THE CISCO WEEKLY CITIZEN

VOLUME THREE

CISCO, TEXAS, FRIDAY, JUNE 9, 1933

NUMBER 40

Marriage of Former Cisco Lobo Athlete Solemnized May 22nd

The many friends of that former Cisco Lobo star, Wilbur C. Westerfeldt, will be pleased to learn of his nuptials, which were solemnized in Fredericksburg May 22, when he was accompanied to Hymen's altar by Miss Myrtle Mathison, of that city.

Wilbur is a product of the Cisco public schools,, and a son of Mr. and Mrs. H. O. Westerfeldt, of this city. During his high school days he was a star on the Lobo pack, where he lettered in football two years, and track

While at the University of Texas he was known as the "Texas Ace," lettering three years in track, and was captain of the varsity track team in his senior year. For the past two years Wilbur has been athletic instructor at the Fredericksburg high

Mr. and Mrs. Westerfeldt left last Sunday for Austin where he will enter the University summer school.

Of the mariage of this couple the San Antonio Express carried the following story, as well as an account of the pre-nuptial supper given in their

The home of Mr. and Mrs. Fred Mathisen was the scene of a pretty wedding ceremony on Monday afternoon, when Miss Myrtle Mathisen became the bride of Wilbur C. Westerfeldt of Cisco. The Mathisen home had been beautifully adorned for the occasion with tall floor baskets containing white and rose colored amaryllis and golden lillies. A large basket of gladioli formed an artistic background for the improvised altar, where the couple plighted their troth. Just previous to the ceremony Mrs. Nonnie L. Striegler Hooks Family Enjoy played softly on the piano. Rex R. Gammenthaler read the impressive service which concluded with the ring ceremony. After the ceremony an informal reception was held. The bride wore a lovely white chiffon cut along modish lines and a becoming hat of powder blue. She carried an arm bouquet of pink larkspur. Mrs. Westerfeldt, who is the daughter of Mr. and Mrs. Christian Mathisen, has been a member of the high school faculty for three years. She is a graduate of the University of Texas, and a member of Alpha Hi Delta Sorority.

"Charles Von Rosenberg was host to a party of friends at a pre-nuptial supper before the baccalaureate serv-

The table was laid in the dining room of the Ostrow Hotel, which was attractive with its floral adornments are Mr. and Mrs. F. M. Hooks, of Cis- probably never equalled. of gladioli and larkspur. Trailing clematis was gracefully entwined with the long sprays of the salmon and pink blossoms to form the centerpiece of the long table. Dainty clusters of celophane covered sweets in pink and of Cisco. green were the plate favors; the place cards bore the design of troubadours. During the supper hour musicians playing stringed instruments entertained the guests. The peak of interest was reached when, with the des sert course, the host read a telegram purporting to be from a local minister announcing the wedding of Miss Myr tle Mathisen and Mr. Westerfeldt for Monday evening at 6 o'clock. The following enjoyed the hospitality of Mr. Von Rosenberg: Miss Myrtle Mathisen and Wilbur C. Westerfeldt, Mr. and Mrs. Fred Mathisen, and 20 other mutual friends.

VISITING SISTER IN RIO GRANDE VALLEY Scenes at Fastest 500-Mile Race in the World Kistory



most thrilling 500 mile automobile race as 170 miles per hour. in world history, brought the highest "The fact that I had no tire trouble of the five Studebakers—three of honor of racing to Louis Meyer, win- enabled me to set the new speed re- which finished in the money with the ner in 1928 and the only one except cord," Louis Meyer said at the close other two close behind. Firestone Tommy Milton to win the great race of the race. "I want to express my engineers see that the tires are propertwice. He was driving the Tydol appreciation for the building of tires ly mounted on the wheels, ready to Special.

gasoline carriage, necessitating sever- cars for 14 years. al stops. This average required ter-

at Indianapolis May 30, fastest and al-speeds that are said to go as high activity and interest. The lower pic-

At the Speedway the "pits" where torists.

The 21st International Sweepstakes rific speed on parts of the 21/2 mile ov- the cars are serviced are a center of ture is a pit scene before the Race that stand up under the terrible pun- withstand the burning speeds, the The race set the amazing record of ishment." He was using tires built grinding curves, and the hours of re-104.162 miles per hour average, de- by Firestone-which were equipment lentless pounding over the brick track spite the fact that the cars carried two chosen by all those who placed in this under the blazing sun-supreme tests men and were limited to 15 gallons race, and have been on the winning of safety and endurance which have made better tires available to all mo-

Graduating Program Carried Out Monday

Annual Reunion And Fish At Paint Rock

About this time every year Mr. and Mrs. F. M. Hooks feel the lure of the streams and open spaces, as well as the desire to gather again under their parental wings their descendants, and each member of the family was communicated with and told to get things in shape and come to Cisco this week. and wives, bringing with them the ices on Sunday evening when his J. M. Flournoy, who was detained here guests of honor were Miss Myrtle on business, while the others are fish- tendance certificates, who requested Mathisen and Mr. Wilbur C. Wester- ing and enjoying family reminiscences in the waters near that place.

Those composing this family party co; W. H. Hooks and family, of Fort Worth; Price and Doyle Hooks and their families, of Amarillo; J. M. Hooks and family, of Abilene; Mrs. J. M. Flournoy and son, James M., Jr.,

These annual outings have become occasion as only one harmonious Theron Graves and Carl Henson. group can when they are brought toalways catch plenty of fish for their needs while in camp.

UTILITY OFFICIALS VISIT HERE MONDAY

The Cisco office of the West Texas Utilities company was host to headquarters officials of the company, out of the Abilene offices, when P. W. Campbell, former manager of the Cisco division, now of Abinene, and Fred W. Shroeder, also of Abilene, were guests of District Manager P. P. Shepard Monday. Mr. Campbell, while here, was warmly greeted by old friends. Mr. Schroeder, who was recently elected vice president and general manager of the West Texas Utilities, was meeting the friends and patrons of the company, and looking ver the system in this part of the

Miss Marie Tune's Attendance Record Remains Unbroken

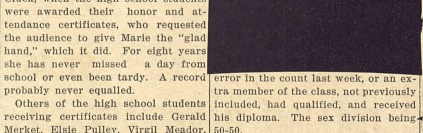
One year ago the Citizen, in commenting upon the Grammar school graduates into the high school mentioned the attendance record of Marie the sweet little daughter of Mr. and Mrs. Clarence Tune, stated during the then seven years of her scholastic career she had never been absent from They came. The entire family circle school or tardy in attendance. Now of parents, children, their husbands another year has rolled around, and still her attendance record is ungrandchildren to enjoy the annual broken. This fact was commented upfamily reunion. All the connections on last Friday night by Supt. R. N. departed the first of the week, except Cluck, when the high school students were awarded their honor and at the audience to give Marie the "glad at Paint Rock, where they are fishing hand," which it did. For eight years she has never missed a day from

Others of the high school students receiving certificates include Gerald Merket, Elsie Pulley, Virgil Meador, Maxine Burkett, Lloyd Witten, Delman Borman, Marcia Mobley, J. W. Parker, J. W. Stevens, Doll Alsup, Leslie Hill, Marshall Ivie, J. H. Latson, Jerry regular events in the lives of this Heald, Jacqueline Porter, Katheryn family, and each member enjoys the Hunterman, J. G. Rupe, Dick Thomas,

The entire list of those receiving gether once each year. And they honor and attendance certificates would require more space than is available in this issue of the Citizen.

