the state from "Texas-arkana to El Paso, more than 14 miles. Opponents say that if a short route across the state is wanted it should traverse highway 1 through Mineral Wells following 1-A through Breckenridge and Albany and highway 75 through to El Paso.

Highway 89 would leave highway 1 at Millsap and rejoin it three miles south of Strawn. It would leave off the direct route Mineral Wells, Palo Pinto, Strawn, Caddo, Breckenridge and Albany.

But critics and defenders of the highway department supported the resolution. Representative Davis, Brownwood, asserted that the commission was going ahead with cut-offs while counties that had voted bonds to assist in road construction could not get orders for their work to be done.

Representative Tom Cunningham, of Eastland, Rep. B. J. Forbes, of Weatherford, and Rep. Walter Beck, of Fort Worth, opposed the resolution.

The resolution was introduced by Rep. Bailey W. Hardy, of Breckenridge.

#### CHIEF WITNESS IN MCGANEGAL TRIAL SLUGGED

FORT WORTH, Sept. 20.—Jerro Green, chief state witness in the trial of Barney McGanegal, Houston gangster on trial here on charges of robbery, was knocked unconscious at noon today while on his way to lunch during the noon recess of court.

Deputy sheriffs arrested three men. Officers said a shabbily dressed man stepped out of a door and slugged Green as he passed a downtown street corner.

A jury to try McGanegal was selected in criminal district court a few hours earlier. McGanegal is being tried for the robbery of Green here August 10, 1931. On the witness stand Green had identified McGanegal as the gunman in the holdup in which he was robbed of \$1,000 in cash and \$18,000 in cashier's checks.

McGanegal is now serving a life sentence for the slaying of John Cherris.

Physicians said that Green was not seriously injured. Police announced charges would be filed against Curris Cothran, 35, and his father, W. S. Cothran, 60, each of whom denied striking Green. The younger Cothran faces a charge of theft of less than \$50 in county court here.

#### Daughter Born To Moodys Today

AUSTIN, Sept. 20.—Nancy Moody, second child of former Gov. and Mrs. Dan Moody was born this morning. The little sister of three and a half-year-old Dan, Jr. is named for the former governor's mother and for Mrs. Moody's family, residents of Abilene.

#### WEATHER

West Texas—Generally fair tonight and Wednesday. Warmer in north portion Wednesday.

East Texas—Partly cloudy tonight and Wednesday. Cooler in north-west portion tonight.

#### Text of Judge Davenport's Opinion in Cisco Football Case

The following is the text of Judge Geo. L. Davenport's opinion in the Cisco suit for re-instatement in the interscholastic league for the football season of 1932:

The nature of this suit, I am sure, is well known to the public, and especially to the high school pupils over this portion of the state. It grew out of a football game between Cisco and Breckenridge high school teams, which was played on October 23, 1931. In this game, among the Cisco team, was one Fred Hightower, who had not played with Cisco before that season. The game resulted in a victory for Cisco, and within a short time thereafter a protest was filed by Breckenridge high school, questioning the eligibility of the player, Hightower. The protest was filed with the district board, and on November 17th a hearing was had before the board, at which time all interested parties were present. Evidence was offered by the respective schools and after a consideration of the evidence, the district board entered its order and judgment to the effect that, from the evidence, they found the player, Hightower, to have been eligible at the time the game was played, and declared the Cisco school the winner.

Thereafter, on the 4th day of December, a second meeting was held by the district board, for the

purpose of further considering the Hightower case. The Cisco school had previous notice of this meeting, and that the Hightower case would be further considered, but, for reasons satisfactory to the school, did not attend and was not represented at this meeting. Further evidence was offered in connection with the charges made by Breckenridge questioning the eligibility of Fred Hightower. This evidence was rather voluminous and was filed with the secretary of the board. At that hearing a motion was passed, rescinding the acts of the district board at their meeting of November 17th, but making no further order in connection with the case, so far as revealed by the minutes of the board. From other sources, however, I find that in addition to the motion offered, the board reversed its findings of the previous meeting, and held Hightower to have been ineligible at the time of the game, and forfeited the game to Breckenridge. Cisco was advised of this action and made no effort for rehearing in the case.

The next meeting of the district board where this matter was acted upon was that of February 27, 1932. This meeting was called by the board for the express purpose of preparing schedules for the coming football season, and such other business as might properly come be-

fore the board for consideration. No evidence of any nature was offered by either side to the controversy at this meeting, but a resolution was offered that the district board recommend to the state board that Cisco be suspended from the league for a period of one year, and such recommendation was transmitted to the state board, and as a result of the recommendation hearings were had before the state board, Cisco being present and participating. At the second hearing before the state board, the recommendation of the district board was adopted, and Cisco high school was eliminated from participating in the conference games for a period of one year. The Cisco Independent School District have filed this suit against the state and district boards of the University Interscholastic League, asking reinstatement and for damages. In this petition the plaintiff alleges many irregularities in connection with their elimination. Upon a trial of the case, the issues of fact were submitted to a jury. Only four of the issues of fact were answered, hence the court will have but little aid from that source. I am of the opinion, however, after hearing all the testimony, that the case can be disposed of from the uncontroverted facts before me.

In order to secure an insight to the proceedings before the district

board it will be necessary to consider the minutes of that board at their three meetings where the Hightower case was under consideration, and the action taken thereon, which minutes were offered in evidence and are now before the court. The first being the minutes of the board, of date November 17, 1931, at page 10 and that portion relating to the Hightower case, read as follows:

"Protest of Hightower. Chairman Dudley stated that one purpose in calling the meeting was to hear the protest of Breckenridge of Fred Hightower, member of the Football Squad, Cisco High School."

"Decision Announced. Chairman Dudley in re-convening the committee, announced that Fred Hightower had been found eligible to participate in the Breckenridge-Cisco Football game on October 23, 1931."

Second are the minutes of the meeting of December 4, 1931, which are as follows:

"Protest of Fred Hightower Renewed. The Chairman stated that Breckenridge had requested that the case of Fred Hightower be re-opened, as additional evidence had been gathered on the point of his ineligibility for the

CONTINUED ON PAGE THREE



# THE CISCO DAILY NEWS

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### NOTICE TO THE PUBLIC.

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

Any error made in advertisements will be gladly corrected upon being brought to attention of the publishers and the liability of this paper is limited to the amount of the space consumed by the error in the advertisement.

### WE ARE ALL TO BLAME.

Reading between the lines of Judge Davenport's decision in the Cisco football case—if we may be permitted to exercise that incisive faculty of Mr. Roy Henderson—the careful student of the document gains a compelling respect for the wisdom of the judicial mind. Sitting above the emotions and prejudices of the conflicting parties in the case the court has been able to see with a clear mind into the fundamental issue at stake and to predicate his decision upon a groundwork of equity to all.

The blame, if there is any blame, is laid not upon any individual or upon any school. Rather it is placed upon an emotional falsehood that has been so built up during the past ten years as to obscure every honest motive and intent of the league. Both sides in this remarkable suit share responsibility for that condition. Failure of the governing bodies of the league to recognize the overt tendency of heightened rivalry to seed into harmful prejudices and emotionalism, and to guard against this tendency by definite and clearcut procedure may be cited. Certainly in dealing with so explosive a subject matter as the school life and civic pride of the district it is essential that the authority of the league be wisely and positively administered.

The decision of the court was, in effect, a decision to strengthen the authority of the league and to shear off those accumulations of irregularity that hamper its procedure as much as they result in injustice to its members.

The members of the district committee are not exclusively to blame. The court so held. Their actions were judicially regarded as fair and earnest. Who then, is to blame?

We hold that the blame rests as much upon Cisco as it does upon any school. Not upon the school authorities necessarily, but, as strange as it may appear, upon the misguided enthusiasm of the athletic-loving public, upon those of us who have entered into the spirit of the game and have contributed to its support. The same indictment is to be brought against every other school in the league.

We have been so engrossed with the enthusiasm of play that we have neglected to recognize the germination of tendencies that endanger sportsmanship and work against the very object of the game. The desire to win has assumed an influence that has often dulled our conception of true sportsmanship. That we were lacking in that quality no one will deny. But, unfortunately, we have been led, by a loyalty too intensely centered, perhaps, and by resentments that have arisen as a natural issue of irregularity, to watch the Olympic flame of our rivals more jealously than we guard our own. We have been, like monkeys in a cage, attempting to steal another's fruit while our own was being pilfered.

The inception of this case did not take place on October 23, 1931. Recognition of that was clearly evident in the court. It began ten years ago. And every school in the district contributed to it. It was not by any wish or intent that the elements which gave rise to this unfortunate situation were built up. They simply arose as a natural concomitant of the enthusiasm, the rivalries that were created. They presented such a front that the person unacquainted with the real heart and mind of the district could not but misjudge its motives. We ourselves, were certain of our sportsmanship. But we have been so concerned with keeping the other fellow and the other school in the straight and narrow of sportsmanship, purely for a selfish motive, that we neglected to set the rat-traps in our own pantries.

