

The Dawson County Courier

PUBLISHED EVERY THURSDAY IN THE INTEREST OF LAMESA AND DAWSON COUNTY

50 CENTS PER YEAR Lamesa, Dawson County, Texas, Thursday, June 8, 1933

VOL. 3, NO 19

History Of The Pink Boll Worm Appropriation Bill

The above bill was introduced in the House of Representatives by Mr. Metcalfe and others on January 23, 1933. The following endorsements are copied from the back of the original bill, now on file:

In the House of Representatives
1-23-33 Read 1st time and referred to Committee on Claims and Accounts.

3-28-33 Reported favorably as Amended.

3-28-33 Sent to printer.

3-29-33 Returned from Printer, sent to Speaker.

5-23-33 Read, amended and pending.

5-23-33 Sent to Speaker.

5-24-23 Read second time, amend end, and ordered engrossed.

5-24-33 Constitutional rule requiring bills to be read on three separate days suspended by a fourfifths vote. Yeas 106, Nays 9.

5-24-33 Read third time, amended and passed by a viva voce vote.

5-24-33 Sent to engrossing clerk.

5-24-33 Engrossed.

5-24-25 Returned from Engrossing Clerk.

5-24-33 Sent to Senate.

In the Senate
5-24-33 Received from the House.

5-24-33 Read first time and referred to committee on Finance.

5-27-33 Reported favorably. (Saturday).

The bill as amended in the House and as it came to the Senate contained an appropriation for \$500,000. From the above endorsement it will be observed that this bill did not reach the Senate until May 24th. It was immediately referred to the Finance committee and a hearing of the bill before that committee was had on May 26th.

Mr. C. T. Watson of Big Spring, Mr. William A. Wilson of Lamesa, and a number of other substantial and influential men from that district were present at that hearing. At that time the bill was referred to the Claims Committee, who checked it over carefully and reported back to the main Finance Committee on Saturday morning, May 27. That afternoon a meeting of the Finance Committee was held and the bill was reported favorably.

This bill was placed on the Senate calendar for the first time Monday, May 29th, 1933. On that same day both branches of the Legislature agreed to adjourn at noon Thursday June the first. There were hundreds of bills on the calendar and immediately a wild scramble was begun to get those bills up for consideration.

Lieutenant Governor Witt agreed to recognize every Senator with one bill. I chose the above bill and was to have been recognized to bring it up. However, there were a large number of bills already on the table subject to call and the several Senators insisted on their right to call them up, which they did to the exclusion of everything else. At noon Wednesday the 31st, the Joint Rule 1 of the two Houses, which forbids the consideration of anything else during the last twenty-four hours but conference reports and resolutions took effect. At that time I went to the free conference committee on Claims and asked that this Bill No. 176 be attached to the Claims bill.

The committee first refused to permit this to be done but after repeated insistence they agreed to let this bill be placed on the Claims committee report provided a similar bill for Tiek Eradication for the same sum and a bill for a claim for milk from cows killed around Houston and Galveston a few years ago on account of the Hoof and Mouth disease, totaling \$121,000, should also be attached.

The Claims Committee report came up for consideration Thursday morning, with these amendments and was bitterly fought by a number of the Senators. Over the very strong protest of Senator Ragan and myself the conference committee report was rejected, a new committee appointed and instructed to strike from the bill the three items above named. That was done. Senator Ragan and myself then made two efforts to suspend the twenty-four hour rule and get House Bill No. 176 up for consideration on its own merits. This was refused and that bill died on the calendar, as did several hundred others, among which were some of the most important measures coming before this session of the Legislature.

The point is that the Senate had only two and one-half days at the very close of the session in which to have this bill considered. Everything was done as the records will abundantly show.

ARTHUR P. DUGGAN
State Senator

Notice To Dawson County Singers

An effort is being made to get as many singers and those interested in singing as can, to attend the Panhandle-Plains Singing Convention at Lubbock, Sunday, the 18th. According to G. C. Clift and Bill White, arrangements have been made for the transportation at 50c a head, provided a sufficient number register for this trip. They are asking that all those interested come in to the Chamber of Commerce office at Lamesa and leave 50c which will be paid on truck hire to carry a large delegation to the Lubbock convention.

In the event a sufficient number does not register to go, all money will be refunded. This should be done this week so that complete arrangements can be made.