> CAR COLLISION PRECEDES VISIT OF STORK FRIDAY

As Citizen Stated



Scholarships were awarded to Miss McClinton and Ira Hooker, the latter being honor student of the boys.

SINGERS TO HOLD 10th ANNUAL MEET

Singers of this section are reminded of the approaching date of the Sunshine district singing convention, meeting in Abilene June 10 and 11 for the ninth aunual session.

Judge R. L. Rust of Eastland, president of the convention, states that from every indication there will be a large attendance with a larger number of outside singers to attend a convention of this kind. "I am getting etters every day from noted singers over the country advising me of their intention to attend the Abilene convention." Judge Rust said.

Marriage Licenses

Volney Lsfayette Dryden and Miss Iru Scott, Rising Star.

Miles Kaltenbaugh and Miss Permelia Drake, Pioneer.

Earl Johnie Ware, Ranger and Leona Frances Battle, Ranger (colored). James W. Fox and Mrs. Bessie Fox,

Collins 11-Wheel Lawn Mower Causes Citizen Editor Much Ragging

Yes, the Citizen editor has demonstrated-rather the readers of this paper have proven conclusively—that the people read the advertisements that appear in the Citizen. You, too, would be convinced that they do, had you been the pilot of this great family newspaper after last week's issue was placed in the mails, and had to take the "ragging" that was heaped upon our devoted head.

It all came about on account of an omission in the ad. of the Collins Hardware Co. Collins was advertising splendid Eclipse built lawn mowers, '14-inch cut, '11-inch wheels, ballbearing and self-sharpening, a \$7.50 value, only \$5.45." But the compositor left off the "inch" in describing the wheels, which made the ad ludicrous, had it not been serious. The proof reader failed to catch the omission. The error was corrected, however, before the edition was completed, but some of the papers containing the omission were circulated locally, and showing tires being mounted on one if those skeptical advertisers who think the Citizen's ads are not read could have heard all the wise cracks shot at the editor they would have been convinced that the Citizen is read by everybody in this trade territory, and that every subscriber reads every line in the paper, the ads included.

Certainly, Collins' lawn mowers do not have 11 wheels, but the ad, with the "inch" omitted, made it read that

To show that the lawn mowers sold by Collins have only two wheels, and that the mower is as good as claimed for it, the Citizen is carrying the ad again in this issue, free of cost. In the meantime the editor has been dodging that Britisher to avoid a merited ragging from him.

But the lawn mower is really a splendid buy, and we can testify that it is a good machine, for the editor ourchased one of the same make eight years ago, and it is still doing good

But the ad is worth repeating, anyway, as it contains other implements of value worth knowing about. And when you go down to be convinced that the mower does not have 11 wheels, it will pay you to look over eir entire merchandise stock, as vou will find a complete line of heavy and shelf hardware, glass and China ware, fishing tackle, guns, ammunition, sporting goods, stoves, ranges, cuttlery, table ware, etc., at prices that will interest you.

No, the lawn mower does not have 11 wheels. It was just an omission. The ad read, as written:

"A nice Eclipse built lawn mower, 14-inch cut, 11-inch wheels, ball-bearing and self-sharpening, a \$7.50 value, only \$5.45." And it is cheap at the value quoted. We paid \$15 for one we bought during the boom.

I. O. O. F. Memorial Services At East Cisco Church Sun.

The Cisco Odd Fellows and Rebekah lodge members will participate in memorial services Sunday evening at the East Cisco Baptist church, when the pastor, Rev. James L. Smart, will preach the memorial sermon.

These services are annual events with the local Odd Fellows and Rebekahs, who hold these services once each year in memory of those members who have passed from the terrestial to the celestial grand lodge.

The services Sunday will be especially in memory of the late H. B. Rainbolt and Geo. L. Huesties, both having passed on since the last annual services, and both of whom were members of the Cisco lodge for many years.

All Odd Fellows and Rebekahs are expected to be in attendance, and the public is cordially invited.

PEACE CHALLENG

By FRANK HAGAMAN.

peace-loving nation, one of the the period from 1800 to 1925, Citizen's German-American readers France had 27 war years to her has handed us for publication the credit. The same pacifist certifies following war record of the French that during the same period the

to the disarmamennt question is that period France waged 26 wars; based on the necessity of their Prussia-Germany only 11 wars, insafety, and always, they assert, they including the hero rebellion and have striven to be a peace-loving the Chinese muddle. In fact, this nation, they have suffered, in the record shows just how peaceful the June 9-16-23 past 100 years, three invasions- French were and still are. This three times the enemy invaded the period includes a little more than country."

three recorded invasions into France try would show how peaceful France were acts of self defense and par- always has been in the past. There rying off the French attacks, but in is no country in Europe in which this country the facts are little the people are not talking about known, and some have pittied the the terrors which the peaceful poor peace-loving French which French people spreaded, and not a have sufferered three invasions in country in which ruins are not cation of this Citation once in each the past 100 years.

warring nation of Europe.

In support of this statement I shall quote the historical record of France's activity:

"In 1805 France invaded Germany and occupied Vienna.

"In 1806 France invaded and conquored Prussia, marched as far as Tilsit, on the Russian boundary.

"In 1808 France invaded Spain and conquered the whole country, "In 1809 France invaded Austria and advanced to Vienna.

In meantime France occupied the whole of Germany, Belgium, Holland and Italy.

"In 1812 France invaded Russia and advanced to Moscow.

"In 1813 the subjugated nations of Europe arose and drove th French back to the gates of Paris.

This was the first invasion int the peace loving France to which the French government refers.

"In 1823 French troops again invaded Spain.

"In 1831 France again invaded Belgium. "In 1830-31 France invaded,

conquered and annexed Algiers in "In 1830 the French bombarded

Buenos Aires, in Argentinia, South America. "In 1849 French troops invaded

Italy. "In 1854 France declared war on

Russia and landed troops in the Russian Krim.