Perhaps Cisco is to blame for the immediate issue upon

which this case was predicted. But as certainly as the sun rises and sets Cisco's blame is shared by every other school. The decision of Judge Davenport, if the court will forgive our temerity in seeking to look into the judicial mind, recognized this, and that decision grew clearly out of a wise and laudable determination to insure the welfare of the entire district and not particularly the selfish interest of Cisco.

All of us, Abilene, Breckenridge, Brownwood, Cisco, Eastland and Ranger, need to obtain a clearer conception of ourselves in proper relationship, a clearer understanding of the spirit of the court's decision in this case. Ourselves, flushed with the satisfaction of having won the case, need this inspection more than the others.

If this is done and a true appreciation of the court's action is obtained and put into effect there will need never be a repetition of this unfortunate incident.

We have a wonderful opportunity to give our coats a good dry-cleaning.

### Through the Editor's Spectacles

By GEORGE

The stranger in Cisco yesterday afternoon might have thought the depression over, oil back to \$2.50 a barrel and the democratic ticket sweeping elected. "Happy Days Are Here Again" was the theme song of a jubilant citizenship. Such was the enthusiasm with which the ruling of the court re-instating the Loboes in the interscholastic league was received here. Hardly had the significance of the order penetrated the civic consciousness until, with a screaming of sirens and resounding cheers of a hastily collected crowd, two fire trucks swarming with be-togged football boys who had deserted their practice at Chesley field rumbled down D avenue. Heads poked out of office windows high up, other heads poked out of doors, heads leaning against the standards of the street lights grinned and grinned, too happy for anything but grins. The thunderbolt of good fortune was stunning. Merchants who had been dragging the seats of their pants suddenly stood up and walked like men. Somehow the very atmosphere, the same old pessimism-haunted atmosphere that had brooded up and down the street ever since the last hope of compromise in the suspension of the Loboos had faded, brightened into a shimmering aura of optimism.

A new bank with plenty of money for everybody could have opened the federal building could have started construction, even a new towel factory could have been opened without increasing the happiness of the moment one iota. F. D. Wright, who led Cisco's successful fight for re-instatement in the courts, was the hero of the hour.

Wright, his face luminous, but silent, was happy. He had been told, rather smugly, in fact, by some of his opposing counsel, that he could never get the case into court. Consequently the success of the Cisco suit was doubly satisfying. It not only got into court but it was won for Cisco.

Whether or not the plaintiffs will appeal awaits the developments of the next day or so. It is surprising how simple the issue is after reading Judge Davenport's illuminating opinion. One wonders why everybody with any fundamental knowledge of law and equity could not

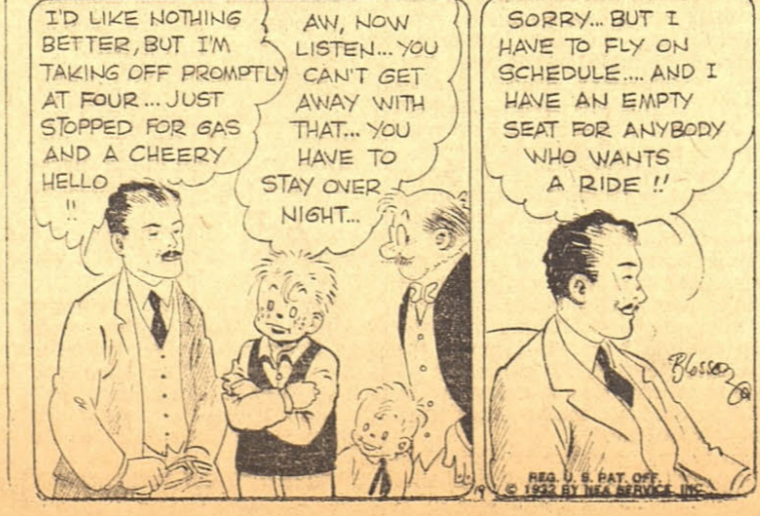
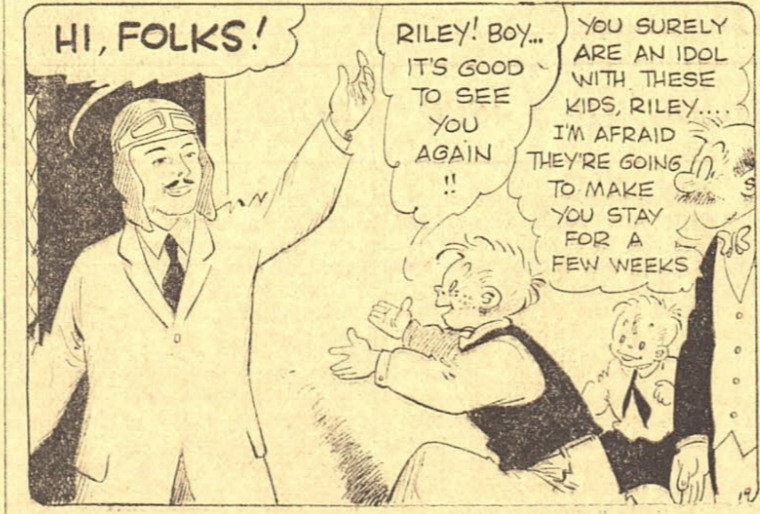
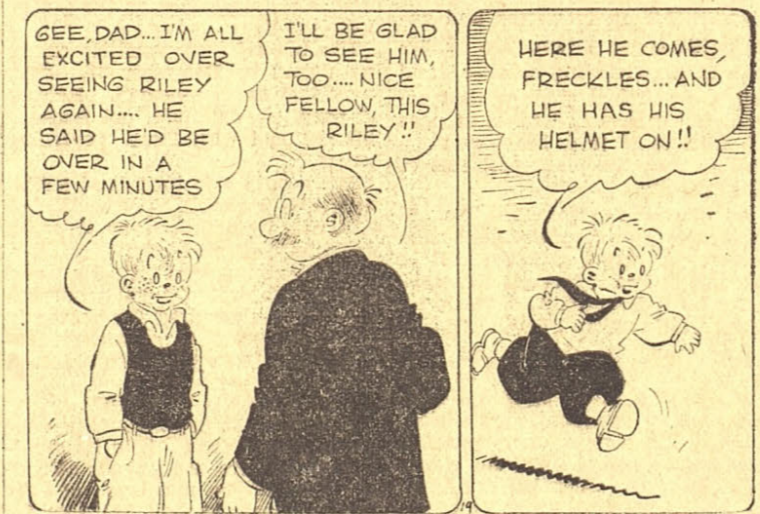
### Overcome Pains this better way

WOMEN who get into a weak, run-down condition can hardly expect to be free from troublesome "small symptoms."

Where the trouble is due to weakness, Cardui helps women to get stronger and thus makes it easier for nature to take its orderly course. Painful, nagging symptoms disappear as nourishment of the body is improved.

Instead of depending on temporary pain pills during the time of suffering, take Cardui to build up your resistance to womanly ailments.

### FRECKLES AND HIS FRIENDS.



### BEHIND THE SCENES IN WASHINGTON WITH RODNEY DUTCHER

BY RODNEY DUTCHER  
NEA Service Writer

WASHINGTON—Right now the chances of a Democratic victory in November seem brighter to most political observers than at any time this year.

The Maine elections are no infallible barometer, but they do represent as definite an indicator as anyone thus far has to go on. Democratic success there astonished leaders in both parties and just about wiped out the growth of hope that had been apparent among Republicans in the preceding two or three months.

It can be argued plausibly that there really hasn't been any essential change in the elements of the political situation since the election of 1930, which put the Democrats in control of the House—a development often taken as presaging a presidential victory for the party two years later.

OVER many long months the most common observation among politicians, including quite a few Republicans, was that "if the election were held today Hoover would be licked." There is as much justification for that assertion now as there ever was, possibly a little more. Political prediction is far from an exact science, but when more signs point one way than the other no one can be blamed for indulging in it.

Election results are concrete signs, whether they point accurately or not. They are likely to be reliable. And the results of state and both regular and special congressional elections during Mr. Hoover's

term of office have given great comfort to the Democrats and none to the Republicans.

THE party in power has leaned very heavily on the possibility of a business upturn. Many political experts have believed that only a substantial pickup could save the Hoover administration from the effects of a nation's half-blind bitterness in time of economic distress.

Consequently, more and more attention is being paid to the question whether the mass of anti-Hoover voters among the submerged electorate is great enough to assure a Roosevelt-Garner victory. The recent stock market rise and other favorable developments have encouraged Republicans, but not to anything like a point of confident enthusiasm.

Maine probably would have stayed Republican had the Democrats not had the wet issue to help them. But Maine is an old prohibition state and an old Republican state; her Republican candidates stayed dry because they thought that was the way to win in their territory.

On the other hand, the results do not mean that Roosevelt can carry the state against Hoover. Some of Al Smith's friends won't vote for Roosevelt and if Hoover can run as well as his ticket he ought to hold Maine.

The resentment Al Smith's friends in certain eastern states hold for Roosevelt is still a very real factor and it may make just the difference between victory and defeat not only in some of those states but in the electoral college.

### FRATERNITIES AS NEIGHBORS ARE PROTESTED

AUSTIN, Sept. 20.—Whether college fraternities are desirable neighbors for dwellers of Austin's residential areas is a matter which the city council has been called upon to decide.

