# THE CISCO WEEKLY CITIZEN

**VOLUME THREE** 

## CISCO, TEXAS, THURSDAY, JUNE 1, 1933

NUMBER 39

## Dr. J. A. Hill Will **Address Seniors Of Cisco High School**

In preparation for the graduating exercises of the Cisco High School Monday night this has been a busy week with the officers, teachers and senior class. The school will graduate the largest class in the history of the school, when 75 will be awarded diplomas

An excellent selection this year in the minister to deliver the baccalaureate sermon was made by the school officials when Rev. E. S. James, pastor of the First Baptist Church, was designated to deliver this annual ser- June 1. In explaining this new sermon. This divine is one of the most vice, Frank Jensen, General Passenspiritual ministers in this section, and a pleasing pulpit orator, and those who avail themselves of the opportunity to attend these services at the high school auditorium Sunday morning will not only be spiritually refreshed but will hear the scriptures expounded in a pleasing, earnest manner that will be a veritable spiritual inspiration.

This evening will be honor night for the entire school system when honor students will be awarded certificates of merit. Of the high school Miss Pauline McClinton, the valedictorian, and Miss Betty Fee Spears, salutatorian, have general averages of 95.9975 and 95.7825 respectively, and Miss Pauline Dungan, third honor student, with a general average of 91.375. The honor boys are Ira Hooker, 91.77; Max Powell, 88.75, and Joe Bob Winston, 88.7.

The general averages of the grammar school honor students were Norma King, 95.416; Margaret Hageman, 95.342, and Jimmie Rominger, 92.6675.

The graduating address to the seniors will be delivered by Dr. J. A. Hill, president of the Canvon Teachers College Monday evening. The members of the senior class are as follows:

#### Graduates

Frank Aycock, Pearl Ayers, Frances Bacon, Lucille Bacon, Newton Baker, Novel Barnhill, Verda Beene. Melvin Bowles, Eugene Campbell, L. B. Campbell, Jr., Rex Carter, J. L Cearley, Charles Clark, Faye Clark, Joe Ed Coldwell, Lillian Coldwell, Agnes Collins, J. W. Cook, Neva Dean Dill, Van Dowda, Pauline Dungan, ly every man against his brother, Daisy Evans, Lucile Flaherty, Maxine Fowler, Bernice Garrett, Roy Lee Garrett, Grenville Groce, Josie Hall Beasley Hannaford, Alyce Hazel, Lorene Hicks, Ruby Fay Hock, Fay Holder, Avery Holt, Aubrey Holt, Ira Hooker, Roy Kinard, Hartman McCall, Dur- "Science and Health with Key to be at the expiration of Judge B. W. ward McClelland, Pauline McClinton, the Scriptures," citations, one of Hagen McMahon, Stroud McMurry, Hazel Martin, James Matthews, Frances Metcalf, Gero Miley, John Miley, Zona Miller, Mary Jane Morehart, Tom J. Nabors, Autalee Notgrass, Helen Page, Max Powell, Opal Proctor, Lois Pulley, Clemo Ray, Forrest Ray, Rayford Richardson, Alwilda Shackelford, Leon Sherrod, Betty Fee Spears. Annette Stephens, Helen Stokes, Wendell Surles, Hazel Swink, Bobby Thurman, R. L. Tucker, Pierce Thomason, Charles A. Van Horn, Christeen. Walters, Coleman Williams, Thelma Webb, Finley Winston, Joe Bob Winston.

## **AIR COOLED COACHES** ADD COMFORT TO SUN SHINE T. & P. SPECIAL

Air cooled lounge cars with such modern conveniences as valet service, soda fountains, radio entertainment and shower baths for men and women will be placed in service on the Texas and Pacific's internationally famous train "The Sunshine Special," between El Paso and St. Louis beginning Thursday, ger Agent, said: "It is our endeavor to make travel on this internationally famous train a luxurious vacation and these cars are going into service just in time for use to the Century of Progress Exposition, Chicago and to California.

"Already famous as the finest lounge cars in America these cars have been made still finer through the installation of air cooling and air conditioning equipment that maintains a temperature of 70 degrees inside the cars and extracts all dust and impurities from the air."

## **Christian** Science Church Service

"God the Only Cause and Creator" will be the subject of the Lesson-Sermon in all Churches of Christ, Scientists, Sunday, June 4, including Eastland First Church.

The Golden Text is from Revelations 15: Great and marvelous are thy works, Lord God Almighty; just and true are thy ways, thou King of saints.'

Among the passages to be read from the Bible will be the following from Malichi 2; "Have we not all one father? hath not one God created us? why do we deal treachousby profaning the covenant of our fathers?"

textbook by Mary Baker Eddy, which will be as follows (p. 262): 'Divine Mind is the only cause or not exist in matter, in mortal mind, or in physical forms. Mortals are egotists. They believe themselves to be independent workers, personal authors, and even privileged originators of something which Deity would not or could not create. The creations of mortal mind are material. Immortal, spiritual man alone represents the truth of creation.

# Are 51 Sent From The **Cisco Grammar School**

The 1933-34 freshmen of the high school will be composed of 51 graduates of the Grammar School, who were awarded diplomas Thursday night when the graduating exercises were held at the high school auditor-

ium. The address was delivered by Rev. C. Q. Smith, Methodist presiding elder of this district, and the diplomas it. were presented members of the class by Supt. R. N. Cluck. An appropriate program had been arranged and carried out.

Norma King was valedictorian of the class, and Margaret Hageman salutatorian.

Those who will compose the high school freshmen next session, having finished their studies under the direction of O. L. Stamey, principal of the Grammar School, are as follows: Ruby Arnold, Idella Barnhill, Evelyn Clements, Lena Culbert, Marguerite Eppler, Margaret Hageman, Lucile Harper, Norma King, Loretta Litchfield, Aline McCleskey, Mickey Lee Mercer, Joy Miller, Matria Pinks-Nellie Sanders, Catherine Slatton, Ethel Shelley, Louise Stehpenson, Dorothy Tickner, Dorothy Tucker, Dorothy Jean Walker, Ina Mae Weathers, Velsie Wood.

Wilfred Boatman, Horace Cameron, Glenn Cloud, Jack Courtney, Bill Donohoe, Cecil Edwards, Cyril Falkner Julian Flaherty, Paul Gregory, Keith Huey, Crandall Jones, Martin Linebarger, Mackie McGowen, John Pearce, Luther Ponsler, Royce Rainbolt, Buford Richardson, Jimmie Rominger, Harold Ruppert, Joe Slicker, Billy Wallace, James Waters, Robert Wat ters, Daniel Yarbrough and Frank Yarger.

## HOUSE VOTES TO KILL 88TH GOURT

A bill abolishing the 88th district court was passed in the house of representatives according to report received in Eastland. This bill was reported fav orably from the committee on judical districts a week ago and was passed finally by the house Thursday.

Information from a member of the house Thursday night was to the effect The Lesson-Sermon will also in- that the bill was amended, after reachclude from the Christian Science ing the house, so as to make the law effective on January 1,1937. This would Patterson's term of office. The bill has not been considered by the senate. Representative Chastain is chairman of the committee on judicial districts, Principle of existence. Cause does and the Citizen is informed that his daughter is stenograper of the 91st court.

## High School Freshmen Wooten's Beer Was **Returned By Police** After Recent Raid

City police raided the home of B. N. Wooten, during his absence last Saturday, when 53 bottles of home notified to report at the city hall. He did, but he told the Citizen that he went for the purpose of having his beer returned where the officers found

When he arrived at the city hall he gave him the horse laugh, Wooten said, who was told "we never take it back." take it back," Wooten said he told the

officer with whom he was talking. Failing to make any impression with the patrolman he placed the matter before Mayor Berry, to whom he showed a certificate from a physician stating that Wooten required beer as a However, the mayor wanted further proof that the confiscated beer was for medicinal rather than sale purposes. This was supplied, Wooten ton, Grace Pollard, Paulette Ruppert, stated, when the physician wen with him to the city hall where he told the mayor he had prescribed beer for Sterling, Gladys Tickner, Velma Lee | Wooten. The mayor then ordered the beer returned, and now Wooten takes "prescription" according to directions -not less than two pints a day.

WALTON'S BABY CONTEST

**EXTENDED TILL JUNE 10** 

Acceding to the request of several mothers in Cisco who wished to enter their babies, O. R. Walton of Walton's Studio, announces that the fifteenth annual baby contest, advertised to close Saturday, has been extended another week, till June 10. So it is yet time to bring in your babies, mothers, as the contest will not be extended further than the 10th inst. This extension was requested on account of some sickness among the children, and will give all who desire to enter their babies and opportunity to get in.