"In 1856 France invade China, and advanced to Peking.

"In 1859 France, at war with Austria, occupied upper Italy, helped Italy against Austria and annexed Italian Nizza and Savoie.

"In 1861-1867 France's military campaign in Mexico.

"In 1870 France declared war on Germany, but the Germans beat the French back and beseiged Paris. (This is the second invasion into the noble-minded, peace-loving, and poor France.)

"In 1881 Frnce invaded and conquered Tunis.

"In 1883 France invaded Tonking in war with China.

"In 1885 France invaded Madagasca and annexed that country.

"In 1900 France, with other powers, invaded China to Peking. "In 1911 France invaded and

conquered Morocco.

"In 1914France, Russia and other allies, attemtped to conquer Germany and march to Berlin, but were unsuccessful, as the German troops

FRENCH RECORD FOR occupied Freance. (This is the third invasion into the peace-loving. noble-minded France)

"In 1923 France invaded Ruhr area of Germany.

"In 1925 France was at war with Druse, in Asia, and the Moroccans,

The well known Austrian pacifist, Challenging France's claim as a Glockmeir, estimated that during militaristic Prussia-German nation "The French challenging attitude had only 18 war years. During 100 years, when if we should go From history it is known that back for 500 years then each counfound, which testify to the destruc-In reality France is far the most tive fury of the French soldiery.

CONSTABLE'S SALE

THE STATE OF TEXAS, COUNTY OF EASTLAND:

By virtue of a certain Alias Execution issued out of the Honorable Justice Court of Precinct 6, Eastland County, Texas, on the 20th day of May, A. D. 1933, by Joe Wilson, Justice of the Peace of said county and precinct, upon a judgment in favor of Alonzo C. Green, for the sum of ONE HUNDRED SIXTY & 87-100 (\$160.87), and costs of this suit, in Cause No. 3807 in said court, styled Alonzo C. Green vs. W. H. Ervin et al, and placed in my hands for service, I, J. B. Hicks, as Constable of Precinct 6, Eastland county, Texas, did on the 20th. day of May, A. D. 1933, levy on certain real estate

nee of Wm. Shay, Pat. No. 460, Vol. 15, Abst. No. 868, and levied upon as the property of said W. H. Ervin, E. L. Douglas, S. Douglas, and G. M. Douglas.

And on Tuesday the 4th day of July, A. D. 1933, at the courthouse door of Eastland, Eastland County, Texas, lic vendue for cash to the highest bidder as the property of the said W. H. Ervin, E. L. Douglas, S. Douglas, and G. M. Douglas, by vitrue of said levy and said execution.

And in compliance with such law, I give this notice by publication in the Englsh language once a week for three consecutice weeks immediately preceding said day of sale in the Cisco Citizen, a newspaper published in

Eastland County, Texas. Witness my hand, this 20th day of

> Joe. B. Hicks Constable, Precinst 6, Eastland County, Texas.

CITATION BY PUBLICATION

THE STATE OF TEXAS: TO THE SHERIFF OR ANY CONSTABLE OF EASTLAND COUNTY—GREET-

You are hereby commanded to sumweek for four consecutive weeks previous to the return date hereof, in some newspaper published in your county, to appear at the next reg-ular term of the county court of Eastland County, Texas, to be held at the Court House thereof, in Eastland, on the second Monday in July A. D. 1933 the same being the 10th day of July A. D. 1933, then and there to answer a petition filed in said court on the 23rd. day of August A. D. 1932, in a suit numbered on the docket of said court, No. 5262, wherein W. H. Davis is plaintiff and S. A. Hopkins and T. H. Gordon are defendants and the cause of action being alleged as fol-

Plaintiff alleges that on or about 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 plaintiff was employed as watchman and roustabout on the S. A. Davis

PERFECT SHOE SHINE

MORRIS HAYES Nu Way Barber Shop

It Lawn Mower, \$ s, ball-bearing and alue, ONLY . . .

ding Hoe. . . .

mplete with all couplings. A Good Buy

Food can be preserved indefinitely if your Ice Box is kept well filled. This is domestic economy, as there is no waste.

THE ICE WAGON

Passes your door dail Ice Card, indicating the

Will do the rest. We made in Cisco by Cis our Ice Coupon Books

W. 6th st. plant, phone 301

lease, located in Section 54, Block 4, H&TC Ry. Co. survey in Eastland 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, Hastland, Eastland County, Texas, 1932. That under said contract plain-between the hours of 10 o'clock A. M., tiff earned the sum of \$1203.96, of and 4 o'clock, P. M., I will sell said which the sum of \$270.28 has been real estate, land and premises, at public vendue for cash to the highest bid-lic vendue for cash to the highest bid-and T. H. Gordon are partners in the operation of said lease, and were such 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 plaintiff. That plaintiff has filed his statu-tory Laborers' and Materialman's lien and thereby fixed his lien upon the personal property located on said lease, and waives the lien upon the land because of the forfeiture of said lease. Plaintiff claims his statutory and constitutional lien upon said per 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 appear 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 in-terest from January 31, 1932 until paid at the rate of six per cent annum,

for a foreclosure of his constitutional 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 have executed the same. showing how you

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

FISH AND OYSTERS

All kinds of fish every day. CISCO FISH MARKET C. H. Farquhar, Prop.

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

FOR TRADE-Good young horse, for cattle 'or hogs.-Vin Gamlin, Box 693, Cisco, Texas.

DR. CHAS. C. JONES DENTIST

OFFICE SECOND FLOOR DEAN DRUG STORE

Phone 98

Cisco, Texas

CHICKEN DINNER SUNDAY 35 CENTS

Why Worry to Prepare Sunday Dinner? You Save Money by Eating at

MOBLEY HOTEL

HOME COOKED MEALS

PLENTY OF MILK

INSURES PERFECT HEALTH WHICH INCREASES YOUR CAPACITY FOR WORK, PLAY OR RECRE-ATION. HAVE US DELIVER YOUR DAILY SUPPLY OF MILK FROM—

Tubercular Tested Cows GUARANTEED PURE. JOIN OUR FAMILY

OF REGULAR CUSTOMERS

ALSUP'S DAIRY PHONE 14W FOR GRADE A

ASK THE LADIES...

WHO HAVE TRIED THIS LAUNDRY



If you are not one of our many Satisfied FAMILY WASH Patrons, just ask your neighbor about our prices, quality of Work and Service. Better still,

GIVE US YOUR NEXT ORDER

PHONE 157

DAILY DELIVERY

Public Service Auto Repair 701 West Fourth Street Where Automobile Trouble Ends and Pleasure Begins

Valves Reground--Chevrolet 4, \$1.50; 6, \$2.50 Ford \$2.00

Larger Cars priced in proportion

Brakes Rilined--Chev.