The question arose when protests were made to a request for a permit by the local chapter of Theta Xi to construct a new home on a residential street.

Leaders of the protestants were two members of other fraternities. Neither now attend school.

"A fraternity's habits are not the habits of residential sections," said Dr. J. Calhoun, university comptroller, one of the protestants. "It's holler, are not those of residential sections. Everything I have heard about this particular fraternity has been good, but there are certain places for which fraternities are good and places they are not."

"Personally, I wouldn't live next door to a fraternity house," said Q. C. Taylor, residential protestant. "There are certain things about fra-

ternities that are obnoxious to some nearby residents. I imagine, however, if I were still in school and seeking what these fraternity men are after, I would be pleading their cause."

Both claimed construction of the fraternity house would decrease value of property in the neighborhood.

Alumni and members of the fraternity contend that the lot was purchased before the zoning law went into effect, and there was no need restriction to prohibit building the fraternity house.

One property owner joined the fraternity and sent her consent for the house construction to the council. She said she had lived next door to Theta Xi for two years, and had never been annoyed.

### PARIS STYLES

By MARY KNIGHT

United Press Staff Correspondent  
PARIS, Sept. 20.—If we were permitted to say only one thing about the fall and winter collections—to give one outstanding characteristic—it would not take us long to make up our mind that that one thing should be "Handwork." Just that one word. And true Parisian handwork is about the only thing that absolutely defies even expert copy-

ists. The real test of Parisian and "foreign" handwork is putting it under a magnifying glass for there are few stitches taken outside of France that can stand the strain of this test. A dress, coat or ensemble may look all right from a distance,

and hold together—after a fashion—but the truth will out. This season special attention is being given to bias cuts, gored skirts, fan-shaped pleats and unusual neckties and sleeves that show originality in the superlative degree.

There are many detachable items about the new wardrobe, but don't get the idea that these things are after thoughts to be stuck on like stars on a chart for good behavior. They are as much a planned part of the costume as the foundation itself.

### LIGHT ON THE TONGUES QUESTION.

Hear Me, Van Farmer. Thursday night at the Nazarene church, at 8:15, on the following subject:

First, was Paul in sympathy with the tongues, as the modern tongues teach and practice today.

Second, is the tongues the evidence one has received the Baptism with the Holy Ghost.

Bring your pencil, and paper, take down the scriptures, and read them when you get home.

News Want Ads Bring Results.

**QUALITY PRINTING**  
With Quick Service

CISCO DAILY NEWS  
CISCO AMERICAN and  
ROUNDUP

**SERVANTS LEGATEES.**  
FORT WORTH, Sept. 19.—Two servants, James and Sarah Gooden, were bequeathed \$2,000 under the will of the late Louis P. Robertson, funeral director. His \$200,000 estate will be held in trust for 20 years by a local bank, named independent executor of the will filed in probate court here.

### Crazy Crystals A God-Send To Humanity

When I started taking Crazy Crystals I had rheumatism so bad I could hardly walk and suffered terrible pains all the time. I had tried every kind of treatment I could hear of without any relief. After taking CRAZY CRYSTALS one week the benefit was very noticeable and by the time the first box was used, I was entirely out of pain. CRAZY CRYSTALS are a God-send to suffering humanity.

Signed:  
MRS. VERNON MCCARTHEY,  
137 South 2nd Ave.  
Beech Grove, Ind.

# What Is the Texas CENTENNIAL?



On March 6, 1836, at 3 A. M., Santa Anna with 4,000 Mexican regulars stormed the Alamo. They were twice repulsed with heavy losses. Of 850 Mexicans, only 130 remained. They finally sealed the walls and the heroic last stand which the defenders made is well known to every Texan.

- Q.** What does the word Centennial mean?
- A.** Webster's Dictionary defines the word Centennial as: "A 100th anniversary or its celebration."
- Q.** Why the movement to celebrate it in 1936?
- A.** 1936 marks the 100th anniversary of the actual gaining of Texas Independence and the formation of an Independent Republic. In other words, 1936 will be the 100th birthday of Texas.
- Q.** What State in the Union has a more brilliant history than Texas?
- A.** Though a few states closely rival the colorful history of Texas, there is certainly no state which has a more brilliant or inspiring history than our own dear State.
- Q.** Why celebrate the 100th birthday of Texas?
- A.** 1936 offers an opportunity which occurs only every 100 years. Surely the least which present-day Texans can do is to make public and fitting recognition of the heroic deeds and sacrifices of our forefathers.
- Q.** Who are sponsoring the movement?
- A.** An official Centennial Committee of 100 was appointed by the State Legislature to officially sponsor the movement. This committee is made up of patriotic Texans from all over the State. In addition, many other patriotic groups, such as the Texas Press Association, the Advertising Clubs of Texas, Progressive Texans, Inc., the Texas Daily Press League and others, are sponsoring the movement.
- Q.** How can the Texas Centennial in 1936 become a reality?
- A.** An exposition of this magnitude and character must have the official sanction of the entire State, hence the matter of whether or not Texas shall celebrate its 100th birthday is to be submitted directly to the people. On November 8th a Texas Centennial Constitutional Amendment will be voted upon.
- Q.** What will it mean to Texas?
- A.** The celebration of the Texas Centennial offers the greatest opportunity that Texas has ever known. It is certainly patriotically mandatory upon us to make this public recognition. From an economic standpoint, twenty-five years' growth can be brought to the State within five years.
- Q.** What should every loyal Texan do as his part?
- A.** The first and most important duty of every Texan is to go to the polls November 8th and be sure that he votes for the Centennial Amendment. After this Constitutional Amendment has passed, there are many things which Texans can do to make the Exposition a brilliant success. These instructions will be given the people of Texas at a later date.
- Q.** How much actual wealth will be brought to the State by the Centennial in 1936?
- A.** It is conservatively estimated that the visitors who come to the Centennial Exposition in automobiles alone will return to the State Treasury in gasoline tax alone an amount of approximately \$25,000,000. This State gasoline tax goes directly into the Highway and School funds and thus will show permanent development to the State. Wealth in untold millions and from many different angles will pour into the State as the immediate result of this celebration. And thus while celebrating the patriotic Centennial revering the memory of Texas' forefathers, present-day Texans will benefit in an economic way by a dissemination of information concerning present-day opportunities in Texas.

VOTE for the Texas Centennial Constitutional Amendment November 8th Authorizing



This is the first of eight patriotic messages prepared and sponsored by:  
TEXAS CENTENNIAL COMMITTEE / TENTH DISTRICT—ADVERTISING FEDERATION OF AMERICA  
TEXAS PRESS ASSOCIATION / TEXAS DAILY PRESS LEAGUE / PROGRESSIVE TEXANS, Inc.



Lobo Decision---

Continued from page one

Breckenridge - Cisco Football Game on October 23, 1931.

"In calling the committee to order he expressed by request the regrets of Superintendent Cluck of Cisco at being unable to attend due to a previous engagement. He requested Chairman Dudley to declare Cisco's willingness to forfeit claim to second place in the district in football to Breckenridge."

A volume of testimony was offered.

"Mr. Holland moved and Mr. Bittle seconded the motion that the secretary forward to all papers in the Football District Number Three. A brief of the new evidence submitted in the protest of Fred Hightower. The motion passed without a dissenting vote."

Note. The secretary was also requested to furnish copies of this brief to all member schools and to the press and high school of Tyler."

The next meeting of the board was held on February 27, 1932, and the minutes of that meeting relating to the Hightower case are as follows:

"Fixing Blame for Irregularity in Hightower Case."

Chairman Dudley stated that he had received communications from Mr. Holland of Breckenridge asking that the Fred Hightower case be taken up again in order to fix blame. If possible, for the irregularities that developed in the evidence submitted at Cisco, on November 17, 1931 and later at Abilene on December 4, 1931. He stated that he had hoped that the matter had been settled and that before acting upon the request, he communicated with the member schools to find that three schools desired the meeting and the remaining three did not want the meeting. As this particular meeting was called to make out a schedule for the forthcoming season and to consider other matters, he recognized Mr. Holland with reference to fixing the blame in the case of Fred Hightower.

"Mr. Holland stated that evidence laid before the Executive Committee at Abilene, on December 4, 1932, was conclusive that the contention of Cisco at Cisco on November 17, 1931 was invalid. After the Abilene meeting, carrying an abstract of the evidence as submitted in the chain of four links - the third link verbatim were mailed out to member schools and to individuals in Cisco. This course was taken in the hope that the position of the Executive Committee would be found to be well taken and in the further hope that efforts would be made to clear away the controversy. Meantime, the Executive Committee has had no additional evidence from Cisco on the point that its action as taken on December 4, 1931 is without sufficient support."

"Messrs. Brandon and Cluck, representing Cisco, being recognized in the order named, renewed the positions they had taken when the case was first heard on November 17, 1931. Mr. Cluck stated that declaring Hightower ineligible and awarding the football game to Breckenridge seemed to him to be sufficient penalty and that the case should be dropped."

"Mr. Holland moved and Mr. Bittle seconded the motion that a recommendation by this Executive Committee be made to the University Interscholastic League, Austin, to suspend Cisco for one year, beginning September 1, 1932."