#### CISCO GIRL GRADUATES FROM MASONIC SCHOOL

Miss Beulah Mae Taylor, daughter of Mrs. J. V. Graham, was a member of the 1932-33 graduating class of the Masonic' Home and School at Fort liams, Mrs. C. W. McAfee, Miss Lu-Worth when the commencement exercises were held at the school last Sunday and Monday. Relatives of this yong lady who attended the commencement exercises there included Mrs. Graham, Mrs.Bob McCrary, Mr and Mrs. Homer Doyle, and Mrs. Norton Evans, the latter being a sister of Miss Taylor. Miss Taylor returned home with the party Monday, and will remain here, having finished in both her academic and business courses of the school. Miss Taylor is now ready to take up her profession of stenogphy as soon as she finds employment, as this is the line she qualified for. The Cisco party are loud in their praise of the management of the Masonic Home and School, and the wonderful work they are doing in making useful men and women of the children of the deceased Masons.

## Dr. John W. Tyndall **Elected President** Randolph College

The staff of officers and teachers of Randolph College, as announced after a recent meeting of the board of trustbrew was carted away and Wooten tees, will be headed by Dr. John W. Tyndall, president; Dr. Lee Clark, vice president. The announcement of the trustees carries the statement that this organization program has the approval of Dr. Clark, who has headed the college as president for the past informed the police that he wanted two years, the most successful in the them to return the brew, but they history of this junior college. This change was somewhat a surprise to the local friends of the school. Dr. "This will be one time that you will Tyndall has been dean of the Bible college for the past three years.

E. Buford Isaacks was elected dean and business manager of the college. Oher members of the faculty re-elected were H. R. Garrett, mathematics and physical instructor; W. F. Bruce, English; Miss Nina Watts, modern medicine, being afflicted with pellagra. | languages; Miss Effie King, science; James Dacus, business administration; Mrs. Lee Clark, music; Miss Mary Wilson, secretary and college bookkeeper, and Miss Buby Russell, librarian.

> The 1933-34 sesion of the college will begin September 11. This and other plans of the school will be announced in the catalogue planned to be issued this summer.

## **Trustees** Announce **Names Of Teachers** For School System

Those who have been elected by the board of school trustees to compose the faculty of the Cisco public school system are as follows:

High school: H. Brandon, principal; Miss Ella Andres, Miss Juanita Bounds, Miss Marian Chambliss, Miss Elizabeth Dial, Dexter Shelley, W. C. Hodges, Mrs. Lucretia Irby, Miss Lucile Robinson, E. H. Varnell, Miss Travis Watson.

Grammar School: O. L. Stamey, principal; Mrs. Edward Lee, Miss Esther Bradshaw, Miss Fannie Stevens, Mrs. James Moore.

West Ward: Howard Goss, principal; Mrs. H. B. Allen, Miss Byrd Bacon, Mrs. George Boyd, Mrs. Graham Connally, Mrs. R. E. Grantham, Mrs. Irene Hallmark, Mrs. T. C. Wilcile Spruill, Miss Attie Stevens, Miss Ruby Swift.

## GRAND JURY CALLED TO CONVENE NEXT MONDAY

The following named persons com pose the grand jury summoned serve for the 91st district court for the June term which convenes the first Monday in June:

W. J. Donovan, Cisco; J. D. Lauderdale, Cisco; G. C. Kimbrell, Eastland; D. C. Hazelwood, Rising Star; A. L. McDonald, Rising Star; R. E. Sikes. Eastland; W. T. Creager, Gorman; W. A. Sutton, Gorman; W. R. Ussery, Carbon; Harry Hall, Carbon; Walter Harwell, Ranger; R. S. Balch, Ranger; E. C. Satterwhite, Eastland; A. H. Gage, Nimrod; N. D. Gallagher, Desdemona; N. C. Crawley, Staff.

FOR TRADE-Federal Electric Washing Machine in good order. Want Icy Ball ice box .-- W. E. Crawford, made no move to stop the operation Route 2, Cisco.

## FORT WORTH OFFICERS SEIZE SLOT MACHINES

War has been declared on slot machines by Fort Worth and Tarrant county officers, and lottery charges filed against 13 persons operating these devices to gather in the nickels of the sportively inclined individual following a raid by police Saturday after Federal Judge Wilson had denied an injunction sought by the makers of these machines. Now the dstrict attorney is seeking a court order to destroy these devices.

It seems the gambling instinct is strong in certain people, and even this mild form of wagering proves attract-

ive to those who wish to take a chance. Up to the present local officers have of slot machines in Cisco.

## NEW CASES PENDING IN DISTRICT COURT

88th District Court: Robert Rucker Turner vs. Eetna Life Insurance Co., suit on group insurance policy. W. G. Williamson vs. Eastland Building & Loan association, to collect 10 shares of investment stock and interest to date.

Jack Tindall vs. Bessie Tindall FREE SWIM FEATURED Crawford. Appointment for receivership, etc.

Lewis Kenny Adeaholt vs. Aetna Insurance policy.

91st District Court: Mrs. Virgie Lee Luttrell vs. Lewis Lutrell, divorce.

Pauline Gibson vs. W. E. Gibson. Divorce and custody of children. Mrs. Lillie Burns vs. Robert B.

Burns, divorce.

In re: liquidation, Texas State bank, Eastland, to approve April expense account.

In re: liquidation, Texas State bank. Eastland, to approve April building expense

## **OPENING OF SEASON**

The swimming season opened Thursday at Lake Cisco, when Manager Life Insurance Co. et al. To collect Harden placed the largest artifical swimming pool in the world at the disposal of those who like swimming and outdoor bathing. No charge was made on opening day, and hundreds availed themselves of the privilege of this famous swimming pool through the courtesy of Lake Cisco Amusement Co.

#### VISITING IN LOS ANGELES

Mrs. D. R. Harper and daughter, Lucile, Mrs. Lee Burkett and daughter, Maxine, will leave tomorrow for Los Angeles where they will visit Mrs. Harper's brother, Clinton Bolinger.

East Ward School: T. C. Williams, principal; Miss Mamie Estes, Miss Lucy Kttrell.

## DEAD BANK ROBBERS ON BARGAIN COUNTER

Dead bank robbers are cheaper now. Oklahoma bankers are only paying \$300 for dead yeggs, as this commodity has been marked down from \$500. However, the old price is being paid in Texas.

Good used lumber for sale. Maynew Trading Co.

## MARRIAGE LICENSE ISSUED

C.º H. Stuard and Miss Jessie Lee White, Ranger, route 4.

Udell Duvall and Miss Pauline Randolph, Ranger.

Clyde Hogan and Miss Geneva Jones. Gorman. route 1.

T. E. Little and Mrs. Mary Bryne, Cisco.

Enoch Courtney and Miss Hazel Bowles, Cisco.

John Chilton Webb and Miss Bettie Mae Jackson, Eastland.

Truman Powers and Miss Madeline Underwood, Gorman.

T. R. Linder and Miss Louise Gray, Cisco.

Elgie Crisp and Miss Maxine Grisham, Okra.

## THE CISCO CITIZEN

## The Constitutional Amendments Awarded The Cisco Citizen

The Cisco Citizen is publishing the four amendments to the state constitution which will be submitted to the voters of the entire state for ratification or rejection at an election to be held August 26.

There are four amendments which are being submitted to the people, the full text of which are published on the third page of the Citizen, once a week for four consecutive weeks. Those desiring to familiarize themselves with the provisions of these amendments, that they may vote intelligently when they go to the polls, are advised to read each and every word, for should they be adopted they will be self-enacting, and become a part of the constitution of the state.

The first is senate joint resolution No. 3, known as the County Home Rule Charter amendment, which provides for the reorganization of the county governments of the state, to be administered according to local conditions existing in each county, and not according to the general laws, with May 22, at the instance of Crim- of land not to exceed 200 acres, all specified exceptions.

The second is house joint resolution No. 43, and provides for the repeal of certain parts of the Dean law, in so far as it prohibits the manufatcure and sale of vinous and malt liquors of not over 3.2% alcoholic content by weight, and known as the Beer Referendum.

The third amendment is senate joint resolution No. 30, known as the \$20,000,000 state bond amendment providing for the issuance of bonds for this sum, the proceeds of which to be used to match federal relief funds to relieve distress in the state.

The fourth is senate joint resolution No. 32, which affects only those counties on the Gulf coast where state taxes have been remitted by the legislature. Counties in this class were excluded from the homestead tax exemption voted in the November elec tion, and this amendment, if adopted will permit those living in counties affected to enjoy this exemption when the authorities have certified that the necessity for former remissions no longer exists. Only to make the homestead exemptions uniform all over the state, and to permit home owners in those Gulf counties to enjoy the same provisions of having their homes exempt from state taxes, are we concerned.