'26 to Ford.

We Specialize in Cars Washed, Called

BOLINGER

OLD-FASHION SERVICE TO MARK TERMINATION OF 5-YEAR PASTORATE

ABILENE, June 8:-- June 11 will will mark the ending of a five year's ministry of the Rev. Johnnie Lovell, Baptist church. On that day the church is going to have what they they are preserved for ever." call the "Old-Time Religion Day." The people will come to church in be read from the Bible will be the wagons and buggies; the men will wear overalls and the women mother lift up mine eyes unto the hills, hubbards, and the music will con- from whence cometh my help. sist of an old-fashioned organs. There will be all the other trimmings of the old-time religion. This will be the Rev. Lovell's farewell day with his church.

Rev. Lovell is resigning at the insistance of several doctors, who have been working on his case, and all of whom say he must give up hand. The sun shall not smite thee his work and rest at least one full year in order to overcome his extreme nervousness and gain his strength back that he might carry on his regular work. He plans to spend the year in Florida.

Rev. Lovell graduated at Simmons University in 1931. He worked his way through high school and college. He has been preaching six years to the very day he resigns. During that time he has conducted Health with Key to the Scriptures,' 35 evangelistic campaigns; has by Mary Baker Eddy (p. 487): preached something like three thousand sermons and baptised apppoximately 1500 people during his ministry as pastor of the Trinity Baptist church. The church has grown from a membership of fourteen to a membership If 2700. The present building seats around three thousand people. Lovell invites all his friends and radio listeners every where to be present on his farewell day, June 11.

Injunction Granted In District Court

before Judge George L. Davenport of But Mrs. McDonald remained for a 91st district court Saturday morning, to prevent John Milwee, of Rising Star from operating a truck without license.

It was claimed that Milwee had been operating his truck for some time without the proper permit from the State Railroad commission. The injunction was granted.

In this proceeding the Railroad commission was represented by Victor B. Gilbert and criminal District Attorney Grady Owen. Mr. Gilbert is a former representative of Eastland county in the state legislature, but now employed by the legal department of the commission.

Country produce is legal tender for your subscription to the Citizen

BAKED AT HOME

You have the Satisfaction of 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

Christian Science Church Service

"God the Preserver of Man" will be the subject of the Lesson-Sermon in all Churches of Christ, Scientist, Sunday, June 11,, including the First Church of Eastland

The Golden Text is from Psalms of Abilene, as pastor of the Trinity 37: "For the Lord loveth judgment, and forsaketh not his saints:

> Included with other passages to | following from Psalms 121: "I will

> My help cometh from the Lord, which made heaven and earth. He will not suffer thy foot to be moved: he that keepeth thee will not slumber. Behold, he that keepthe Israel shall neither slumber nor sleep. The Lord is thy keeper; the Lord is thy shade upon thy right by day, nor the moon by night.

The Lord shall preserve thee from all evil: he shall preserve thy soul.

The Lord shall preserve thy going out, and thy coming in from this time forth, and even for ever-

The Lesson-Sermon will also include the following from the citations to be read from the Christian Science textbook, "Science and

mightiness and immortality.

"This faith relies upon an understood principle. This principle makes whole the diseased, and brings out the enduring and harmonious phases of things."

Mrs. Homer McDonald and daughter, Margaret Ann, returned home Wednesday from Austin where they accompanied Mrs. J. A. Bearman to attend the commencement. She with Miss Agnes Bearman, who will be An injunction hearing was held a senior next term, returned home. visit to Mr. and Mrs. Bill McDonald.

IS SOMETHING that age does not improve. Buy it fresh daily from

COMPANY

Best Coffee in Cisco for the

COURT DENIES NEW TRIALS ON TWO DAMAGE JUDGMENTS

A motion for a new trial in the case of John W. Thurman vs. Morris Bendix was overruled by Judge George L. Davenport of the 91st district court Saturday morning after hearing evidence regarding the motion. The defense gave notice of appeal. This cause, in which Thurman is suing Bendix for alleged damages due to personal injuries sustained in an automobile collision at Ranger last September, was heard in the 91st district court in April and judgment rendered for

A like motion, heard the same day, suffered a similar fate when a motion was argured for a rehearing, in the case of J. H. Bransford vs, the Paige Wav Coaches. Bransford had sued the defendant for damages alleged to have been caused by a wreck about one mile north of Eastland when one of the defendant's coaches struck the car being driven by Bransford. The case was heard in April and a verdict was rendered allowing the plaintiff damages in the sum of \$2,250.

the plaintiff in the sum of \$8,470.

NOTARIES MUST FILE

Turner Collie, Eastland county clerk, reminds those who would qualify as notary publics that they have only until June 10 in which "The understanding that Life is to do so unless they are out of the God, Spirit, lengthens our days by county, in which event they will strengthening our trust in the have ten days from the time of deathless reality of Life, its al- their return in which to file and pay the \$2.50 fee.

> THINK IT OVER Come to the place where peo-

get well. We specialize in BUT TREAT ALL HUMAN ILLS

TWELVE YEARS IN CISCO

800 W. 6th Sr.

IT'S ECONOMY

- TO EAT AT

DINNER

PLATE LUNCH OR CHICKEN DINNER .

Odd Fellows Bldg. Cisco, Texas

TEXAS SERVICE STATION

WEST BROADWAY AND AVE. E PHONE 142 TEXACO GASOLINE AND MOTOR OILS

Kerosene, Greases, Washing and Lubrication

FLATS REPAIRED

FIRESTONE TIRES & TUBES Our business increases each month. There must be

a reason. Try us and see the difference

ALPHA V. CLARK

BROOD MAR S Daddle Horses, Milk Cows and Dry Cattle Wanted for

USED CARS ALL RECONDITONED. TRADE WITH

JOHN HOLDER AT A-G USED CAR DEPARTMENT

NEW CASES PENDING

IN DISTRICT COURT

Crimial cases set for trial in the 88th district court for the week beginning Monday, June 12, are as follows: June 12, Frank Bida, arson; June 15, Bill Knight, theft; T. M. Brown, burglary; Arthur Mussington. assault to murder, two cases, and S. W. Miller,

Ex Parte: Henry V. Davenport et ux, to adopt child.

Used heart lumber, last a life time, free of nails. Mayhew Trading Co.

FOR ALL FRIENDS AND POLICY HOLDERS

JUNE 15TH

Lake Cisco-Cisco, Texas STARTS 10:30 A. M.