"On re-convening the whole committee, Chairman Dudley read the ballots and announced the results as follows: AYE 4; NO. 0."

"He declared, therefore, that the motion carried without a dissenting vote."

Secretary Holland stated that he would prepare the minutes of the meeting and assemble all evidence in the two immediately preceding meetings and forward to Austin some time Monday in order that the Executive Committee may consider the recommendation as early as possible to clear the way for making out the football schedule for 1932."

"To assist the court in determining the issues involved in this suit, there has been offered in evidence Constitution and Rules of the University Interscholastic League, of June 8, 1928, with revision of later date, Section 11, found on page 21 of the above rules, sub-divisions a and e of rule of the football plan, shown on pages 88 and 89 of the rules of the league, are relied upon by the respective parties to the suit. These rules are as follows: "Sec. 11. Suspension for Infraction.—Any school that violates any of the eligibility rules of the League may be suspended from further competition in the League for a period of from one to three years in the event in which the infraction is made upon presentation to the State Executive Committee of sufficient evidence of such infraction. Football eligibility cases arising in the district, however, shall be decided by the appropriate football district committee, as provided in Article XIII and in Rule 6 of the Football Plan; but if, in the opinion of the district committee, the offense is of sufficient gravity to warrant suspension from the League, the district committee shall make such recommendation to the State Executive Committee and transmit its finding of fact in

the case or cases, which the State Executive Committee shall consider in passing upon whether or not the offending school shall be suspended. A school that continues to use a contestant who has been declared ineligible shall be suspended from the League for a period of from one to three years in the event in which the infraction is made, and all contracts with member schools in this event become null and void."

"6. Duties of the District Executive Committee.—a. To settle all disputes and all questions of eligibility arising inside the district. There shall be no appeal from any decision rendered by this committee."

"e. To uphold the principle that high school football is worth while in the school as an educational force from properly controlled. Efforts on the part of any school official or local fan to recruit players shall be considered a violation of this principle and shall subject the school at fault to disqualification. Disqualification may be made by the committee after the school concerned has been given an opportunity to be heard in its own defense. When a school is disqualified it shall remain on the disqualified list until the superintendent has convinced the committee that the errors complained of have been removed and that he, the superintendent, can guarantee the proper conduct of football in his school."

At a first meeting of the board dealing with the case on November 17, 1931, all interested parties were present, presented testimony and argument, and the committee after such hearing gave consideration to the charges and to the evidence before it, after which the decision of the committee was announced in the following language:

"Upon the conclusion of the presentation of evidence by both sides, the committee went in to executive session for about an hour. Chairman Dudley, in reconvening the committee, announced that Fred Hightower had been found eligible to participate in the Breckenridge-Cisco Football Game of October 23, 1931."

This finding was recorded in the minutes of the board and constituted the judgment and decree of that body, from which no appeal was taken, and appears from the minutes to have closed the controversy."

At the meeting of December 4th held at the committee, as shown by the minutes, "reopened," and new and additional evidence was offered by Breckenridge, the nature of which is reflected by the minutes of the meeting. After hearing the additional testimony, the committee adopted the following motion:

"Mr. Holland moved and Mr. Bittle seconded the motion that the committee rescind its action in declaring Fred Hightower eligible for the Breckenridge-Cisco football game on October 23, 1931, in the light of the evidence laid before the committee by Breckenridge. This motion passed without a dissenting vote."

From a careful consideration of the wording of the motion, the effect of its passage was to rescind the action of the board in the meeting of November 17, 1931, in finding Fred Hightower eligible for the Breckenridge game, leaving the status of the matter (so far as reflected by the minutes) as it was before any protest was filed. It was doubtless the intention of the board at the same time to declare the player, Hightower, ineligible, and to forfeit the game to Breckenridge, and in some way Cisco was advised, and the public generally, that such action had been taken. This action of the board, however, is not the question in this suit and will not be further considered."

The next meeting of the board dealing with the Hightower case was held on February 27, 1932. It is admitted that no evidence was offered by either Breckenridge or Cisco at this meeting, and the only proceeding dealing with the Hightower case was reflected by the minutes, as follows:

"Fixing Blame for Irregularity in Hightower Case. Chairman Dudley stated that he had received communications from Mr. Holland of Breckenridge asking that the Fred Hightower case be taken up again in order to fix blame, if possible, for the irregularities that developed in the evidence submitted at Cisco, on November 17, 1931 and later at Abilene, on December 4, 1931. He stated that he had hoped that the matter had been settled and that before acting upon the request, he communicated with the member schools to find out that three schools desired the meeting and three did not want the meeting. As this particular meeting was called to make out a schedule for the forthcoming season and to consider other matters, he recognized Mr. Holland with reference to fixing the blame in the case of Fred Hightower."

"Mr. Holland stated that evidence laid before the Executive Committee at Abilene, on December 4, 1931, was conclusive that the contention of Cisco at Cisco on November 17, 1931 was invalid. After the Abilene meeting, carrying an abstract of the evidence as submitted in the chain of four links - the third link verbatim - were mailed out to member schools and to individuals in Cisco."

"This course was taken in the hope that the position of the Executive Committee would be found to be well taken and in the further hope that efforts would be made to clear away the controversy. Meantime, the Executive Committee has had

no additional evidence from Cisco on the point that its action as taken on December 4, 1931 is without sufficient support."

"Messrs. Brandon and Cluck, representing Cisco, being recognized in the order named, renewed the position they had taken when the case was first heard on November 17, 1931. Mr. Cluck stated that declaring Hightower ineligible and awarding the football game to Breckenridge seemed to him to be sufficient penalty and that the case should be dropped."

"Mr. Holland moved and Mr. Bittle seconded the motion that a recommendation by this Executive Committee be made to the University Interscholastic League, Austin, to suspend Cisco for one year, beginning September 1, 1932."

From sub-division a, rule 6, above quoted, it is clear that the district board has exclusive jurisdiction to hear and determine protests where the eligibility of any player is involved, and to administer punishment to the school offending. The usual penalty for using an ineligible player is the forfeiture of the game or games in which the ineligible contestant participated, but in the opinion of the district board the offense is of sufficient gravity to warrant suspension from the league, the district board shall make such recommendation to the State Executive Committee, and transmit its findings of fact. This, so far as revealed by the evidence and by the rules before me, is the extent of the authority of the district board. Certainly it is contemplated by this rule that the district board shall hear evidence concerning the protest until they are satisfied, and they would be authorized to postpone the time to the hearings in order to secure all testimony available. After such testimony is completed, it clearly becomes the duty of the district board to first determine from the evidence before it the guilt or innocence of the school accused, and, if guilty, to administer such punishment which in the judgment of the board would be adequate for the offense charged. If in the opinion of the board the forfeiture of the game or games was not sufficient punishment, then in addition thereto, to recommend to the state board that the offending school be suspended from the league for from one to three years. Certainly this should be all done at one and the same time; otherwise to dispose of the charges would be to disregard the constitution and rules of the league and every principle of the law of the land. This rule was not followed by the district board; however their action in the matter at all times was in perfect good faith and fairness to all schools concerned."

I am of the opinion from all the evidence before me that the action of the district board on February 27, 1932, where in they recommended to the state board the suspension of Cisco was without legal effect, and that the board was acting without jurisdiction of the subject matter; and that, by reason of the district committee had no authority or jurisdiction to make such recommendation to the state board; and that since the state board had no jurisdiction in the absence of such recommendation by the district board, in turn the state board acquired no jurisdiction over the matter in controversy, and that at the several hearings before the state board, the state board was acting without jurisdiction or authority; and hence the order of that board to suspend Cisco was of no legal force or effect."

It has been contended that Cisco, having participated in the hearings before the state board, would of itself be sufficient to give the state board jurisdiction. I am unable to concur in this contention, but from the rules above quoted, I am convinced that a recommendation from the district board, acting with authority, was the only act that gave the state board jurisdiction. Many of the issues discussed before the court, in my opinion, are not necessary for a determination of this suit, and will not be given

further consideration. There are charges of unfair dealing among the various members of the district board which, in my opinion, are not sustained by the evidence, and at this time I desire to make the statement that in my judgment, and in opinion, every member of the district board throughout the entire transaction has acted in perfect good faith, with the interest of the district at heart, and that at no time was there any effort on the part of any member of the board to deal unfairly with the Cisco school. The decision I have reached in this case is based upon the irregularities of the board in dealing with this matter, and not upon the theory sought or taken against the Cisco school. It is not surprising that such errors as have been pointed out were made by the district board, as that board is made up of the school superintendents over the district, who are busy with school affairs, which is a serious responsibility and requires the time and attention of those who are charged with such responsibility. This board, too, was acting without sufficient guide from the state board, as is quite apparent from the rules offered in evidence, and many of the matters with which this board is required to deal are not covered by or included in the printed rules. A revision of these rules unquestionably should be made by the state board - this in fairness to the district boards and to the schools of the league. It is therefore the judgment of the court that Cisco Independent School District be reinstated in the University Interscholastic League, with all privileges incident thereto and that it have the relief prayed for in connection with its reinstatement in its suit as against the members of the state and district boards for alleged damages, and that the plaintiff recover its costs against the defendants herein. Signed GEORGE L. DAVENPORT, Judge.