But the fact that these amendments were ordered published in the only locally owned newspaper in Cisco is a compliment to the Citizen, as these amendments are to be published in only one newspaper in each county. The state administration nominated the Citizen as the medium through which to submit these amendments to the people of Eastland county. This act was quite different from the course oursued by our own city administra

# MINIATURE REFINERIES **GOING UP EVERYWHERE**

In many parts of the United States, small gasoline plants have been put in operation by farmers and others. They buy the crude and, with a simple inexpensive still, refine their own gasoline and lubricants. These products are often

sold in competition with taxed gasoline. These one-man refineries have become so numerous in Menother little guy who wants to home- uation of \$3,000, will be exempt brew his own gasoline, lubricants, from state taxes in the future, and kerosene, or anything else!" If they all will want to know how the comphavent got oil wells on their land troller's rulling affects them. they can buy crude cheap from

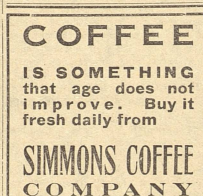
Independent operators .-- Oil News. constitutes a homestead, and who

A charge of assault to murder by a jury in the county court recently.

## DAMAGE SUIT SETTLED WITHOUT AID OF COUR

Texas & Pacific Railway Co. was homestead purposes are exempt. called for trial in the 88th District Court Monday, May 22, with a homestead only such lots as are jury panel waiting. However the actually used for homestead purattorneys announced that they had reached an agreement allowing set for the day the jury was excused until Wednesday morning at 9 o'clock, when the case of R.G. Burnette vs. the Texas Employers Insurance Association was called for trial.

of coffee? Its at the Citizen office.



# STATE COMPTROLLER **DEFINES HOMESTEAD** FOR TAX ASSESSOR

Tax Assessor T. J. Haley is in recent receipt of a communication from George H. Sheppard, state comptroller of public accounts, in which he defines what constitutes a homestead. The Citizen believes that every home owner will be intana that the big companies are terested in this definition, as all are howling their heads off. We say, more or less affected in dollars and operation of said lease, and were such "Hurray for the Farmer, or any cents. The homestead, up to a val-

> Here is what the comptroller says may claim its immunities:

"What Property May Constitute against W. J. Cook was dismissed a Homestead: A rural homestead in the 88th District Court Monday, may consist of one or more parcels inal District Attorney Grady Owen of which must be used as a home. when it was learned that the de- Article 3833 of the Revised Civil fendant had been adjudged insane Statutes of 1925. An urban homestead may consist of one or more lots in a city, town or village, all of which must be occupied and used as a home. See reference above.

When segregated tracts of land are claimed as a homestead only The case of A. J. Johnson vs. the such tracts as are actually used for

> Where city lots are claimed as a poses are exempt.

Persons Who Are Entitled To Johnson \$1500 in his suit for dam- Homestead Exemption-Husband, ages. As there was no other case | wife and heirs. Husband as head of family can designate homestead Where homestead rights are once acquired by husband and wife they are never lost except by the voluntary act of the person acquiring

such rights. Single yersons, as a Have you received your free pound general rule, are not entitled to homestead rights, but there are exceptions to the rule. Where a single man or woman is supporting some member of his or her family, who is dependent on him for support, then such persons are entitled to the homestead exemptions. While a divorced husband can not acquire a homestead right acquired during married life as head of the family. An unmarried daughter has a homestead right in the homestead of her deceased parents.

A homestead right is not impair-

September 3rd, 1930, the defendant S. A. Hopkins, through his agent, T. H. Gordon, entered into a contract with plaintiff under the terms of which this

County, Texas, at a salary of \$100.00 per month. That said contract and salary was in force until May 1, 1931, when it was modified and the salary reduced to \$75.00 per month. That said modified contract remained in full force from May 1, 1931 to May 31, 1932. That under said contract plaintiff earned the sum of \$1203.96, of which the sum of \$270.28 has been paid, leaving a balance of \$933.68 due plaintiff. this That S. A. Hopkins and T. H. Gordon are partners in the

on the date of said contract of employment with plaintiff and are joint owners of the property described in the Laborers' and Materialman's lien filed by plaintiff. That if T. H. Gordon is not a partner, he is claiming some interest in said property, the exact nature of which is not known to plain-tiff. That plaintiff has filed his statutory Laborers' and Materialman's lien and thereby fixed his lien upon the personal property located on said lease, and waives the lien upon the personal property located on said lease. Plaintiff claims his statutory and constitutional lien upon said per-sonal property. That an additional sonal property. That an additional sum of \$323.00 has been paid plaintiff, and a balance of \$610.68 is due thereon. That plaintiff continued his employment with defendants during March and April, 1932 at \$75.00 per month, which has not been paid, and that there is now due this plaintiff by defendants the sum of \$760.68, which amount defendants has failed and refused to pay. That said sum is due for labor performed and demand has been made more than 30 days upon defendants and plaintiff is entitled to a reasonable attorney's fees.

Wherefore plaintiff prays that defendant S. A. Hopkin be cited to ap

pear and answer herein. That S. A. Hopkins is not a resident of the State of Texas. That plaintiff have judgment for his debt together with inplaintiff was employed as watchman and roustabout on the S. A. Davis paid at the rate of six per cent annum, lease, located in Section 54, Block 4, for a foreclosure of his constitutional H&TC Ry. Co. survey in Eastland and statutory lien and for such other and further relief, general and special, to which he may be entitled.

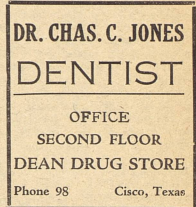
Heren fail not, but have you before said court, on said first day of the next term thereof, this writ, with your return thereon, showing how you have executed the same. Witness my hand and official seal

at my office in Eastland, Texas, this 24th day of May, A. D. 1933. TURNER M. COLLIE

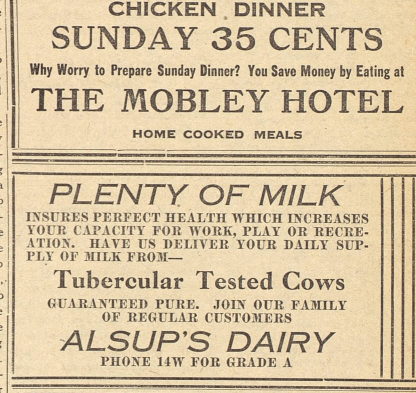
Clerk County Court, Eastland, County. Legal advt Texas.

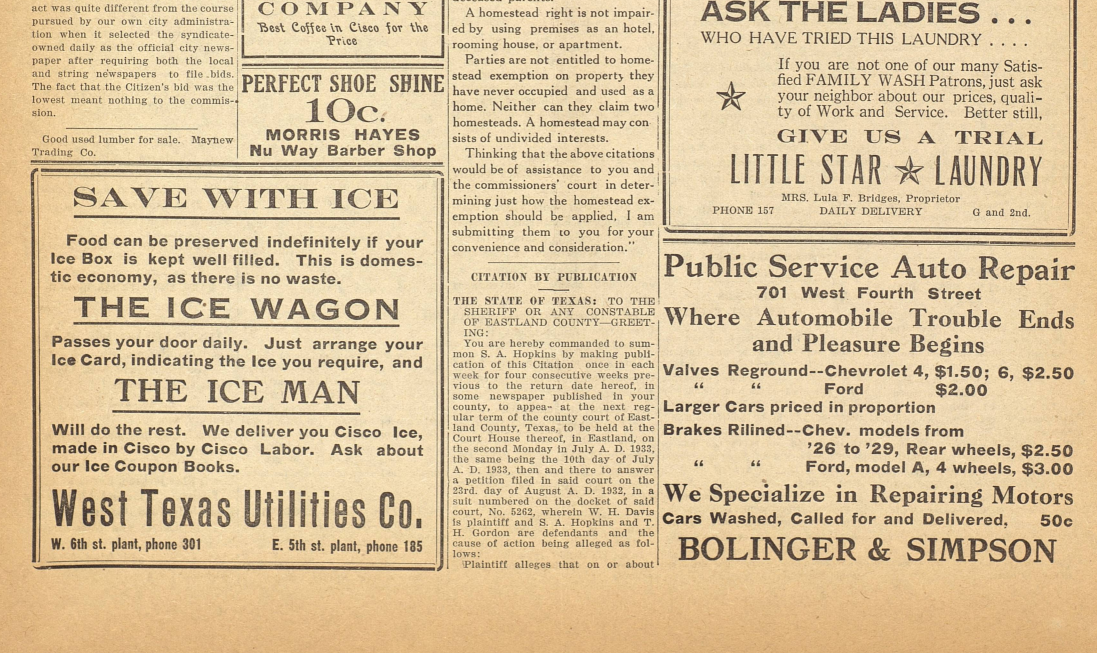
FOR SALE- Good second hand lumber, salvaged from the Broadway hotel. Mayhew Trading Co. 32- tfc.

Will do children's sewing in exchange for baby bed. Mrs. G. W. Cabeen, 710 W. 9th St.