Peoples Mutual Life Insurance Ass'n Ernest Walter Wilson, President

Home Office: Abilene, Texas

Branch Office: Cisco, Texas

MOTHERS REQUEST EXTENSION OF

FIFTEENTH ANNUAL Baby Contest

MOTHERS, REGISTER BABIES EARLY EXTENDED TO



Go Katy and enjoy the latest travel luxuries -fine, fast trains, air-cooled equipment, famous table d'hote meals.

Low vacation fares to New York, Washington -to many Northern and Eastern resorts. Diverse routing via Chicago.

Ask Katy Agent for fares and booklet H.W.LANDMAN, Division Passenger Agent, 110 E. Ninth St. Forth Worth, Texas ' Phone 3-1471

KATY TOURS TO EUROPE - MEXICO



A DOLLAR'S WORTH

Clip this coupon and mail it with \$1 for a six weeks' trial subscription to

THE CHRISTIAN SCIENCE MONITOR

Published by The Christian Science Publishing Society Boston, Massachusetts, U. S. A.

ou will find the daily good news of the world from its 800 special writers, as departments devoted to women's and children's interests, sports, music,

THE CHRISTIAN SCIENCE MONITOR, Back Bay Station, Boston, Mass.

Please send me a six weeks' trial subscription. I enclose one dollar (\$1).

(Name, please print)





It pays to back a winner

Sterling qualities win races and that applies to coffee as well as horses. One hundred thousand Texans switched to Admiration Coffee last year.

DUNCAN COFFEE COMPANY

COMMUNITY NATURAL HIJACKERS PLEA TO RAISE RATES DENIED

NEW ORLEANS, June 7 .- The United States fifth circuit court of appeals today dismissed the injunction proceedings brought by the Communthe city of Cisco, Tex., from interfering with a proposed increase in a gas rate.

The court held that the appeal was premature, as the Texas railroad commission had not passed on the rate application. The company alleged it lost \$7,000 in supplying the town with gas at 75c per thousand cubic feet in the last fiscal year.

Governor's Secretary Replaces F. L. Denison

Austin, June 6.-Governor Miriam A. Ferguson today named L. Ripley of Brookline, Mass. John Wood, of Timpson, Shelby county, to be chairman of the Texas highway commission. Wood had been one of the governor's secretaries since her inauguration last January 17.

Wood will take the place that! of Temple was ineligible to fill prospered and is doing nicely. because the senate refused to give him a two-thids majoirty vote for confirmation.

PROPERTY TITLE CLEARED IN 91ST DISTRICT COURT

Judge Geo. L. Davenport rendered judgement May 31 infavor of the plaintiff in the case of Jno. I. Chesley vs. Mat Simpson, et al. This case has been pending in the 91st District Court since June, 1932, and the suit was brought by Mr. Chesley for the alleged protection for his sister, Mrs. A. P. Tipton.

The plaintiff alleged in his petition that Mat Simpson claimed to have a power of attorney from Mrs. Tipton which in effect gave him control over and an interest in the estate and at the same time asking for receivership for the property until the case could be settled. A receiver was appointed.

The case was heard on its merits and the judgment rendered cancelled the power of attorney of Simpson, quieted Mrs. Tipton's title to the property and directed the receiver to turn over all property held by him to A. P. Tipton, husband of Mrs. Tipton, who recently had been appointed guardian of the estate by the county court.

THE CAMERONS ARE ON **DEVILS RIVER OUTING**

J. A. Cameron and family departed Monday for an onting on Devils River for a season of fishing. Cameron said this is the first vacation he had enjoyed in years, as they expect to spend the week in that fisherman's paradise, where the big bass are hungry and the water is pure as crystal, and as cold as Cisco's ice.

Mr. and Mrs. A. V. Clark returned Thursday from a several days visit to relatives at Justine and other places in that section.

Christan Scientists

Finance New Building

Boston, Mass., June .-- Word that no further contributions to the fund for the building of the new \$4,000,000 home now being erected for the Christian Science Publishing Society need be ity Natural Gas company to prevent made after July 1, was announced here Tuesday at the annual meeting of the mother church, the First Church of Christ, Scientist.

Members from many lands--more than 5,000 in all--heard the message from the directors, read by Charles those who have made possible the completion of the new publishing house without delay and without debt.

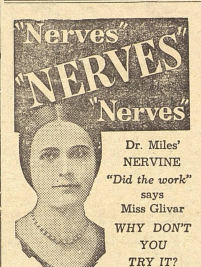
Announcement was made of the election of the folling officers:

President, Miss Mary G. Ewing of Brookline, Mass; clerk, Ezra W. Palmer of Brookline, Mass.; treasurer, Edward

USED FUNITURE—Highest cash prices paid for used furniture and stoves. A. S. Nabors, 208 W Broadway. 35tf.

A. A. Hutton was here Monday greeting old friends. He stated that Martin Parmer, another Cisco the courts said Frank L. Denison man living in that section, has

Mrs. R. W. Mancill was called to Cross Plains Thursday by the illness of her sister, Mrs. M. D. Paschall, Jr. She was accompanied by Crigler Pasc



After more than three months of suffering from a nervous ailment, Miss Glivar used Dr. Miles' Nervine which gave her such splendid results that she wrote us an enthusiastic letter.

If you suffer from "Nerves." you lie awake nights, start at sudden noises, tire easily, are cranky, blue and fidgety, your nerves are probably out of order.

Quiet and relax them with the same medicine that "did the work" for this Colorado girl.

Whether your "Nerves" have troubled you for hours or for years, you'll find this timetested remedy effective.

At Drug Stores 25c and \$1.00.

RABBIT BREEDER ELECT: PLANNING BIG EXHIBITS

Eastland County Rabbit Breeders association will meet in Cisco on the evening of June 15, according to J. A. Garrett, member of the association. "In addition to having an exhibit at the Eastland County fair in September, plans for an exhibit in March, probably in connection with Eastland County Live-E. Heitman, chairman. which hailed stock show in Cisco, will be disthe sacrifice and unselfish efforts of cussed at the next meeting," Garrett said.

> "Plans are already under way for the September exhibit. At the meeting in Eastland June 1 it was decided that 16 cups should be purchased to be offered as prizes in the fall show."

> At the last meeting officers were elected, who are H. L. Owen, pre sident, re-elected; Henry Collins, Olden, vice yresident; George Parrack, Eastland, re-elected secretary

> The board of directors is composed of L. V. Simmonds and W. E. Stallter of Eastland and John Garrett of Cisco.

EASTERN STARS PLAN SCHOOL OF INSTRUCTION

Eastland, June 8 .-- Eastern Star members are busily conducting their study classes and making arrangements for the big school of instruction, which convenes in Eastland, all day, and evening, June 14, in Masonic temple, when attendance will represent chapters of Callahan, Eastland, Shackelford, and Comanche counties, of districts 3, section 4.