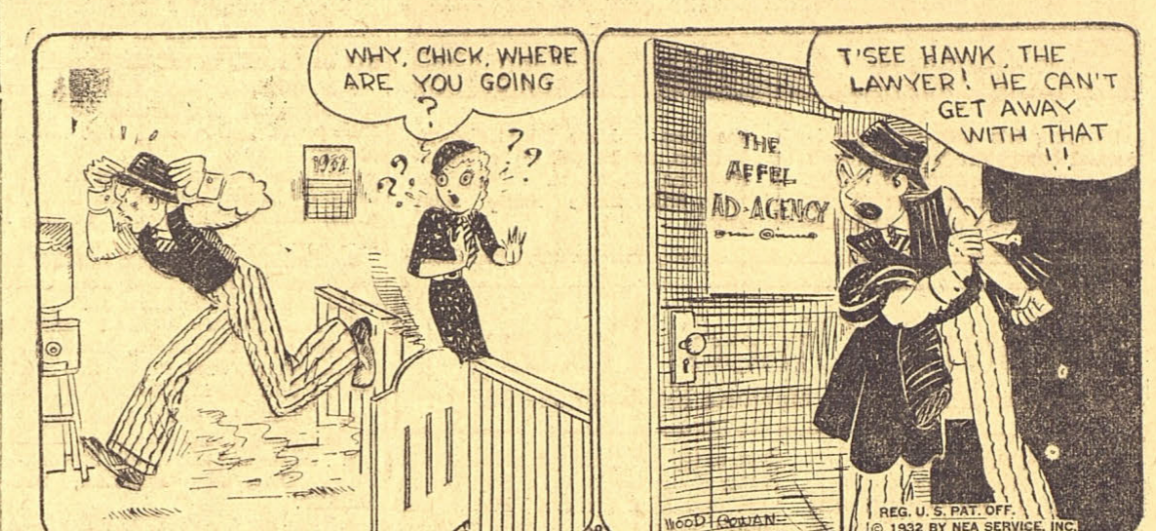
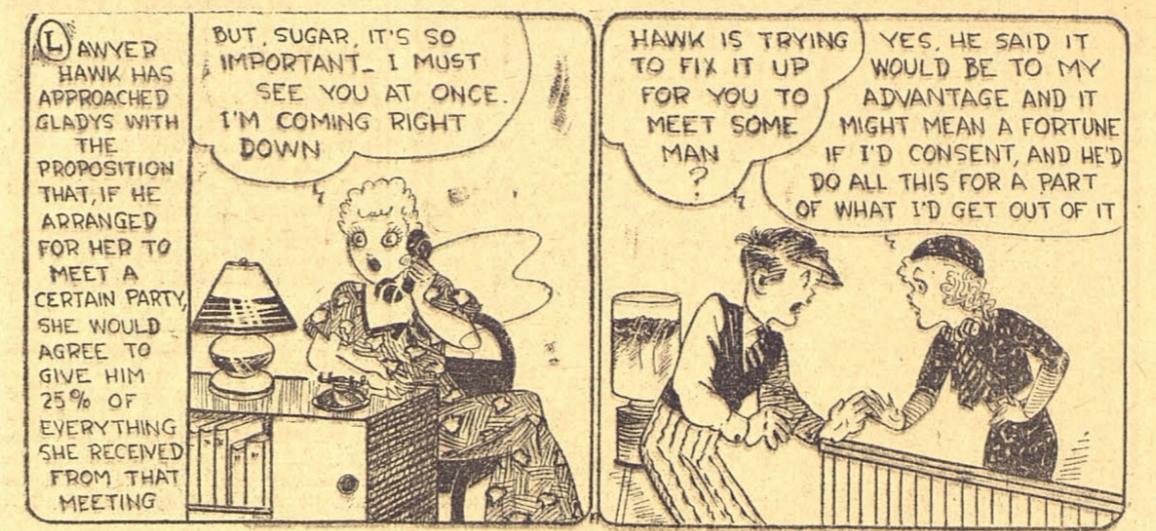
News want ads brings results.

APPEAL FOR BOOKS. FORT WORTH, Sept. 20.—Sheriff Red Wright has complained to the public about the literary diet of prisoners in the county jail here. Hitherto, prisoners had only salva-

tion pamphlets left by church workers. The sheriff appealed to citizens for any kind of books, from the Rover Boys series to Kant's Philosophy, to add to the new jail circulating library.

Marshall—Texas and Pacific Railway Shops reopened here. Spaw—Sunshine Service Station being remodeled. Victoria—City graveling two blocks on South Moody Street.

MOM'N POP.



ALL of the WEST by R. G. MONTGOMERY

BEGIN HERE TODAY STAN BALL, an agent for cattle interests, faces ASPER DELO in his office in the city. Asper is accused by the cattle men of infringing on their range with his timber cutting. Ball accuses Asper of crooked work at his Three Rivers camp. He accuses DeLo of having men shoot who try to check up on him. Ball says he is going up to make a check himself. DeLo retorts that he will personally see that Ball does not. Standing before the office building, Stan Ball sees Kidnappers slip a girl into a car. He catches the car and saves DONA DELO, Asper's daughter. When he leaves, who she is she slips away after telling her he is STANLEY BLACK. DUDLEY WINTERS, in love with Dona, agrees to let Asper DeLo be off his wife and trip to Three Rivers if she will marry him. She gives him some encouragement. Dona goes with Dudley. They stop at SETH DOBY'S place. Doby refuses to help Dona but says Asper has been there and that he was ready for a killing. Dudley puts a plan to Dona. She is to marry him at Doby's place. Asper can hardly go on with a number of those circumstances. Reluctantly, Dona agrees. Dudley has a license, obtained the night before. While he is seeking a man to marry them Stan Ball, who is on his way back to Three Rivers, runs out of the night and kisses Dona. NOW GO ON WITH THE STORY CHAPTER V



"You are sure of yourself but you forget Dad." "Oh, we'll settle that today," Dudley assured her. He had made up his mind to handle Asper DeLo if he had to rope him and stuff him into the rumble seat. "In that case we'll be back in a couple of days." "You forget that we have agreed upon a honeymoon in the cow country," Dudley smiled assuredly. "We did—it!" Dona met his eyes, and her own were wide and deep and told no secrets. Dudley applied himself to his coffee. "Why do folks on ranches where there are thousands of cows use canned milk?" he grumbled as he gazed upon the black liquid in his cup. "Ranchers never keep milk cows," Dona explained sweetly. IN the lobby Seth Doby met them warmly. He noted at once that Dona had made a decision that satisfied her and decided to wait until she approached him again before he spoke. It was plain a moment later that she had taken him at his word and would not ask him for help. She stepped up to the old register and laid a \$10 bill on it. Seth Doby pushed the money back. "Asper DeLo's folks never pay board here, Miss Dona." Dudley started to insist but Dona folded the bill and returned it to her handbag. She knew the law of the west and its rules of hospitality. If Seth Doby had not rebuffed her the night before she would not have offered to pay. As it was she knew she would only offend the old cowboy if she pressed the money on him. "Ride up our way and stop in while Dad and I are there," she smiled. Seth looked at her calmly for a moment. Then his watery old eyes twinkled. "May do that very thing soon as the boys ketch up Old Prince," he said. Dudley thought he noted a queer something in the way the man spoke but dismissed it as a quirk of the westerner, a type new to him. They loaded their bags on the back of the roadster, filled the tank with gas and swung up the road which had now become a little better than a trail. The miles slid by and neither spoke. Dudley was watching the sharp curves and the bottomless canyons that dropped sheer below the door of the car on his side. He was not accustomed to such narrow road or one that skirted such heights. They roared up a steep hill and Dona halted the car. Below them spread two valleys, one on each side. Dona waved a gloved hand to the right. "Three Rivers," she explained, then pointed to the left. "Blind River country." "What a sight!" Dudley breathed amazed at the size and ruggedness of the wilderness spreading before them. "Timber down there," Dona pointed toward Three Rivers. "And cattle down there," she nodded toward Blind River. "How do they get along together?" Dudley asked, more to keep her red lips in motion than for any information he expected to get. "They don't! That seems to be evident." Dona stepped on the starter and the roadster swung off to the right, nosing down into Three Rivers valley. A dim trail angled away to the left toward Blind River and Dona noted that there were fresh horse tracks on it. (To Be Continued)

Good looks aren't always luck

Sparkling eyes and a smooth complexion depend on good health. The beautiful woman guards against constipation. She knows this condition can cause headaches, sallow skin, dull eyes, pimples, premature aging. Protect yourself from constipation by eating a delicious cereal. Tests show Kellogg's ALL-BRAN provides "bulk" to exercise the intestines, and Vitamin B to tone the intestinal tract. In addition, ALL-BRAN furnishes blood-building iron. The "bulk" in ALL-BRAN is similar to that of lettuce. Within the body, it forms a soft mass, which gently clears the intestines of wastes. How much safer than pills and drugs—so often habit-forming. Two tablespoonfuls, daily—in serious cases, with every meal—will correct most types of constipation. If your trouble is not relieved in this way, see your doctor. Serve as a cereal, with milk or cream, or use in cooking. At all grocers. In the red-and-green package. Made by Kellogg in Battle Creek HELPS KEEP YOU FIT

CLASSIFIED ADVERTISING RATES AND REGULATIONS. ALL CLASSIFIED advertising is payable in advance, but copy MAY be telephoned to the Cisco Daily News office and paid for as soon as collector calls. RATES: Two cents per word for one time; four cents per word for three times; eight cents per word for six times. CLOSING HOUR: Copy received up to 10:00 a. m. will be published the same day. TELEPHONE 80 and place your copy with understanding that payment will be made at once, collector will call the same day or day following. Copy is received any hour from 8:00 a. m. until 6:00 p. m.