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## TO WASHINGTON AND NEW YORK ON CITY BUSINESS

Mayor J. T. Berry and Commissioner J. R. Burnett are now en route to Washington and New York City, where they will look after matters in connection with the city's bonded indebt- June term of the 91st district court: edness. Last week's Citizen gave a short interview with Mayor Berry in which he stated that there had been a Romney; J. T. Poe, Carbon; J. F bill introduced in congress purported Eastland; W. H. Mullins, Eastland; to be offering some relief to distress- R. B. Brailey, Eastland; Airy Bendy, ed cities and towns, though he did Eastland; W. H. Britton, Cisco; J. C not know its provisions, or whether Donica, Cisco; R. B. Crawley, Kokoit would require cities invoking its mo; H. J. Hagar, Kokomo; C. L. Bailprovisions, if enacted, to surrender ey, Scranton; R. B. Bradshaw, Scranall of its assets, including its utilities. ton; B. P. Cozart, Scranton; T. F While in Washington these gentle- Morrow, Gorman; W. J. Ormsby, men will investigate this proposed Gorman; E. Y. Dabney, Gorman; J bill, which it is understood is an R. Snoddy, Scranton; R. W. Edwards, amendment to the new bankrupt act. Okra; E. L. Foster, Okra; C. G. Mc-

New York where they will confer with W. L. Yeager, Dothan; E. R. Trimble, H. W. Pitkin and others regarding Carbon; W. W. Speer, Carbon; F. C. our bonded indebtedness with a view Falls, Rising Star; J. F. Robertson, to arriving at some basis of settle- Rising Star; J. E. Smith, Okra; J. F ment.

There is no question about the necessity of making some kind of set- Earnest, Ranger. tlement of our bonded debts, but it must be on a basis that the city can meet, which the Citizen has urged for the past twelve months, and it is gratifying that the officials are making Williamson, Staff; W. C. Dorsey, Ran an effort to this end. However, it ger; Hall Walker, Ranger; Rex Out seems that these gentlemen would be law, Ranger; C. B. Pruet, Ranger; better equipped had they procured a John Ussery, Ranger; R. W. Yardly, copy of the alleged amendment before Ranger; J. H. Martin, Gorman; T. L leaving home.

sica Jane, of Lubbock, are visiting in W. I. Agnew, Cisco; J. T. Anderson the home of Mr. and Mrs. F. E. Shep- Cisco; W. J. Armstrong, Cisco; Frank ard. These young folk are former Bolding, Cisco; W. D. Brecheen, Cis-Cisco people, children of T. L. Shep- co; J. E. Burnham, Cisco; J. B. Heyard, former well known Cisco druggist.

John Shepard, of Lubbock, and J. W. Shepard are visiting in Fort Worth today.

your subscription to the Citizen

The legislature has adjourned after capitulating to the special interests.

batch in payment for your subscription to the Citizen.

Petty Jurors Chosen For June Sesion Of 91st District Court

Following is the personnel of the petty jury selected to serve during the Week of June 5

Guy Brogdon, Romney; A. Reich, They will continue their trip to Fadden, Dothan; A. J. Pippen, Dothan Killingsworth, Ranger; F. P. Brasher, Ranger; H. G. Brook, Ranger; H. P

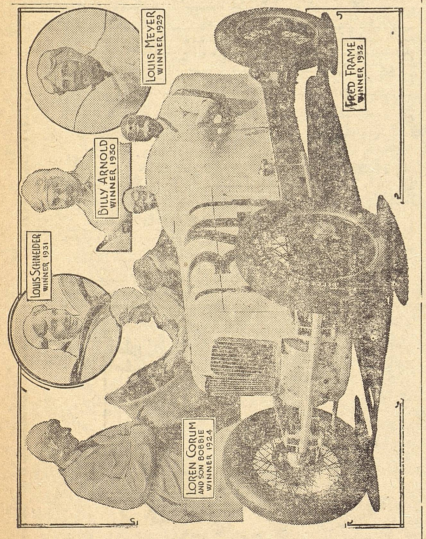
#### Week of June 12

C. D. Harnett, Ranger; Walter Duncan, Staff; O. T. Hazard, Staff;S. C Barton, Gorman; O. T. Shell, Gorman M. W. Whigam, Gorman; R. L. Wil-John Shepard and sister, Miss Jes- liams, Gorman; C. H. Abbott, Cisco ser, Cisco: Robert W. Kirshner, Cis-.o; J. E. Burnham, Cisco; J. V. Hey Carbon; F. J. Stubblefield, Carbon;

Carl Stroebel, Cisco; Geo. W. Belcher, Eastland; John H. Harrison, Eastland; Joe Hatten, Eastland; H. O. Country produce is legal tender for Hearne, Eastland; James Horton, Eastland; R. L. Jones, Eastland; J. E. Lewis, Eastland.

A bushel of wheat, or sorghum seed How's your butter? We can use a pays a year's subscription to the Citizen. Make it two bushels of oats just as soon as they are ripe.

## SPEED GLASSIG WON ON FIRESONE RUBBER



## THE CISCO CITIZEN

County Court-Burch Investment Company vs. John Hassen, transferred from Stephens county. George D. Fee vs. J. E. Rosencraft et al, suit on note. 91st District Court-D. C. Kelly vs.

Ada Kelly, divorce.

IN DISTRICT COURT J. Kemmell et al, suit for partition. Olene Chaney vs. Don Chaney, divorce. State of Texas vs. John Milwee, injunction, etc. Texas Public Utilities company vs. Mrs. Annie Harbin et al, to redeem right-of-way privileges.

Bernie S. McCrea vs. Mrs. Fannie 88th District Court-Hallie Foster vs. Claude C. Foster, divorce. C. R. Murphy vs. H. Hall et al, suit on note and for foreclosure. **Marriage Licenses** C. C. Goss and Miss Vestula White Rising Star. Wilson McCleskey and Miss Eileen Dawson, Eastland.



facturer to be successful today-and to continue to be successful must offer to the Public QUALITY and PRICE. There is no reduction in the quality of Firestone Tires. Today you can buy Firestone Quality at the same price you would have to pay for mail order and special brand tires.

## THE NEW Firestone SUPER OLDFIELD

TYPE This tire is the equal of all standard brand first line tires in Quality, Construction and Appearance. Sold at a price that affords you real savings.

## FIRESTONE **OLDFIELD TYPE**

This tire is superior in quality to first line special brand tires offered for sale by mail order houses and made without the manufacturer's nameandguarantee. This is "The Tire That Taught Thrift to Millions."

SENTINEL TYPE This tire is of bet-

SIZE	PRICE	
4.50-21	\$5.85	
4.75-19	6.30	
5.00-20	7.00	
5.25-18	7.65	

ataly Low

100 CON 14		64
	SIZE	PRICE
and the second	4.75-19	\$5.65
14	5.00-19	6.10
11	5.25-18	6.85
	Other Sizes Proportionately Lov	

Other Sizes Proportio



he GOLD STANDARD

of Tire Values

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NEW CASES PENDING

way for the 500-Mile International as "Wild Bill" Cummings, who is said Sweepstakes May 30, one of the cham- to have hit 170 miles an hour on the pions pictured above may again cross "back stretch" during one of his rethe tape the winner. Fred Frame, cent tryouts, Ernie Triplett, Pacific who broke the track record last year, Coast Champion who established a will again drive one of Harry Hartz' two-man car lap record of 120 miles powerful cars. Louis Schneider, the an hour at Indianapolis last week, 1931 winner, will again drive his own and Lou Moore, fastest qualifier car. 1930, has not made his plans known, hour after hour, tires are the imbut the speed demon is likely to be in portant factor in safety. All of these the race. Louis Meyer, 1929 winner, noted racing drivers-and the winners is always a strong contestant. Loren for the last 13 years, chose Firestone Corum, a co-winner in 1924 with Joe Tires to bring them through the ter-Boyer, is a fine driver and veteran rific grind to victory.

WHEN the starter gives the green strategist. But these champions will be up against great competitors, such Billy Arnold, great champion of last year. With such speeds

# **PEOPLE'S MUTUAL ADDS 140 NEW MEMBERS FOR** MONTH OF JANUARY, '33

An enviable record of expansion is presented by the Peoples Mutual Life Insurance Company, organized here in 1928, with Ernest W. Wilson as president aud secretary.

"We now have over two thousand policy holders," Judge Wilson said, comprising members in over fifteen states. One hundred and forty new policies were written during the month of January. The Peoples Mutual Life Insurance Company has had a truly remarkable growth and is now in sounder financial condition than at any time in its history."

During the recent bank holiday members were extended the courtesy of ger of the order, and the request of Judge Wilson's moratorium on payments which fell due during that period. The Peoples Mutual by that move further evinced their established policy to protect and help their policy holders.

The organization has recently established a branch collecting office in Cisco, marking another step in the company's growth. Since its start in 1928 four groups have been taken over. They were: The Shanks Mutual Life Insurance Company, The Senior Group of the Protective Mutual Aid Association, and the Citizens Mutual Aid Associatiou of Cisco.

A special feature of this company is the Child's and Young People's group, issuing a five hundred dollar policy. No one over thirty-nine years of age is admitted.