Several grand officers from over the state wil! be in attendance and the school will be conducted by Mrs. Reva Burnett, worthy grand matron of the state of Texas.

Noon lunches will be arranged for in one of the local churches.

SENTENCE AFFIRMED OF CLYDE THOMPSON AND BUFORD TARVER

The court of criminal appeals Wednesday, in the published report of its proceedings, announced the affirmance of the sentence of Clyde Thompson and Barney Allen, given life terms for the murder of Thomas Reis, a fellow convict.

The court also announced that the sentence of Buford Tarver, from Eastland county, had also been affirmed. tion to the Citizen-

Tarver was convicted in the district court of Eastland county

Mr. and Mrs. C. M. Nichols have returned from Keller where they were called by the death of an aunt of Mrs. Nichols, Mrs. B. LaVoice, a pioneer woman of that place.

O. R. Walton is at the bedside of his mother at Stamford, where he was called Thursday by a mesage announcing her serious illness.

How's your butter? We can use a batch in payment for your subscrip-

SPECIALS!

Try our blended Face Powder for your individual complexion—Free clean up Facial with all work.

Eyelash and Eyebrow dye . . 75c Mar-o-oil Shampoo set . . . \$1.00 Hair Cut and Shampoo set . . 1.00 Facials

—ALL WORK GUARANTEED—

NU-WAY BEAUTY SHOP PHONE 294

STROT

THE OLD RELIABLE.

HATTER & TAILOR

Has returned to Cisco and is located in the HATS, Cleaned and Blocked . . . 75c

M. L. NOTGRASS SHOE SHOP

All Kinds Alterations

Satisfaction Guaranteed

Moyer's Welding-Machine Shop

EXPERT SERVICE ON ALL KINDS OF Machine and Lathe Work Welding Babbiting Service LAWN MOWERS SHARPENED HOWARD MOYER

Visit the Firestone Building at "A Century of Progress," Chicago. See the

RIPKU FOR MAKING DRIP COFFE

WOULD YOU LIKE TO HAVE A POUND OF

DELICIOUS

REMEMBER

There are no strings tied as we only secured 50 one-pound packages to distribute to our subscribers. Come early.

All that is required is to pay \$1.00 -- the regular price--for one year's subscripto this offer. Just pay tion to the CISCO CITIZEN and receive for one year's subscrip- one pound of Admiration Coffee absotion at the regular price lutely FREE with our compliments! This of \$1.00 and you will re- also applies to back subscriptions. Your ceive our gift of ONE favorite coffee, your favorite newspaper POUND of Texas' finest for one year, all for \$1.00. This offer is Coffee absolutely FREE limited to the first 50 who come in and Only 50 lucky people pay for the only Cisco-owned newspacan get this Free Coffee per, so come early, or send your dollar to

THE CISCO

GUDE HOTEL BUILDING, CISCO, TEXAS

When your shoes get thin, and start to leak, This is the shop you'd better seek.,

WE ALSO HAVE A NICE LINE OF GOOD USED

PASTEURIZED MILK GUARANTEES ITS PURITY CHILDREN REQUIRE PLENTY OF MILK, BUT IT MUST BE PURE. YOU CAN'T AFFORD TO TAKE A CHANCE WITH THE HEALTH OF YOUR CHILD.

ASK YOUR GROCER FOR

SUNBEAM BUTTER

CISCO DAIRY ASSOCIATION

Sole Distributors of Pasteurized Milk in Cisco

CLOTHING AND SHOES

FOR SALE OR TRADE. WHAT HAVE YOU?

Cisco Shoe Hospital 3 sansak 805

Nu Shoe Shop 412 Avenue D

COURTNEY AND MOSLEY

NOTICE OF PROPOSED AMEND. "c. Save as hereinabove and MENT TO THE CONSTIUTION OF hereinafter otherwise provided, such TEXAS.

S. J. R. NO. 3

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

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 service, duties or compensation of to the will of the people, and result to reward their diligence and intelligence by greater economy and efficiency in their local governmental affairs, it hereby is ordained:

"(2) Any county having a population 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 powers appropriate hereto, within the 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 here under for the adoption of a Charter; however, as a condition for such authorization, it is required that notice of the intent to seek Legislative authority hereunder must be published in one or more newspapers, to give general circulation in the county affected, 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 introduced 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 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 within the limits of any incorporated city or town likewise shall be separately kept and separately counted, and unless there be a favoring majority the votes cast within and a favoring majority of the votes cast without such collective cities and towns, the Charter shall not be adopted. It is expressly forbidden that any such expressly forbidden that any such obligations. Such obligations, other Charter may inconsonantly affect the than those to refund a lawful debt, operation of the General Laws of the shall not be valid unless authorized State relating to the judicial, tax, fiscal, educational, police, highway and health systems, or any other department of the State's superior government. Nothing herein contained shall be deemed to authorize the adoption 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 of the issuance of such obligations. State. No Charter provision may op-erate to impair the exemption of faith and credit of the county; but in homesteads as established by this no event shall the aggregate obliga-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 body of a county to operate hereunder; or, may provide for a governng body otherwise constituted, which shall be upon such qualifications, for ied a tax sufficient to retire the same uch terms, under such plan of representation, and upon such conditions of tenure and compensation as limits. may be fixed by any such Charter. The terms for service in such governbody may exceed two (2) years but shall not exceed six (6) years. In any event, in addition to the powers end duties provided by any such Charter, such governing body shall exercise all powers, and discharge all duies which, in the absence of the provisions hereof, would devolve by law on County Commissioners and County Commissioners' Courts. Further, any such Charter may provide for the organization, reorganization, establishment and administration of the government of the county, including the control and regulation of the formance of and the compensation for all duties required in the conduct the county affairs, subject to the lim-

this Constitution), and Justices of the Peace be compensated upon a salary basis in lieu of fees. jurisdiction of the County Court designated in this Constitution, and the duties of the Judges thereof, may be transferred, either as to some or all confined to that general jurisdiction of a probate Court which elsewhere 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 Attor-ney and, or County Attorney may be onfined to representing the State in ivil cases to which the State is a party and to enforcement of the State's enal Code, and the compensation of said attorneys may be fixed on a sal- and unless two-thirds of the qualified ry basis in lieu of fees.

itations herein provided.

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 (1) Holding the belief scribe the time, qualifications and est degree of local self conditions for tenure in any such office; save, that no such Charter other than as hereinbefore authorized, service, duties or compensation of members of the Legislature, Judges of the Courts, District Attorneys, County Attorneys, or any office what-ever by the law of the State required to be filled by an election embracing more than one county. Excepting more than one county. Excepting herefrom nominations, elections or appointments to offices, the terms where of may not have expired prior to the adoption of this Amendment to the Constitution, at such time as a Charter provision adopted hereunder may in effect (save as to those offices which must continue to be elective, as 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 lev ied for specific purposes, in accordance with the Constitution and laws of 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 fixed, by this Constitution to control counties, and the annual assessment upon property, both real, personal and mixed shall be a first superior and prior lien thereon.