SAVE TIME Get Results. A Daily News Want Ad will scour the field in a few hours for what it would take you days to locate. Phone the Classified

WANTED. WANTED—Washing and ironing 706 West 5th street. Wanted to Rent. Small well furnished house. Must be reasonable. Apply 609 West 9th street. Miscellaneous for Sale. FOR SALE—Golf bag, 3 woods, and 9 irons in A-1 condition. A real bargain if sold at once. See Swenson at News office.

RENTALS. Houses for Rent. FIVE room house, nicely furnished, rent very reasonable. Close in, paved street. Apply Boston Store. FOR RENT—Six room house with bath, all modern conveniences, 810 West Sixth street.

REAL ESTATE. Houses for Sale. FOR SALE OR TRADE—Small place on west side near paved street good neighborhood. Would trade for land or vacant lots or would consider Chevrolet or Ford car. Cheap Call at 107 West 16th street.

Announcements. The Rotary club meets every Thursday at Laguna Hotel Private Dining Room at 12:15. Visiting Rotarians always welcome. President J. J. COLLINS; secretary J. E. SPENCER. Lions club meets every Wednesday at Laguna Hotel Coffee Shop at 12:15. A. D. ANDERSON, president, W. H. LA-ROQUE, secretary.

CLOSING TIME FOR MAILS. Waco and Stamford train No. 36 (S. Bound) 3:50 p. m. Fort Worth and El Paso Train No. 16 (E. Bound) 9:50 a. m. Fort Worth and El Paso Train No. 3 (W. Bound) 11:45 a. m. Waco and Stamford Train No. 36 (N. Bound) 10:45 a. m. Fort Worth and El Paso Train No. 4 (E. Bound) 4 p. m. Fort Worth and El Paso Train No. 1 (W. Bound) 4 p. m. All night mails close at 9 p. m. with exception of Sunday when night mails close at 6:45 p. m.

Train Schedule. RAILROAD TIME TABLE. T. & P. West Bound. No. 7 1:45 a.m. No. 3 12:20 p.m. No. 1 "Sunshine Special" 4:57 p.m. East Bound. No. 6 4:13 a.m. No. 16 "The Texan" 10:20 a.m. No. 4 4:25 p.m. C. & N.E. Leaves Cisco 5:00 a.m. Arrive Breckenridge 6:30 a.m. Arrives Throckmorton 9:20 a.m. Leaves Throckmorton 10:00 a.m. Arrives Breckenridge 11:50 a.m. Leaves Breckenridge 12:20 p.m. Arrive Cisco 1:50 p.m. SUNDAY. Leave Cisco 5:00 a.m. Arrive Cisco 10:55 a.m. M. K. & T. North Bound. No. 35 Ar. 11:00 p.m.; Lv. 11:10 a.m. South Bound. No. 36 Ar. 4:20 p.m.; Lv. 4:30 p.m.



### Seek Relatives Of Moellendick

FORT WORTH, Sept. 20.—Friends of Fred Moellendick, an oil well driller who died Saturday at Monahans were attempting Monday to locate relatives.

Moellendick was employed by H. F. Wurtz near Monahans when he died. The body is being held at Wink pending word from relatives.

George McCamey of Fort Worth Monday was assisting in the effort to locate relatives.

Moellendick is survived by a brother, thought to be living in Tyler, and a daughter, who friends think lives in San Antonio. Mr. Moellendick's wife, from whom he was divorced, is also thought to be living in Texas.

Relatives or persons knowing the whereabouts of relatives were asked to communicate with H. F. Wurtz at Monahans.

Acquaintances of the family here today said that the former wife of Mr. Moellendick is living in Boulder, Colo., and that a daughter, Mrs. Cecil McCord, resides at Beeville, Texas.

There will be a stated meeting of the Cisco Lodge No. 556 Thursday evening September 22 at 7:30 G. R. KILPATRICK, W. M.; L. D. WILSON, Secretary.

### Closing Selected New York Stocks

- Am. Can 50 7-8.
  - Am. P. & L. 11 3-8.
  - Am. Smelt 17.
  - Am. T. & T. 108 1-4.
  - Anacosta 11 5-8.
  - Auburn Auto 51 1-4.
  - Avn. Corp. Del. 5 7-8.
  - Barnsdall 5.
  - Beth Steel 20 1-2.
  - Byers, A. M. 16 3-8.
  - Canada Dry 12 1-4.
  - Case, J. I. 46.
  - Chrysler 16 3-4.
  - Currys-Wright 2 1-8.
  - Elect. Auto Life 18 1-2.
  - Elect. St. Bat. 23 1-4.
  - Foster Wheel 11.
  - Fox Film 3 1-8.
  - Gen. Elect 17 5-8.
  - Gen. Foods 29 1-4.
  - Gen. Motors 15 3-4.
  - Gillette S. R. 18 1-4.
  - Goodyear 20 1-4.
  - Houston Oil 17.
  - Int. Cement 10 1-2.
  - Int. Harvester 23 1-8.
  - Jchns-Manv. 27 1-4.
  - Kroger G. & B. 15 1-8.
  - Liq. Carb. 14.
  - Mont. Ward 12 3-8.
  - Nat. Dairy 20 3-8.
  - Ohio Oil 8 5-8.
  - Para. Publix 4.
  - Penney, J. C. 21 1-4.
  - Phelps Dodge 7.
  - Phillips Pet. 6.
  - Pure Oil 4 7-8.
  - Purity Bak. 10 1-4.
  - Radio 8 5-8.
  - Sears Roebuck 21 1-4.
  - Shell Un. Oil 6 7-8.
  - Socoyn-Vacuum 10.
  - Southern Pacific 28.
  - S. O. N. J. 31 1-2.
  - Studebaker 7 5-8.
  - Texas Corp. 3 3-4.
  - Texas G. Sul. 20 1-4.
  - Texas & Pacific Coal & Oil 2 5-8.
  - Und. Elliott 17 3-4.
  - Un. Carb. 24 3-4.
  - United Corp. 10 1-4.
  - U. S. Gypsum 22 3-4.
  - U. S. Ind. Alc. 29.
  - U. S. Steel 37 5-8.
  - Canadium 14 5-8.
  - Westing. Elec. 31.
  - Worthington 15 1-2.
- Curb Stocks**
- Cities Service 4.
  - Ford M. Ltd. 4.
  - Gulf Oil Pa. 33 1-2.
  - Niag. Hd. Pwr. 15 3-8.
  - S. O. Ind. 23 1-4.

### Bee Stings Prove Fatal to Laborer

FORT WORTH, Sept. 20.—Bee stings proved fatal today to W. N. Smith, 45, a laborer at the Gulf Refining company plant here.

While cutting grass with a hand scythe yesterday angry bumble bees swarmed about him, stinging him 17 times. The victim was unconscious nearly eight hours preceding his death.

Physicians sought permission of relatives for a postmortem examination of Smith's body. They attributed his death to formic acid which paralyzed the entire nervous system.

**HARLEM TO PARIS.**

PARIS, Sept. 20.—Harlem has become established here with the opening of a new night club by Frisco, well-known character in the American colony. Frisco's Paris Harlem is designed to make all habits of the New York Cotton Club feel perfectly at home. An all-black orchestra furnishes snappy music.

**PALACE**

TODAY ONLY.

THE SILVER LINING

with

MAUREN O'SULLIVAN

BETTY COMSON

TOMORROW ONLY

RUTH CHATTERTON

—in—

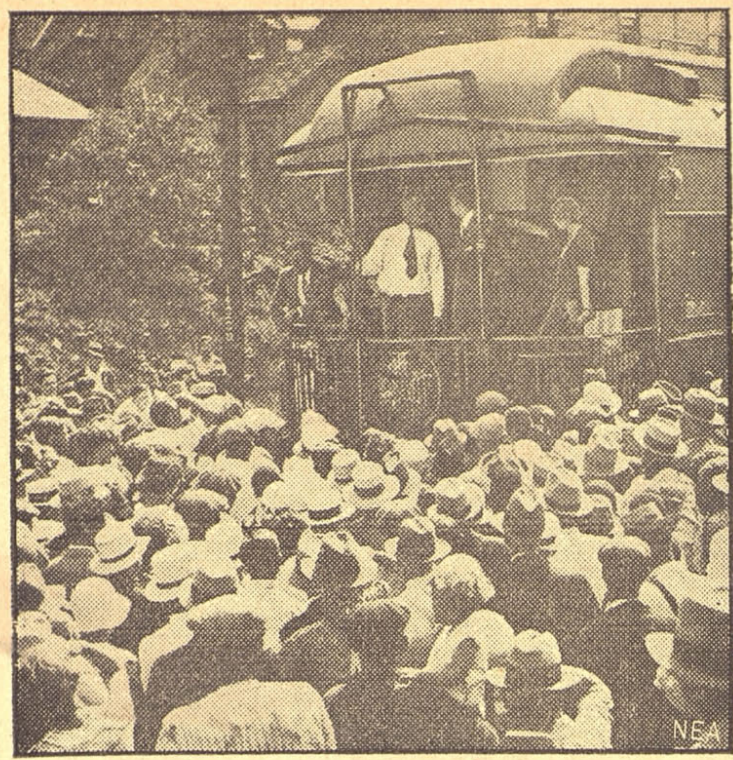
TOMORROW AND

TOMORROW

TUESDAY, WEDNESDAY

16c Any Time

### Crowd Grets Roosevelt



Starting his 8800-mile presidential campaign jaunt through the country, Governor Franklin D. Roosevelt was greeted by crowds at stops where he made speeches. Here he is shown, coatless, as he talked to Bellefontaine, O., voters. His special train will make many such stops.