According to Clift and White and others interested in singing, including the business interest of Lamesa, a special effort is being made to swing this convention to Lamesa next year, which will be a year hence. If this is done, it will mean between 3000 and 4000 people here for two days and a night from outside the county, as this is the largest Singing Convention in the state.

Mr. Clift and Mr. White say that possibly attend to help swing this they need as many singers as can convention to Dawson County. Come in and leave your 50c for transportation. DO THIS NOW.

Lions Club Installs New Officers

Ralph Stuart was in charge of Wednesday's entertainment at the Lions Club, but being unable to attend, Bernie Holt filled his place.

Mayor J. R. Lowrie read the rules and regulations regarding the recently completed children's wading pool which were adopted by the club. Misses Laura Kirk and Marguerite Flaniken played violin solos accompanied at the piano by Mrs. J. R. Flaniken.

President Robert Kirk gave his annual report and the installation of new officers was held. Those going into office were J. R. Flaniken, President, Dr. J. M. Harrington, first vice president; A. G. Barnard, second vice president; Swanson Hurt, Lion Tamer; Dan Davis, Tail Twister and Bernie Holt, secretary.

Lions present were Robert Kirk, Carl Proctor, Dan Davis, Dr. J. M. Harrington, Dr. R. F. Nix, C. E. Cameron, D. Hull, Bernie Holt, J. R. Lowrie, Swanson Hurt, J. R. Flaniken.

New directors elected last week were W. H. Wallace Jr., and J. E. Garland.

Dee Hull and Dr. R. F. Nix will have charge of next weeks meeting.

Lamesa Troop Wins At Slaton Meet

More than 100 Boy Scouts of the southern district of South Plains Area Council attended a two-day meet and over night camp Monday and Tuesday of last week at Slaton.

Making 68 points, troop 22 of Lamesa won the field meet. As champions of the southern district, scouts of this troop will meet troop 4, Lubbock district champion, for the area title in a meet in Lubbock Monday afternoon at 2 o'clock.

Troop 23 of Lamesa was second with 39 points; troop 31 of Slaton 3rd with 29 points. The winner qualified in the grand entry, in fire by flint and steel, first aid and wall scaling. Troop 23 qualified in general service signaling, flag relay and first aid; Troop 31 in grand entry, fire by flint and steel, flag relay, first aid and wall scaling.

The scouts paraded Tuesday night and attended a campfire honor court. County Judge E. L. Pitts spoke. D. T. Jennings, scout executive of the area attended.

The boys returned home Wednesday.

Bethney Quartet Gives Program

The Belle Canto Quartet of Bethney, Oklahoma, sang at the Nazarene church on Monday evening of this week to a very large crowd. They also entertained the Business Men's Luncheon Club Tuesday. Both times were highly enjoyed and a special invitation has been issued to them to make Lamesa another visit.

HAS NEW DAUGHTER

Mr. and Mrs. Eugene Yates are the proud parents of a baby daughter born Tuesday noon, June 6, at a local hospital. The young lady weighed 7 pounds and 10 ounces, and will be known as Della Jane. Mother and baby are doing nicely.

Remit Penalty And Interest On Delinquent Taxes

In order to make it as light on the tax burdened property owner who has been unable to pay his taxes and encourage the payment of delinquent taxes the legislature has passed a law providing a graduated system of remitting penalty and interest on delinquencies. The substance of this law is about as follows:

February 1, 1933 if paid prior to September 30, 1933 a penalty of one per cent is to be collected. If paid between October 1st and December 31st 1933, a penalty of two per cent is added. If paid between January 1st and March 31, 1934 a penalty of four per cent is added. If paid between April 1st and June 30th, 1934 a penalty of 6 per cent is added. No interest on the taxes would be collected.

Anyone desiring to pay at any one time all the delinquent taxes for any one year have the right to pay the same under the provision of this bill without at the same time paying any other taxes that may be delinquent on same.

It is believed that the remission of interest and penalty on delinquent city and school taxes comes under this same provision.

Boy Scouts To Leave For Camp Next Wednesday

Boy Scouts from the local troops will go to Post on next Wednesday June 14 to the South Plains Area Council Scout Camp, which will last from June 14 to 20 inclusive.

There are three troops in Lamesa and all are expected to be well represented at Post, with their scout masters, Joe Spekes, master of Troop 22, John Marr of 23, and Lowrie Loveless of 44, all will be present.