In addition to the powers here in provided, and in addition to powers 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 hereunder shall have the power to borrow money for all purposes lawful under its Charter, to include the refunding of a lawful debt, in a manner conforming to the General Laws of the State, and may issue herefor its by a majority of all votes cast by those resident qualified votes of the area affected by the taxes required to retire such obligations, who may vote thereon. In case of county 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 tituted, to serve as the governing shall constitute a first and superior lien upon the property taxable in such county. No obligation issued hereunder; or, may provide for a governing body otherwise constituted, which thall be elective, and service therein time of issuance thereof there be leveled to the constitute of the constitute o as it matures, which tax shall not exceed the then existing Constitutional

"(5). Such Charter may authorize the governing body of a county opto prescribe the erating hereunder 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 Chartceed in amount the fee fixed by Gen- vision for the abondonment, revoca eral Law for that same service. 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 limitations upon the exercise of the pow-"b. A Charter hereunder may provide that Judges of County Courts (including that County Court designation designation) designation with the government of the county court designation and the county court designation with the county court designation and the county al and or proprietary functions of any city town, district or other defined political subdivision (which is a governmental agency and embraced withtransferred, 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 effect ed, unless the proposal is submitted to a vote of the people, and, unless 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

"c. Save as hereinabove and governmental entity, and a majority counties, and to authorize mergers of the qualified votes cast in the remainder of the county, favor the proposed merger, it shall not be effected. In case of the mergers hereby authorized, without express Charter provision therefor, in so far as may be required to make effective the object of the proposed merger, the county shall suceed 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 agencies were they to be independently administered. Such mergers may be effected under proposed contracts be-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 perform one or more of its functions, provided 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 a 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 incorpor ated 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 pro-perty taxable within such city or town as defined or redefined, within the limits authorized by Sections 4 and 5 of Article XI of this Constitution, (or any Amendment thereof) for incorporated cities according to the population, provided that no tax greater than that existing at the time of such merger or for any added purpose shall be imposed upon any such city or town unless authorized by a major ity of all votes cast by the resident qualified voters of such city or town.

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 Constitutional and Statutory provisions of this State; and provided further that the governing body of the county for the government of such areas shall have and exercise all powers and authority granted by law to the governing bodies of similar areas when separately incorporated as a city or town, and such areas shall be subject to additional taxation within the same Constitutional 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 coner may prescribe; provided, however, forming herewith. Charters adopted no fee for a specified service shall exforming herewith. Charters adopted Such | 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 The provisions hereof two (2) years. 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 Constitu-

tional Amendments shall be submitted to the qualified electors of the State at an election to be held throughout the State on the fourth Saturday August, 1933, at which election all ballots shall have printed thereon the following:

"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 pop ulation of sixty-two thousand (62,000 or more, to effect more sufficient and

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 population 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 particuclause 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 the laws of this State.

W. W. HEATH
Secretary of State
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-

Section 1. That Subsection of Section 20, of Article XVI, of the Constitution of Texas, be amended so as to hereafter read as follows:

"(a.): The manufacture, sale, barter or exchange in the State of Texas of spirituous, vinous or malt liquors or medicated bitters capable of producing intoxication, or any other intoxicant whatever except vinous or malt liquors of not more than three and two-tenths per cent (3.2%) alcoholic content by weight, (except for medical, mechanical, scientific or sacramental purposes) are each and all hereby prohibited. The Legislature shall enact laws to enforce this Section, and may from time to time prescribe regulations and limitations relative to the manufacture, sale, barter, 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 enac law or laws whereby the qualified propriate Charter provision may be defined 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 never to the county and the county shall be destined as an urban area unless it has sufficient never to the county of those voting, determine from time to time whether the sale for beverage purpose of vinous or malt liquors containing not more than three and two sufficient never to the county of 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 in toxicating liquors had been prohibited by local option elections held under the laws of the State of Texas and in force at the time of the taking effect of Section 20, Article 16, of the Con-stitution of Texas, it shall continue to be unlawful to manufacture, sell, barter 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 unsaid 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 vipous or the said county or political subdivision thereof vipous or the said county or political subdivision thereof vipous or the said county or political subdivision thereof vipous or the said county or political subdivision thereof vipous or the said county or political subdivision thereof vipous or the said county or political subdivision thereof vipous or the said county or political subdivision thereof vipous or the said county or political subdivision thereof vipous or the said county or political subdivision thereof vipous or the said county or political subdivision thereof vipous or the said county or political subdivision thereof vipous or the said county or political subdivision thereof voice in the said county or political subdivision thereof vipous or the said county or political subdivision thereof vipous or the said county or political subdivision the said county or political subdivision thereof vipous or the said county or political subdivision the said county or political subdivisio til a majority of the qualified voters in itical 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 voters 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 than 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.

Adv.

S. J. R. NO. 30

votes cast within the yielding defined economical government within such BE IT RESOLVED BY THE LEGIS- (A CORRECT COPY)

LATURE OF THE STATE OF TEX.

Section 1. That Article 3 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 issuance and sale of the bonds of the State of Texas, not to exceed the sum of Twenty Million (\$20,000,00.00) Dollars, 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 dis-tributed over the State and upon such terms and conditions as may be pro vided by law and the Legislature shall make such appropriations as are 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 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 (\$20,000not to exceed Twenty Million (\$20,000-000.00) Dollars, for relieving the 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 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 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

for amendments thereto.

W. W. HEATH

Secretary of State (A CORRECT COPY)

NOTICE OF PROPOSED AMEND-MENT TO THE CONSTITUTION OF

S. J. R. NO. 32

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

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 resiem taxes levied for State purposes repolitical subdivisions now receiving any remission of State taxes, until the expiration of such period of remission, unless before the expiration of such period the board or governing 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 county or political subdivision as and when shall become within the provisions hereof."

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

ed on their ballots the words: "Against the Amendment to the Constitution of the State of Texas exempting three Thousand Dollars (\$3,000.00) the assessed taxable value of all residence homesteads from State

Amendment shall write or have print-

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

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

CISCO WEEKLY CITIZEN

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

PUBLISHED EVERY FRIDAY

105 West Broadway

Cisco, Texas

A Cisco-Owned Newspaper

SUBSCRIPTION RATES:

ONE YEAR \$1.00

Entered as second class matter July 24, 1930, at the postoffice at Cisco, Texas, under the act of March 2, 1873.