"There have only been three deaths in five years in that group," Judge Wilson said, "and it is building a cash reserve. Last year our Accident Group of the ladies named above. did not have a single claim, which is a remarkable record. "

of Texas, under the direct supervision dered, which was classy and wholeof the Board of Insurance Commis- some in the highest degree. This consioners of Texas, the company is bonded in the Great American Indemnity Com- Starling; song, "All Around the Bright pany. C. R. Pennington of Abilene Camp Fire," by the drill team; Viois vice-president of the company. Dr. lin solo, Rosa Lee Kirschner; song, B. F. Rhodes is medical director, and girls from West Ward school; read-Orene Norris is office manager. Mem- ing "I'm a Junior," drill team; piano bers of the Board of Director are: solo, Dorothy Kirschner; song, "Eyes D. K. Scott, Cisco; J. R. Black, Baird; of Texas," all boys; reading, Helen C. R. West, Cisco; S. H. Davidson, Louise Lawson; song, Grammar school Winters; and R. D. Green, W. R. Ely, girls; saxaphone solo, J. C. Kirsch-E. L. Finley, C. R. Pennington, Orene ner; junior Woodmen song; Junior Norris, Dr. B. F. Rhodes, Bert E. Low, yell; whistling solo, Robert R. Tur-Ernest W. Wilson, Joe E. Childers, ner; song, "W. O. W. Protection," all and L. B. Richards. of Abilene .--- Abilene Reporter.

#### CISCO CANNERY REOPENS FOR ITS SECOND SEASON

With Mrs. E. M. Oney again in charge, the Cisco cannery reopened the present the cannery will only be open for business on Tuesdays, and ested in this work are invited to atday since the reopening. Later the cannery will remain open as long as COMMITTEES FOR receipts of truck justifes. This industry proved its worth to the people of the Cisco country in the products preserved last season, which has doubtless been the means of furnishing many tables whose menu would have otherwise been meager.

## Exemplification of Juvenile Woodcraft Floor Work Edifies

The program rendered on the occasion of the exemplification of the floor work of juvenile Woodcraft, given at the Odd Fellows hall Tuesday evening, was replete with interesting features and was edifying in the highest degree to those witnessing the entertainment and watching the maneuvers of the youngsters who participated in the work.

The members of the local adult Camp and the audience witnessing this unique entertainment are indebted to Mrs. S. T. Donohoe, national director of the juvenile department of the fraternal order of Woodmen of the World, who visited Cisco at the direction of R. E. Miller, state manathe local Camp. Mrs. Donohoe soon had enrolled a group of more than 50 children whom she drilled in the floor work, and so thoroughly did she perform her work that the youngsters went through the maneuvers like a squad of regular army soldiers-more perfect than the uniform rank of their seniors. This marvelous training was the result of only five days' drilling, which bespeaks an aptness of Mrs. Donohoe in her work. Those participating in this floor work ranged in ages from 6 to 16.

Before leaving Cisco Mrs. Donohoe appointed Miss Eileen Wilson as a field deputy, to be assisted by Mrs. Lela Latch Mason. These two ladies will organize a juvenile Camp and continue the training of the degree team. Those interested in becoming members of this junior Camp of Woodcraft, should communicate with one or both

A feature of the entertainment when the floor work was exemplified was Incorporated under the insurance laws the musical and literary program rensisted of a reading by Doris Jeane juniors; trio, Rosa Lee Kirschner, Morene Tanner and Evelyn Allen; explanation of juvenile ritual and program, Mrs. S. T. Donohoe; retiring of juniors as they sang "Good-

night, Sovereigns." The team will meet again tomorrow (Saturday) morning at ten o'clock May 22 in the Telephone building. For under the direction of Miss Wilson and Mrs. Mason. All children interlast Tuesday was its second business tend. The meetnig will be in the hall.

# **DISPELS MYSTERY OF BANK BUSINESS**

Country Banker Gives Simplified Picture of How a Bank Works to Help Other **People's Business** 

COUNTRY banker recently pre-A pared the following simplified statement for his neighbors on just how a bank goes about helping them: "It is the most important part of a bank's business to lend money. Of all the money deposited in a bank, the law requires that a certain percentage be kept on hand as a reserve to meet the demands of depositors. It is the business of its officers to lend the balance conservatively and safely.

"The loans of a properly managed bank are invariably made to those it believes are able to repay, and always on condition that they be repaid at a stipulated time.

"The promise of an individual to repay a loan to a bank on a certain date is as sacredly inviolable as the promise of a bank to repay its depositors on demand, or, in the case of a certificate of deposit, on the date it falls due. When it comes to be known of an individual that he 'always pays,' his credit is established and his bank is always glad to extend him needed accommodations.

"A well managed bank never capitalizes industries. That is, it does not place its loans in fixed form, but puts them where they are to be used for temporary requirements, and where they will be taken up at the time specified.

#### How a Bank Lends

"It is not the function of a bank to become a partner in industries, nor could it be legitimately done with the money of depositors. Its loans must be kept in 'liquid' form,-that is, repayable in cash at stated intervals.

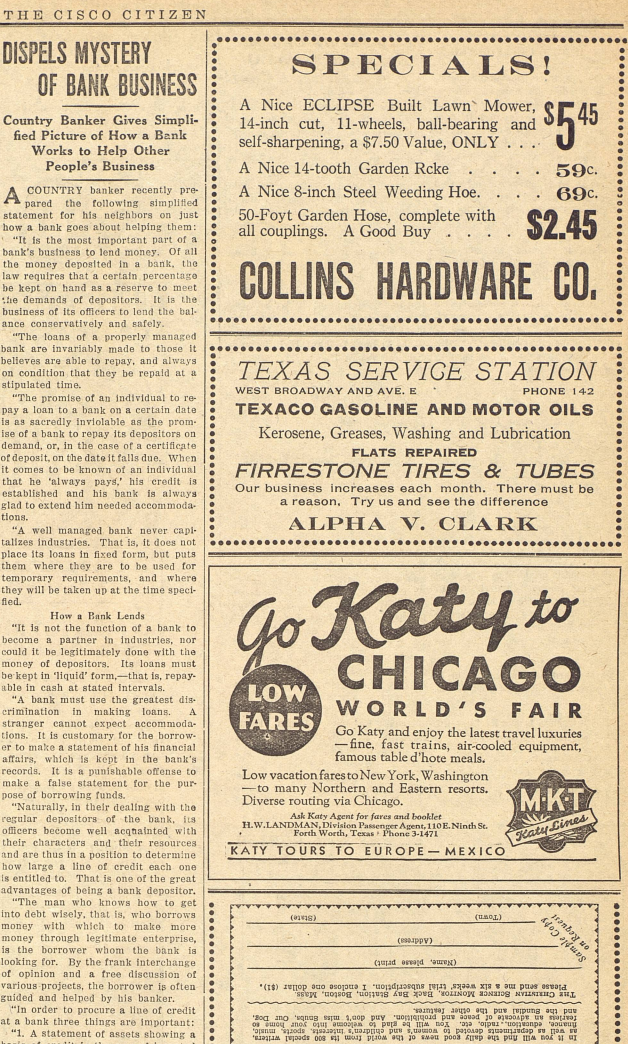
"A bank must use the greatest discrimination in making loans. A stranger cannot expect accommodations. It is customary for the borrower to make a statement of his financial affairs, which is kept in the bank's records. It is a punishable offense to make a false statement for the purpose of borrowing funds.

"Naturally, in their dealing with the regular depositors of the bank, its officers become well acquainted with their characters and their resources and are thus in a position to determine how large a line of credit each one is entitled to. That is one of the great

advantages of being a bank depositor. "The man who knows how to get into debt wisely, that is, who borrows money with which to make more money through legitimate enterprise, is the borrower whom the bank is looking for. By the frank interchange of opinion and a free discussion of various projects, the borrower is often guided and helped by his banker.

"In order to procure a line of credit at a bank three things are important: "1. A statement of assets showing a basis of credit in the way of invested capital, or collateral of sufficient value

to cover amount of loan, or An endorser whose credit is established at the bank; and "3. Average deposits of a sufficient amount to justify the extension of the desired accommodation."



## **BAKED AT HOME**

You have the Satisfaction of Westfall, H. C. Thompson. knowing you are helping Cisco labor by keeping Cisco money in Cisco when you eat

It is baked in Cisco by Cisco Bakers who spend their earnings with Cisco Merchants. THE BREAD IN THE STAR WRAPPER

THE COLONY FAIR Committees appointed for the Colony

community fair, to be held Sept. 11, 1933:

G. W. Moore, general superintendent.

Mrs. D. Anderson, superintendent of women's department.

Arrangements Committee-0. C. Bowen, chairman; Tom White, O. C.

Entertainment Committee-L. C. Cooksey, Miss Mae Hays, Mrs. G. H. Robinson, Ben Whitehouse.

Field Crops Committee-D. D. Poynor, Otis Smith, Homer Danley. Fruit and Vegetable Committee-T. E. Smith, R. E. Barker, T. E. Davis. Poultry Committee-Lee Ames, Paul Coetharp, Kenneth Kirk.