### About Cisco Today

Society Editor, Miss Marjorie Noell—Phone 80.

**CALENDAR**

**Wednesday**

Mrs. W. R. Midgley will entertain the Happy Thinkable Sewing club Wednesday afternoon at her home on West Fifth street.

Mrs. W. E. Spencer of Lubbock is leaving tomorrow for her home after a short visit with her mother, Mrs. Dan Smith.

C. E. Kelley of Enid, Oklahoma, is visiting his sister Mrs. George Hartness.

Mrs. M. W. Robbins and Mrs. John Kimmel were visitors in Ranger yesterday.

Mrs. Lucian Elkins of Comanche is visiting her daughter, Mrs. H. B. Allen.

Mr. and Mrs. W. H. Mayhew spent the past weekend in Fort Worth.

Mrs. S. L. Yeager and daughter, Miss Florene, of Pueblo are guests this week of Mr. and Mrs. S. E. Hittson. Mrs. Yeager is Mrs. Hittson's mother.

Mrs. A. G. Dabney of McKinney is visiting relatives and friends in Cisco.

Mrs. J. L. Shepherd and daughter, Miss Madeline, have returned from a weekend visit in Houston and Galveston.

Mr. and Mrs. Tom Kirvin of Jackson, Alabama, who have been the guests of Mr. and Mrs. F. D. Wright, left this morning for a visit in Wortham. Mrs. Kirvin is Mr. Wright's sister.

Mr. and Mrs. Rigdon Edwards attended the wedding of Miss Melba Ribherd and J. Arley Garner in Abilene Sunday.

Rev. W. E. Anderson of Bronte visited his brother, J. T. Anderson, and Mrs. Anderson here yesterday.

Mrs. E. L. Graham and Mrs. Paul Woods were visitors in Fort Worth yesterday.

Mr. and Mrs. B. S. Huey accompanied their son, John Peter, to Abilene this morning, where he will enter Simmons university.

Leon Henderson was a visitor in Abilene yesterday.

Mrs. Wm. Reagan returned yesterday from a several days visit in Dallas.

Mrs. A. J. Olson was a visitor in Brownwood yesterday.

John F. Patterson left today for a visit in Arkansas. He was accompanied by S. Beckham of Trent.

Mrs. J. W. Fryar of Plainview is spending a few days with friends in Cisco.

Miss Ova McClinton of Putnam was in the city shopping yesterday.

Miss Blanch Mathews was a visitor in Ranger yesterday.

Mr. and Mrs. Bob Looney of Chickasha, Oklahoma, are guests of Mrs. W. B. Harris.

Mrs. F. C. LeVeaux and Mrs. C. R. Baugh are visiting Mrs. R. C. Ayres in Dallas.

Miss Laura Kittrell has returned to Winters after a visit with her parents, Mr. and Mrs. W. H. Kittrell.

E. J. Ball of Brownwood visited his brothers, Dr. D. Ball and L. G. Ball here yesterday.

J. T. Walker has returned from a several days stay in Eastland.

Mr. and Mrs. Charles Hale, Jr., left today for their home in Kilgore after a short visit with his parents, Dr. and Mrs. Charles Hale, and other relatives and friends in Cisco.

Miss Ventie Carroll returned yesterday from a visit with her brother A. J. Carroll, in Fort Worth.

Mrs. M. E. Pittman of McCamey was in the city today.

Miss Lorena Erwin has returned from a several days stay in Tyler.

Mrs. Bell DeMarco is leaving tomorrow for San Angelo, where she has accepted a position. She has been here with her mother, Mrs. Mary Roberts, during the summer.

Mrs. O. K. Linder, Miss Lecta Pettus, and T. F. Pettus of Chicago, Ill., are spending today with relatives in Moran.

The condition of Judge J. J. Butts who is ill at his home, 711 West Sixth street, was reported as being somewhat improved today.

Miss Harriet Angus returned today from a visit in Dallas. Many parties and dances were given in her honor during her stay there.

### THIRD ANNUAL RABBIT SHOW BEGINS WED.

The third annual Eastland county rabbit show will be held in conjunction with the Eastland county fair at Eastland, Sept. 21 to 24 inclusive, it was announced by John A. Garrett. H. L. Owen is president of the Eastland County Rabbit club which is sponsoring the show.

A special prize list has been contributed by the merchants of Cisco, Eastland and Ranger and printed below.

A personal invitation to participate in the show has been extended rabbit breeders all over Texas.

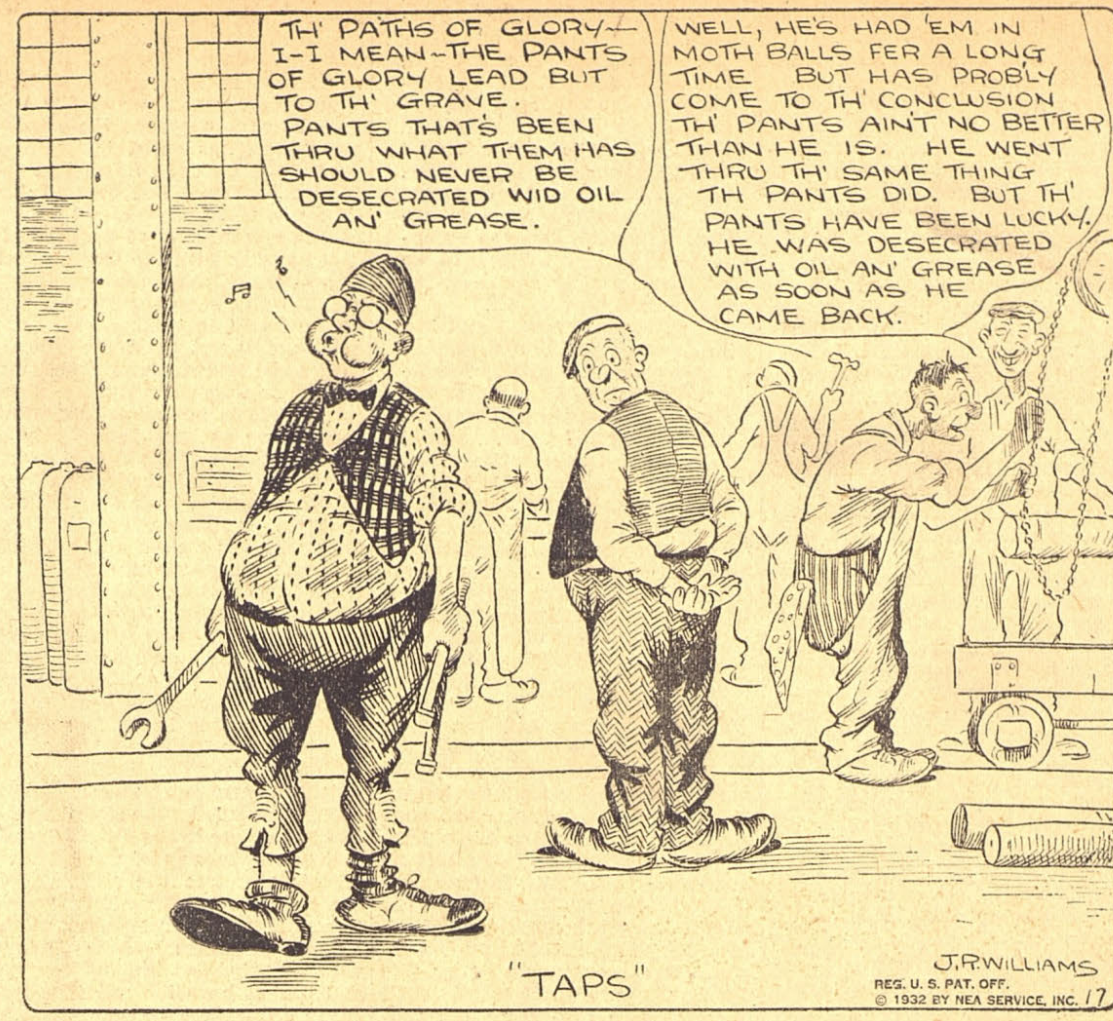
The show will be held under the rules of the American Rabbit and Cavy Breeders association, Inc. Entries will close at 6 o'clock p. m. Wednesday and all stock must be in place by Thursday morning, Mr. Garrett said.