BIBLE THOUGHT FOR TODAY

He shall feed his flock like a shepherd: he shall gather the lambs with his arm, and carry them in his bosom. and shall gently lead those that are with young. --Isaiah 40: 11.

O sweet and tender as the dawn, With mighty power to heal and bless;

Is God's dear gift to his own; The happy grace of gentleness.

--R. E. S.

We must come to God in confidence. "Pray to thy Father." Father is one of the sweetest words on earth, and yet the best earthly fathers are faulty. God is the perfect Father, the heavenly. --Mrs. P. J. McLean.

CHANGE OFFICIAL OATH

change of the official oath of sess, as they can raise the prices ment that the elected officer there is no competition (as was reason assigned is that this portion of the official oath is obsolete. This is true, and there is lect this fine from their vicno sane reason that it should be included, as dueling is now passe in Texas.

However, in the change, should it come, why not insert against. in lieu of the anti-dueling clause that the affiant "never had, and would not while in office, hijack the special interests, but either the state or any of its citizens, wittingly or unwittingly, his legally or illegally?" Or another going out of the way to knife clause seems apropose, since At- Lotief's bill did them a great torney General Allred has stat- service, and he is more entitled ed that the anti-trust cases to "a retainer" than some of were continued on the affidavit the others who have misrepreof the Humble Company that a sented Eastland county. member of its counsel was a The opponents of the Lotief member of the legislature, and bill succeeded in having it re-could not defend this defendant ferred to a sub-committee, in the suits while serving the which every one of them knew people. We suggest that the meant its death. And another oath contain also the clause: significant developments was this office accept a retainer as -a. 11 Suiney ui papaaoons Iliq an attorney for any of the spec- are holders of free passes on corporations, nor represent favoring the bill were benefi-such special interests in any ciaries of railroad courtesies. litigations in which they may become defendants?" The Citi- Chatain will have lots of exsolemly sworn to serve.

formed our senator and flotorial representative have attempt- son's platform, in the main. ed faithfully to redeem every pre-election promise. However, ANTI-TRUST OIL CASES SET Representative Chastain may expect to give an explanation of his act in helping to kill Lo- is county district court, has set tief's utility bill after it had October 2 as the date for repassed the house, of which he sumption of Attorney General is a member. Chastain is alleg- Allred's \$17,000,000 penalty aned to have appeared before the ti-trusts suits against the major senate committee, obstensibly oil companies. This date will be in favor of Lotief's bill, but stat- about one year since the cases ed "that he thought portions of were filed by the attorney gen-

ed Chastain to represent them, may play the same trick on him believing his knowledge of the that Clay Pearce played on M. law was sufficient for him to M. Crane. Tom Smith, as atknow whether an act was con- torney general, convicted the stitutional without taking the Waters-Pearce Oil Co. of violatopinion of a public service at- ing the Texas anti-trust laws, torney for it. It is a known fact and Crane by neglect to have monopoly gas company that million dollar fine assessed tried to kill its competitor.

company was restrained in its piratical attempt to bankrupt the municipal (or independent) gas distributors of Santa Anna by reducing the rates below that fixed by the city council, for the purpose of bankrupting the independent company. The courts decided that case in favor of Santa Anna recently, and Chastain should have been informed without taking the word of an utility attorney.

Such hijacking practices is what the Lotief bill sought to correct, and is in line with the court decision, but put teeth in the law as it now stands by providing that an offending company subjected its charter to be forfeited. That is the feature of the bill that the monopoly ob-There is some demand for a ing a fine the court might as-Texas, to eliminate the state- in other communities where "never fought a duel, etc." The attempted by the Community Natural hijackers in Cisco) and by doing so they could soon coltims. But to subject their charter to forfeiture is entirely another matter. That is the last thing they care to bump up

The Citizen has never heard of Chastain being retained by

"I will not, while serving in the fact that every alleged senial interests or public service railroads, while not one of them

zen sees the necessity of such a plaining to do when he again clause, especially since the 43rd submits his candidacy to the legislature failed in practically people. Some of them still reits entire pre-election program. member his pre-election prom-Elected on promises of giving ises to repeal the truck law; cut the people relief from exploit- auto licenses in half, and sevation of monopolists, a majority eral other promises have not capitulated to the octopus and faded from the memory of his supinely did the bidding of the constituents. There is still in hired lobbists, against their existence his written promise constituents whom they had to support the demands of the Taxpayers League, and there So far as the Citizen is in- are those who remember his promise to support Mrs. Fergu-

Judge J. D. Moore, of a Travit was unconstitutional, and eral. Allred will have to hurry that he had been so informed if he gets a decision before the by Senator Walter Woodward." next general election. If he is Eastland county voters elect- not careful the big companies that Woodward represented the execution issued to collect the against that company, the fine He was counsel for the Cole- was never paid, and Texans man gas company in its fight crucified Joe Bailey, instead of against Santa Anna, when that Crane. Clay Pearce dissolved

the Waters-Pearce company, which was taken over by the Pearce Oil Co., and no assets

spurred, now that the legisla- other maladies, as well as an ture has adjounrned, releasing animal conditioner. A few Legislator T. H. McGreggor of handfulls in the feed for horses his official oath to serve the has been found beneficial, while people, that he may appear as a food for cattle cottonseed counsel for the Humble Com- meal is known to have few food pany and help it evade the laws superiors. of the state, and form a monopoly to exploit the people.

COTTONSEED MEAL

were found belonging to the Waters-Pearce Oil Co. in Tex-meal has been developed as a remedy for pellagra. It is prob-

ser, has found bread made of morning.

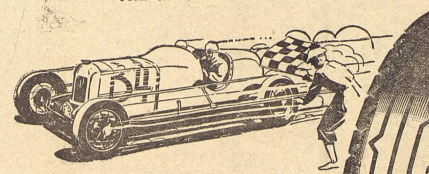
portions of cottonseed meal and wheat flour to be a remedy for A press dispatch states that diabetis. He has demonstrated

Mrs. L. E. Richardson, Mr. and Mrs. But Jimmie says he is going able that cottonseed can be ef- James Moore, Miss Pauline McClinton, after the octopus booted and fectively used as a remedy for and Miss Harriett Angus departed for Longview Wednesday.

> How's your butter? We can use a batch in payment for your subscription to the Citizen-

Mr. and Mrs. W. H. McNeely announce the arrival of a baby girl at A Cisco gentleman, Max El- theil home in Humbletown last Friday





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4.75-19

5.25-18

Other



Firestone

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

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name and	
\$5.10 5.48 6.17	
Sizes ately Low	

30x31/2	\$3.15
4.50-21	3.85
4.75-19	4.20

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