Livestock Committee-W. J. Davis, Marray Poiner, Clarence Stuart. Canning Committee-Mrs. O. C. Bow-

#### TO VISIT WORLD'S FAIR

Mr. and Mrs. W. H. Mayhew departed this morning for Chicago to visit the great world's fair. They will be joined at Longview by their daughter, Mrs. H. C. Wilkins, who will make the trip with them. They expect to be gone till June 15, and during their absence the Mayhew Trading Co. will be in charge of Charley Mayhew and I. W. Robinson.

Will St. John, 17th district committeeman, is in Washngton, having accompanied State Chairman Maury Hughes, of Dallas, on a trip there the first of the week, where they will confer with Democratic chieftians on partisan policies, etc.

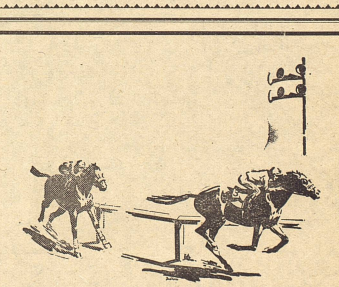
en, Mrs. G. D. Smith, Mrs. W. J. Davis. Cooking Committee-Mrs. L. C. Cooksey, Mrs. C. E. Stewart, Mrs. Austin Goodjohn.

Plain Sewing Committee-Mrs. G. W. Moore, Mrs. O. C. Westfall, Miss Marguerite Cooksey

Fancy Sewing Committee-Mrs. T. T. Grubbs, Miss Mamie Lee Davis, Miss Evalyn Rylee.

Livestock Products Committee-Mrs. T. E. Smith, Mrs. W. R. Killough, Mrs. Lee Ames.

J. C. Patterson, County Agent; Miss Ruth Ramey, Home Demonstration Agent.



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#### NOTICE OF PROPOSED AMEND. MENT TO THE CONSTIUTION OF TEXAS.

#### S. J. R. NO. 3

BE IT RESOLVED BY THE LEGIS-LATURE OF THE STATE OF TEX. AS:

Section 1. That Article IX of the Constitution of Texas be amended by adding thereto a section to be Section

3, which shall provide: "Section 3. (1) Holding the belief that the highest degree of local self government which is consistent with the efficient conduct of those affairs by necessity lodged in the Nation and the State will prove most responsive to the will of the people, and result to reward their diligence and intelligence by greater economy and effi ciency in their local governmental affairs, it hereby is ordained:

Any county having a popu-(2)lation of sixty-two thousand (62,000) or more according to the then last Federal Census may adopt a County Home Rule Charter, to embrace those adoption of this Amendment to the powers appropriate hereto, within the Constitution, at such time as a Charter specific limitations hereinafter provided. It further is provided that the Legislature, by a favoring vote of two-thirds of the total membership or both the Senate and the House of Representatives, may authorize any county, having a population less than that above specified, to proceed hereunder for the adoption of a Charter; however, as a condition for such authorization, it is required that notice of the intent to seek Legislative au-thority hereunder must be published in one or more newspapers, to give general circulation in the county af-fected, not less than once per week for four (4) consecutive weeks, and the first of such publications shall appear not less than thirty (30) days next prior to the time an Act making proposal hereunder may be introduc-ed in the Legislature. No County Home Rule Charter may be adopted by any county save upon a favoring vote of the resident qualified electors of the affected county. In elections submitting to the voters a proposal to adopt a Charter (unless otherwise provided by a two-thirds vote of the total membership of each House of in provided, and in addition to powers the Legislature) the votes cast by the qualified electors residing within the limits of all the incorporated cities and towns of the county shall be sep-arately kept but collectively counted and the votes of the qualified electors of the county who do not reside with-in the limits of any incorporated city or town likewise shall be separately kept and separately counted, and un-less there be a favoring majority of the votes cast within and a favoring majority of the votes cast without funding of a lawful debt, in a manner such collective cities and towns, the conforming to the General Laws of such collective cities and towns, the conforming to the General Laws of Charter shall not be adopted. It is the State, and may issue herefor its expressly forbidden that any such obligations. Such obligations, other Charter may inconsonantly affect the operation of the General Laws of the State relating to the indicial tay field by a majority of all votes cast by State relating to the judicial, tax, fis-by a majority of all votes cast by health systems, or any other depart-ment of the State's superior govern-retire such obligations, who mere at the ment of the state's superior depart-Nothing herein contained shall be deemed to authorize the adoption of a Charter provision inimical to or inconsistent with the sovereignty and established public policies of this State, and no provision having such vice shall have validity as against the State. No Charter provision may op-erate to impair the exemption of homesteads as established by this Constitution and the Statutes relating thereto.

A Charter hereunder may provide: the continuance of a County Commissioners' Court, as now constituted, to serve as the governing shall constitute a first and superior

## THE CISCO CITIZEN

hereinafter otherwise provided, such Charters, within the limits expressed therein, may invest the governing body to be established for any county electing to operate hereunder with the power to create, consolidate or abolish any office or department, whether created by other provisions of the Constitutions or by statute, define the duties thereof, fix the com-pensation for service therein, make the same elective or appointive and pre scribe the time, qualifications and conditions for tenure in any such office; save, that no such Charter other than as hereinbefore authorized, shall provide to regulate the status, service, duties or compensation of members of the Legislature, Judges of the Courts, District Attorneys, County Attorneys, or any office whatever by the law of the State required to be filled by an election embracing more than one county. Excepting herefrom nominations, elections or appointments to offices, the terms where-of may not have expired prior to the provision adopted hereunder may be effect (save as to those offices which must continue to be elective, as form one or more of its functions, pro herein elsewhere specified), all terms of county officers and all contracts

for the giving of service by deputies under such officers, may be subject to termination by the administrative body of the county, under an adopted Charter so providing, and there shail be no liability by reason thereof. "d. Any county electing to operate

hereunder shall have the power, by Charter provision, to levy, assess and collect taxes, and to fix the maximum rate for ad valorem taxes to be levied for specific purposes, in accordof this State, provided, however, that the limit of the aggregate taxes which may be levied, assessed and collected hereunder shall not exceed the limit or total fixed, or hereafter to be fixby this Constitution to control ed, counties, and the annual assessment upon property, both real, personal and mixed shall be a first superior and

prior lien thereon. "e. In addition to the powers here included in County Home Rule Charters, any county may, by a majority vote of the qualified electors of said county, amend its Charter to include other powers, functions, duties and rights which now or hereafter may be provided by this Constitution and the statutes of the State for counties.

"(4.). Any county operating here-under shall have the power to bortions, maturing after a period of five (5) years, the same shall be issued to mature serially, fixing the first ma-turity of principal at a time not to exceed two (2) years next after the date of the issuance of such obligations. Such obligations may pledge the full faith and credit of the county; but in no event shall the aggregate obligations so issued, in principal amount outstanding at any one time, exceed the then existing Constitutional limits for such obligations and such in-debtedness and its supporting tax

"c. Save as hereinabove and governmental entity, and a majority of the qualified votes cast in the re mainder of the county, favor the proposed merger, it shall not be effected. In case of the mergers hereby authorized, without express Charter pro vision therefor, in so far as may be required to make effective the object of the proposed merger, the county shall succed to all the appropriate lawful powers, duties, rights, procedures, restrictions and limitations which prior to the merger were reposed in or imposed upon, the yielding govern mental agency. Particularly, it is pro vided that the power to create funded indebtedness and to levy taxes in sup-port thereof may be exercised only by such procedures, and within such limits, as now are, or thereafter may be, provided by law to control such appropriate other governmental agen cies were they to be independently administered. Such mergers may be effected under proposed contracts tween the county and such yielding governmental agency, to be approved at an election as hereinbefore provided for. In order to increase governmental efficiency and effect economy the county may contract with the principal city of the county to pervided such contracts shall not be valid for more than two (2) years.

"b. In cases of the partial or complete merger of the government of city operating under a Home Rule Charter, with the government of a county operating hereunder, those city Charter provisions affected thereby shall cease to control, and the county Charter provisions shall control.