All stock must bear permanent ear marks and no animal showing symptoms of disease of any kind will be allowed in the show room.

The following are the list of special prizes in addition to the cash prizes and ribbons that will be offered:

1. Exhibit from furthest distance—Miller-Lauderdale, Cisco, 1 shirt; The Boston Store, Cisco, 1 pair silk hose.
2. Exhibitor of largest number of rabbits—Bankhead Feed Mill, Cisco—100 pounds Rabbit Ration.
3. Best Display—Gulf Service Station, W. Commerce, Eastland—5 gallons gas; J. C. Penny Co., Eastland, 1 pair super Pay-Day Overalls.
4. Champion Buck, all breeds—Corner Drug Co., Eastland—1 Kodak.
5. Champion Doe, all breeds—Beauty Drug Co., Eastland, \$1.50 Billfold.
6. 1st Sr. N. Z. White Buck—A. J. Ratliff Feed Co., Ranger—50 lb. Rabbit Nugg.
7. 1st Sr. N. Z. White Doe—Oil City Pharmacy, Ranger—1 Electric Clock.
8. 1st 6 to 8 N. Z. White Buck—Norvell-Miller, Cisco—50 lb. Rabbit Food.
9. 1st 6 to 8 N. Z. White Doe—M. System Grocery, Ranger—25 lb. Youkon Flour.
10. 1st Jr. N. Z. White Buck—Eastland Furniture Co.—1 Wall Picture.
11. 1st Jr. N. Z. White Doe—Mickle Hdw. Co., Eastland—4 water, 4 food crocks.
12. 2nd Sr. N. Z. White Buck—United Dry Goods, Eastland—1 pair overalls.
13. 2nd Sr. N. Z. W. Doe—Econ-

### OUT OUR WAY



14. 2nd 6 to 8 N. Z. W. Buck—Leach Store, Cisco—2 food crocks; Perry Bros., Cisco—2 food crocks; McDonald Hdw., Cisco—2 water crocks.
15. 2nd 6 to 8 N. Z. W. Doe—Crigler Paschall, Cisco—5 spools salt; R. H. Boon Gro., Cisco—5 spools salt.
16. 2nd Jr. N. Z. W. Buck—Wolf's, Eastland—1-2 gallon paint.
17. 2nd Jr. N. Z. W. Doe—The Men's Shop, Eastland—1 shirt.
18. 3rd Sr. N. Z. W. Buck—Eastland Chronicle, Eastland—25 Hutch Cards.
19. 3rd Jr. N. Z. W. Doe—Pickering Lumber Co., Ranger—1 pint paint.
20. 3rd 6 to 8 N. Z. W. Buck—Love Barber Shop, Ranger—1 haircut.
21. 3rd 6 to 8 N. Z. W. Doe—Mills Bro. Gro., Ranger—1 can Todzy & Shaker.
22. 3rd Jr. N. Z. W. Buck—Langston Barber Shop, Ranger—1 haircut.
23. 3rd Jr. N. Z. W. Doe—American Roundup, Cisco—1 year's subscription.
24. 1st Sr. Chin Buck—Perry Bros., Eastland—4 water, 4 feed crocks.
25. 1st Sr. Chin Doe—White Star Rig. Co., Cisco—55 gal. drum gas.
26. 1st 6 to 8 Chin Buck—Killingsworth-Cox, Ranger—6 feed crocks.
27. 1st 6 to 8 Chin Doe—Green Filling Station, Eastland—1 inner tube.
28. 1st Jr. Chin Buck—Blease Motor Co., Cisco—1 gallon lube oil.
29. 1st Jr. Chin Doe—B. E. Shoemaker, Eastland—1 gal. Dunlop Motor Oil.
30. 2nd Sr. Chin Buck—A. Grist & Son, Cisco—1 set glasses.
31. 2nd Sr. Chin Doe—J. C. Smith, Dry Goods, Ranger—1 pr. house shoes.
32. 2nd 6 to 8 Chin Buck—The Globe, Inc., Ranger—\$1.00 merchandise.
33. 2nd 6 to 8 Chin Doe—Wilson Barber Shop, Cisco—\$1.00 barber work.
34. 2nd Jr. Chin Buck—J. H. Cole, Eastland—1 house dress.
35. 2nd Jr. Chin Doe—Eastland Drug Co., Eastland—1 Scripto pencil.
36. 3rd Sr. Chin Buck—Cecil Barber Shop, Cisco—1 haircut.
37. 3rd Sr. Chin Doe—Cisco Lumber & Supply Co.—1 pint Enamel Paint.
38. 3rd 6 to 8 Chin Buck—Commercial Printing Co., Cisco—1 Bottle India Ink.
39. 3rd 6 to 8 Chin Doe—M. L. Notgrass Shoe Shop, Cisco—1 pr. leather tips.
40. 3rd Jr. Chin Buck—Cisco Citizen, Cisco—1 year's subscription.
41. 3rd Jr. Chin Doe—Cisco Citizen, Cisco—1 year's subscription.
42. 1st Sr. N. Z. Red Buck—A. & G. Motor Co., Cisco—1 Inner Tube.
43. 1st Sr. N. Z. Red Doe—Red Front Drug Co., Cisco—\$1.00 water set.
44. 1st 6 to 8 N. Z. Red Buck—

- Tullios Bros., Cisco—Suit or Dress C. & P.
- 45. 1st 6 to 8 N. Z. Red Doe—Toombs & Richardson, Eastland—Safety Razor and Shaving Cream.
- 46. 1st Sr. Dutch Buck—Panhandle Super-service, Eastland—5 gal. Noxious gas.
- 47. 1st Sr. Dutch Doe—F. E. Harrell, Cisco—1 Bale Alfalfa Hay.
- 48. 1st Sr. Silver Martin Buck—Moore Drug Co., Cisco—1 Box Stationery.
- 49. 1st Sr. Silver Martin Doe—Dean Drug Co., Cisco—1 Box Stationery.
- 50. 1st Sr. Gray Flemish Giant Buck—Hassen Co., Ranger—1 pr. overalls.
- 51. 1st Sr. Gray Flemish Giant Doe—Burton Lingo, Ranger—1 qt. Auto Enamel.
- 52. To the exhibitor of the 'largest variety of breeds—George Harrell, Magnolia Pet. Co., 5 gal. gas.
- 53. To the exhibitor of the largest number of rabbits who has not won another prize—Texaco Jones—5 gal. Texaco Fire Chief Ethyl Gas. Schaefer Bros. Garage—1 gal. Lubricating Oil.

### Abbe Absolves Radio Waves

BOURGEOIS, France, Sept. 20.—That radio waves and currents through the air have a tendency to affect at atmospheric conditions of certain localities; and that the explosion of cannon during the war brought on excessive torrents of rain—are just two theories which fail to hold water, according to the Observatory here under the directorship of Abbe Th. Moreux.

"The weather in France, admittedly, has behaved in a strange manner in recent months," says Abbe Moreux, "but it has in no way been due to electrical currents produced by radio stations." Since it is a common belief that "figures never fib," the director of the Bruges Observatory consults his statistics to back up his statement.

"I take, for example, the statistics that have been accumulating since 1669. What do we find? Many sultry and tedious springtimes, the month of May often extremely rainy, with cool, if not actually cold, summers very abnormal. And this question of normalcy is of singular a few hundred years ago is abnormal today, and what is normal today will be considered abnormal only a few years hence. If we studied changes over a period of 3,000 years, then only would we be in a real position to define what might be considered normal, for in that length of time everything would have changed."

Canyon—Contracts let recently for construction of Panhandle Plains Historical Society Museum.



**"Nature in the Raw is seldom MILD"**

—and raw tobaccos have no place in cigarettes

They are *not* present in Luckies ... the mildest cigarette you ever smoked

WE buy the finest, the very finest tobaccos in all the world—but that does not explain why folks everywhere regard Lucky Strike as the mildest cigarette. The fact is, we never overlook the truth that "Nature in the Raw is Seldom Mild"—so these fine tobaccos, after proper aging and mellowing, are then given the benefit of that Lucky Strike purifying process, described by the words—"It's toasted". That's why folks in every city, town and hamlet say that Luckies are such mild cigarettes.

**"It's toasted"**  
That package of mild Luckies

"If a man write a better book, preach a better sermon, or make a better mouse-trap than his neighbor, tho he build his house in the woods, the world will make a beaten path to his door."—RALPH WALDO EMERSON.

Does not this explain the world-wide acceptance and approval of Lucky Strike?

**LUCKY STRIKE CIGARETTES**

IT'S TOASTED

THE TEXAS AND PACIFIC RAILWAY

**\$9.00**

Round Trip to El Paso

On Sale SATURDAY, SEPT. 24 RETURN LIMIT 10 DAYS

Pullman Fares Also Reduced

De Luxe Equipment all the way; fastest schedules; Tickets good in coaches or Pullmans (Berth Extra) . . . Half Fare for Children . . . Baggage Checked.