"c. When any embraced incorporated city or town elects to merge its governmental functions with those of the county under the provisions thereof, such Charter may provide for de-fining or redefining the boundaries of such cities and towns, provided, how ever, that in defining or redefining the boundaries of such cities and towns, such boundaries may be extended only to include those areas contiguous to such cities as are urban in character; and as to such cities or towns and for the benefit thereof the county, in addition to the primary city and county tax herein authorized and any other lawful district tax, may levy and collect taxes upon the property taxable within such city or town as defined or redefined, within the limits authorized by Sections 4 and 5 of Article XI of this Constitu tion, (or any Amendment thereof) for incorporated cities according to the population, provided that no tax great-er than that existing at the time of row money for all purposes lawful under its Charter, to include the reor town unless authorized by a major ity of all votes cast by the resident qualified voters of such city or town. "d. Areas urban in character though not incorporated, under appropriate Charter provision may be de fined as such by the governing body of the county. -rovided, however, that no portion of the county shall be defined as an urban area unless it has sufficient population to entitle it to incorporate under the then existing laws of the State; and no such urban area, when created, shall be vested with any taxing or bonding power which it would not possess if it were operating as a separate incorporated unit under the then existing Consti-tutional and Statutory provisions of this State; and provided further that the governing body of the county the government of such areas shall have and exercise all powers and authority granted by law to the govern ing bodies of similar areas when separately incorporated as a city or town and such areas shall be subject to ad-ditional taxation within the same Contitutional limits as control taxation for a city or a town of like population Likewise such Charter may provide for the governing board of the county subject to existing Constitutional and statutory provisions to define, create and administer districts, and have and exercise the powers and authority granted by the Constitution and laws relative to the same. "(7). No provision of the Constitution inconsonant with the provisions of this Section 3 of Article IX, shall be held to control the provisions of a Charter adopted hereunder, and conforming here'with. Charters adopted hereunder shall make appropriate provision for the abondonment, revoca-tion and amendment thereof, subject only to the requiremnets that there must be a favoring majority of the vote cast upon such a proposal, by the qualified resident electors of the county; and, no Charter may forbid amendments thereof for a time greater than two (2) years. The provisions hereof shall be self-executing, subject only shall be self-executing, subject only to the duty of the Legislature to pass all laws (consistent herewith) which may be necessary to carry out the intent and purpose hereof. Further, the Legislature shall prescribe a procedure for submitting to decision, by a majority vote of the electors voting thereon, proposed alternate and elective Charter provisions." Section 2. The foregoing Constitutional Amendments shall be submit-ted to the qualified electors of the State at an election to be held through out the State on the fourth Saturday in August, 1933, at which election all ballots shall have printed thereon the Adv. following:

counties, and to authorize mergers of separate governmental agencies within such counties as may from time to time be authorized by vote of the people therein."

Against the Amendment to Article IX of the Constitution of Texas, adding Section 3, providing authority for the adoption of the Home Rule Charter by the voters in counties having a pop-ulation of sixty-two thousand (62,000) or more, to effect more efficient and economical government within such counties, and to authorize mergers of separate governmental agencies within such counties as may from time to time be authorized by vote of the people therein "

Each voter shall scratch out one of the above listed clauses on such ballot, leaving unscratched that particu-lar clause which expresses his vote on the proposed Amendment to which it relates.

Section 3. The Governor of this State is hereby directed to issue the necessary proclamation ordering an election in conformity herewith to determine whether or not the proposed Constitutional Amendment set forth herein shall be adopted, and the Governor shall have the same published as required by the Constitution and as required by this State. laws of this State. W. W. HEATH

Secretary of State (A CORRECT COPY) Adv.

NOTICE OF PROPOSED AMEND-MENT TO THE CONSTIUTION OF TEXAS.

### H. J. R. NO. 43.

BE IT RESOLVED BY THE LEGIS-LATURE OF THE STATE OF TEX-AS:

That Subsection Section 1. of Section 20, of Article XVI, of the Constitution of Texas, be amended so as to hereafter read as follows: "(a.): The manufacture, sale, bar-

ter or exchange in the State of Texas of spirituous, vinous or malt liquors or medicated bitters capable of producing intoxication, or any other in-toxicant whatever except vinous or malt liquors of not more than three and two-tenths per cent (3.2%) alco-holic content by weight, (except for medical, mechanical, scientific or sac-ramental purposes) are each and all hereby prohibited. The Legislature shall enact laws to enforce this Sec-tion and more from time to this secion, and may from time to time prescribe regulations and limitations re lative to the manufacture, sale, bar exchange or possession for sale of vinous or malt liquors of not more than three and two-tenths per cent (3.2%) alcoholic content by weight provided the Legislature shall enact a law or laws whereby the qualified voters of any county, justice's precinct town or city may, by a majority vote of those voting, determine from time to time whether the sale for beverage purpose of vinous or malt liquors con taining not more than three and two tenths per cent (3.2%) alcohol by weight shall be prohibited within the prescribed limits; and provided fur ther than in all counties in the State of Texas and in all political subdivisions thereof, wherein the sale of inoxicating liquors had been prohibited local option elections held under the laws of the State of Texas and in force at the time of the taking effec Section 20, Article 16, of the Constitution of Texas, it shall continue to be unlawful to manufacture, sell, bar-ter or exchange in any such county or any such political subdivision there-of, any spirituous, vinous or malt liquors or medicated bitters, capable of producing intoxication or any other intoxicant whatsoever, unless and unLATURE OF THE STATE OF TEX.

AS: Section 1. That Article 3 of the Constitution of the State of Texas be amended by adding thereto another Section, Section 51a, which shall read as follows:

"Section 51a. The Legislature shall have power to authorize by law the is-suance and sale of the bonds of the State of Texas, not to exceed the sum of Twenty Million (\$20,000,00.00) Dol-lars, bearing interest at a rate not to exceed four and one-half (41/2%) per centum per annum; and payable serially or otherwise not more than ten (10) years from their date, and said bonds shall be sold for not less than par and accrued interest and no form of commission shall be allowed in any transaction involving said bonds. The proceeds of the sale of such bonds to be used in furnishing relief and work

relief to needy and distressed people and in relieving the hardships from unemployment, but to be fairly distributed over the State and upon such terms and conditions as may be pro-vided by law and the Legislature shall make such appropriations necessary to pay the interest and principal of such bonds as the same become due. The power hereby granted to the Legislature to issue bonds hereunder is expressly limited to the amount stated and to two years from and after the adoption of this grant of power by the people. Provided that the Legislature shall provide for the payment of the interest and redemption of any bonds issued under the terms hereof from some source other than a tax on real property and the indebtedness as evidenced by such bonds shall never become a charge against or lien upon any property, real or personal, within this State. Section 2. The foregoing Constitu-

tional Amendment shall be submitted to the qualified voters of the State on the Twentysixth day of August, A. D., 1933, at which election all voters favoring such proposed amendment shall write or have printed on their ballots the words, "For the amendment to the Constitution providing that the Legislature may authorize the issuance of bonds of the State of Texas, not to exceed Twenty Million (\$20,000-000.00) Dollars, for relieving hardships of unemployment and for the necessary appropriations to pay said bonds;" Those voters opposing said amendment shall write or have printed on their ballots, the words: "Against the amendment to the Con-stitution providing that the Legislature may authorize the issuance of bonds of the State of Texas, not to ex-ceed Twenty Million (20,000,000.00) Dollars, for relieving the hardships of

unemployment and for the necessary appropriations to pay said bonds." Section 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and to have same pub-lished as required by the Constitution lished as required by the for amendments thereto. W. W. HEATH Secretary of State Adv.

(A CORRECT COPY) Adv.

NOTICE OF PROPOSED AMEND-MENT TO THE CONSTITUTION OF TEXAS

#### S. J. R. NO. 32

BE IT RESOLVED BY THE LEGIS-LATURE OF THE STATE OF TEX AS.

Section 1. That Section 1-a of Article VIII of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Article VIII, Section 1-a: Three Thousand Dollars (\$3,000.00) of the assessed taxable value of all resi-

dence homesteads as now defined by

law shall be exempt from all taxation

for all State purposes; provided that

this exemption shall not be applicable

to that portion of the State ad valor-em taxes levied for State purposes re-

mitted within those counties or other

political subdivisions now receiving

any remission of State taxes, until the expiration of such period of re-

mission, unless before the expiration

of such period the board or govern-ing body of any one or more of such

counties or political subdivisions shall

have certified to the State Comptroller that the need for such remission of

taxes has ceased to exist in such coun-

ty or political subdivision as and when it shall become within the provisions

hereof.'

ing body otherwise constituted, which der shall be valid unless prior to the shall be elective, and service therein shall be upon such qualifications, for ied a tax sufficient to retire the same such terms, under such plan of rep-resentation, and upon such condi- ceed the then existing Constitutional tions of tenure and compensation as limits.

may be fixed by any such Charter. The terms for service in such governing body may exceed two (2) years, but shall not exceed six (6) years. In any event, in addition to the powers and duties provided by any such Char-ter, such governing body shall exercise all powers, and discharge all du-ties which, in the absence of the provisions hereof, would devolve by law on County Commissioners and County Commissioners' Courts. Further, any Charter may provide for the organization, reorganization, establish-ment and administration of the government of the county, including the control and regulation of the performance of and the compensation for all duties required in the conduct of the county affairs, subject to the limitations herein provided.

A Charter hereunder may provide that Judges of County Courts (including that County Court designated in this Constitution), and Justices of the Peace be compensated up-on a salary basis in lieu of fees. The political subdivision (which is a govjurisdiction of the County Court designated in this Constitution, and the duties of the Judges thereof, may be confined to that general jurisdiction of a probate Court which elsewhere is defined in this Constitution. The office of Justice of the Peace may be made either elective or appointive. Other than as herein provided, no such Charter shall provide for altering the jurisdiction or procedure of any Court. The duties of District Attorney and, or County Attorney may be confined to representing the State in civil cases to which the State is a party and to enforcement of the State's Penal Code, and the compensation of said attorneys may be fixed on a salary basis in lieu of fees.

body of a county to operate hereun-der; or, may provide for a govern- county. No obligation issued hereunceed the then existing Constitutional

Such Charter may authorize (5). the governing body of a county op-erating hereunder to prescribe the schedule of fees to be charged by the officers of the county for specified service, to be in lieu of the schedule for such fees prescribed by the General Laws of the State; and, to appropriate such fees to such funds as the Charter may prescribe; provided, however, no fee for a specified service shall exceed in amount the fee fixed by General Law for that same service. Such Charters as to all judicial officers, other than District Judges, may prescribe the qualifications for services, provided the standards therefor be not lower than those fixed by the General Laws of the State.

"(6) a. Subject to the express lim-

itations upon the exercise of the pow ers by this subdivision to be authorized, such Charters may provide (or omit to provide) that the government al and or proprietary functions of any ernmental agency and embraced within the boundaries of the county) be transferred, either as to some or all of the functions thereof, and yielded to the control of the administrative body of the county. No such transfer or yielding of functions may be effected, unless the proposal is submitted to a vote of the people, and, unles otherwise provided by a two-thirds vote of the total membership of each

House of the Legislature, such a proposal shall be submitted as a separate issue, and the vote within and without any such city, town, district, or other defined governmental entity shall be separately cast and counted, and unless two-thirds of the qualified votes cast within the yielding defined economical government within such BE IT RESOLVED BY THE LEGIS- (A CORRECT COPY)

"For the Amendment to Article IX of the Constitution of Texas, adding Section 3, providing authority for the adoption of a Home Rule Charter by the voters in counties having a population of sixty-two thousand (62,000) or more, to effect more sufficient and

til a majority of the qualified voters in said county or political subdivision thereof voting in an election held for such purpose shall determine it to be lawful to manufacture, sell, barter and exchange in said county or political subdivision thereof vinous or malt liquors containing not more than three and two-tenths per cent (3.2%) alcoholic content by weight, and the provision of this section shall be self enacting." Sec. 2 The foregoing Amendment to

the Constitution shall be submitted to a vote of the qualified electors of this State at an election to be held throughout the State on the fourth Saturday in August, 1933. At this election all voters favoring the proposed amendment shall write or have printed on their ballot the following words: "For the Amendment to the Constitution of Texas, authorizing the sale of vinous or malt liquors of not more than three and two-tenths per cent (3.2%) alcoholic content by weight." Those vot ers opposing said proposed Amendment shall write or have printed on their ballot the following words: Against the Amendment to the Constitution of Texas, authorizing the sale of vinous or malt liquors of not more han three and two-tenths per cent (3.2%) alcoholic content by weight." Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for such election and to have same published as required by the Constitution for Amendments thereto.

W. W. HEATH Secretary of State (A CORRECT COPY)

NOTICE OF PROPOSED AMEND-MENT TO THE CONSTIUTION OF TEXAS.

S. J. R. NO. 30

W. W. HEATH Secretary of State Y) Adv.

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held throughout the State on the fourth Saturday in August, 1933, 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 the State of Texas exempting Three Thousand Dollars (\$3,000.00)

the assessed taxable value of all of residence homesteads from State tax. Those voters opposing said proposed

Amendment shall write or have printed on their ballots the words:

'Against the Amendment to the Constitution of the State of Texas exempting three Thousand Dollars (\$3,000.00) of the assessed taxable value of all residence homesteads from State taxes.'

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

THE CISCO CITIZEN

# **CISCO WEEKLY CITIZEN**

R. W. H. KENNON, Editor-Publisher.

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### BIBLE THOUGHT FOR TODAY

Beloved, let us love one another: for love is of God; and everyone that loveth hear the cry against the abridgeis born of God, and knoweth God .--- I John 4:7.

## sad,

Just scatter seeds of love; Some one is waiting to be made glad; Go scatter the seed of love.

God has proved his goodness and care. He did it yesterday, he did it today, and will continue to do it tomorrow. Let the battle rage, let the enemies assail, but "if God be with us, who can be against us?" --- Edward N. Spierer.

The pendulem never swings so far in one direction that its rebound will not carry it just as far in its opposite cource. This is an old adage, but as yet none have successfully challenged its accuracy. It was verified in the years of high prices and when there was a plethora of the circulating medium, days when money was the cheapest commodity in the market and the easiest to obtain. All are familiar with the aftermath, for the years of depression have told the whole story.

Now, the nation is headed by a courageous gentlemen who is not afraid to steer the ship of state over uncharted seas, and he is entitled to credit for at least attempting to relieve the woe, and want, and misery with which the present capitalistic system has afflicted the country. In his endeavor to bring order out of the present chaotic condition the president is entitled to and should have the support of all loyal citizens in his laudable undertakings.

His inflation program through which the president hopes to restore prosperity to the country embraces the advanced thought of the Populists, the optimistic forecast of the Greenbacker, and the promises of the bimetalists. After putting an embargo on the yellow metal and calling in all the hoared gold of the nation, the president now demands the repeal of the gold standard law, and by statute proclaim all legally issued or coined money legal tender for all being undermined by the pick ax of debts, public and private. That government investigation, but there the president is justified in advocating such a drastic policy to bring is too firmly founded on the politithe country back to normalcy is cal influence of the leading men in apparent by the bankrupt condition the nation who have been beneficiaof the contry, due to the contract- ries of predatory wealth, whose reing of obligations on inflated values ciprocal favors have enabled the which must be paid from the pro- house of Morgan to amass huge forceeds of deflated commodities, in tunes for its "partners" by preying gold or its equivalent, unless there upon the public. is legislative relief such as demanded in the Roosevelt program,

the repeal of the gold standard, for the greed of predatory wealth knows no satiation. Already we ment of the "sacred right of contract." but not a voice was raised "When earth seems weary and wan and in behalf of the debtor who was being called upon to pay his obligations in 200 cent dollars.

That there was need of a larger volume of currency is admitted, but President Roosevelt is going far a field from the principles of Democracy with his inflation program. We know the country needs drastic remedies, and perhaps the strongest medicine is necessary to cure our financial ills, but we believe a ROOSEVELT INFLATION dose of bimetalism, to be followed by a treatment of federal bond redemption and repeal of tax exemption of government securities purgative would have been a simpler and safer treatment, fraught with men as Woodin, secretary of the This course of treatment, if adopnormal strength and restored industrial health.

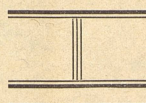
> If both gold and silver were reestablished as a basis for the nation's currency-a Democratic fundamental—there would be less dansound money,

Redemption of federal bonds and rate these offenders. the repeal of the law exempting government securities from taxa- ways to prostitute our public men, tion would go far toward restoring and it seems some measure of punseeking investment in the industrial those to come after should be inchannels, thus stimulating the markets and giving employment to labor.

In urging repeal of the gold stan-

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less danger of relapse of the patient. federal treasury; Calvin Coolidge, the steel-cold Vermonter, ultra morted, might be supplemented with the alist prohibitionist and erstwhile issuance of federal treasury curren- president of the United States; cy, in conservative doses, to enable William G. McAdoo, ex-secretary the convalescent patient to regain of the treasury and federal senator from the sovereign state of California and ardent dry; Norman H. Davis, Roosevelt's economic and disarmament ambassador to Europe, are caught in the meshes of the Morgan investigation. The ofger of a financial panic due to the fenses of either of these gentlemen fluctuation of either metal. which would pale into insignificance the would hold our currency on a more acts of the late Joseph Weldon Baieven keel, and be a guarantee of ley, and yet the country crucified Bailey, but will probably exhono-

Verily, capital works in devious prosperity by reason of capital ishment to serve as an example to augurated.

> WOMAN FREED FROM GOMMON LAW MATE



But we may expect strong oppo- even though these higher-ups should sition from the captalistic class to escape meritied punishment. Such

**MOTHERS REQUEST EXTENSION OF** FIFTEENTH ANNUAL Baby Contest **MOTHERS, REGISTER BABIES EARLY** y RIQ EXTENDED TO SATURDAY

dard the president is silent regarding what disposition he will make of his authority to order the free coinage of silver, which, to our mind, is one of the essentials of permanent prosperity.

## THE HOUSE OF MORGAN

The house that Morgan built is is hardly a possibility of its fall. It

However, the investigation will not be with out wholesome results,

to live with him, Thelma Bryant brought a suit against Jim Garner in the 91st district court in Eastland and in a habeas court hearing before Judge George L. Davenport was granted the custody of her child, 2-year, old Bettie Yvonne Bryant. after obtaining custody of the child the plaintiff left with her mother, Mrs. Eula Kirkpatrick of Fort Worth.

Garner denied all allegations made against him and claimed the couple were legally married and that Bettie Yvonne was his child.

The jury in the 88th district court returned a verdict in favor of the plaintiff Friday morning in case of R. G. Burnette vs. the Texas Employers' Insurance association. All issues were answered in favor of Burnette whitch gives him the compensation claimed in his suit.

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