Shakespearean Play To Be Given At High School Auditorium

The Junior Shakespeare Club under the direction of Thelma Lee Norman will put on "Midsummer Nights Dream" at the high school auditorium Friday night at eight-fifteen. This will be one of the most unusual and one of the most beautiful programs put on in Lamesa by local children. The play will be given in a modified form to suit the talents of the children, but it will carry out the original plot as given in Shakespeare's play. People of Lamesa get very few opportunities to see Shakespeare's plays given in any form and they will enjoy seeing these children enact this one. The play will be given in Shakespearean costume and the fairy dance and the clown dance by the children will be special features of the program. Miss Nell Goodloe has charge of the music for the program and is helping in the direction of the dances. Little Miss Elizabeth Stokes of Slaton who is an accomplished dancer will give two solo dances on the program. The admission will be ten and fifteen cents and the proceeds will go to the Lamesa Public Library fund.

Play At Legion Hall Friday Night

A play "Go Slow Mary" will be staged by the people from the Liberty community, at the American Legion Hall, on Friday evening June 9, beginning at 8:30 p. m. Admission charge will be 15 and 25 cents.

Public Library Staff Gives Thanks To The Public

The ten day book drive is over the books were donated and are on the shelves ready for use.

The goal for books was set at 300 but thirty boys and girls had a greater idea and brought in 575 books. Ina Mae Bennett received seventy-five books from her solicitation, Vanabel Clark and Elizabeth Arnett received more than forty each.

Helen Ross Simpson set as her mark for soliciting one hundred books and she brought in the one hundred an hour before the contest closed. For this effort she received a special reward.

All girls of the group worked diligently and most all brought in more than their quota of ten books.

The group of boys also did exceptional work, bringing in scores of books from their private libraries. They too, greatly exceeded their quota, with Jack Keisinger and T. A. Harris receiving more books than any others of their group.

For the exceptional service rendered to the library the business men of the town provided a theatre party and midnight supper for this group of workers.

For the excellent cooperation of these men, the library committee wishes to publicly thank them and to say they greatly appreciate their well wishes, courtesy and interest manifested in the public library, which they are helping to become an established advantage in our town.

Miss Sue Goree, State Library organizer, remained in Lamesa four days assisting in re-arranging the books, labeling them properly, teaching book mending and packing state books to be sent to other towns where demonstration libraries have been set up.

Miss Goree is very capable and she understands library work. With a personal interest that is unexcelled, she wins the respect of the people instantly and causes them to determine to have a county library.

Miss Goree visited Lamesa two years ago and established the library which has grown constantly.

Wading Pool Officially Opened; Large Crowd Attended Ceremonies

The kiddies wading pool recently completed at the city park by the local Lions Club with the cooperation of the merchants and others, was officially opened last Friday evening at 6:30 o'clock.

Hundreds of people witnessed the children's bathing beauty contest, and due to the terrific sandstorm the band did not play.

About 65 children were entered in the contest with little Doris McBride, daughter of Mr. and Mrs. Hubert McBride winning first prize, and Patsy Ruth Kirk, daughter of Mr. and Mrs. Daryl Kirk, winning second.

The pool is now open to the public and a list of rules and regulations of which the parents are asked to abide by will be given in next weeks paper.

Special Services At Nazarene Church

A. L. Dennis, pastor of the local Church of the Nazarene has invited all ex-service men and their wives to attend a special service at the Nazarene church on Sunday evening June 11.

All ex-service men are urged to accept this invitation.

Fire Boys To Attend State Convention

Local boys of the Fire Department who will leave Friday to attend the State Convention at Corpus Christi are Walton Crawley, Guthrie Allen, Rube Kelly, Ernie Parchman, Dave Jones and Ralph Fry.

The local department has received full information from officials of the State Firemen's and Fire Marshall's Association that plans for the 57th annual convention of that association are complete. The convention will start on June 13th and last through the 15th.

Every city in Texas is urged to send a representative delegation to the convention as will be presented by a number of the outstanding speakers in this field. Included in the list of prominent speakers appearing on the program are: State Fire Insurance Commissioner Raymond S. Mauk, Chief George Goff of Oklahoma City; Frank Williams of Winters, president of the association; Assistant Chief Johnie O'Brien of Fort Worth; Deputy Chief W. M. Wolff of Dallas.

Assurances have been made by arrangements committees in Corpus Christi that the business sessions will be held in halls swept by cool sea breezes.

Delegates are urged to take their families for a vacation on the seashore while they attend the convention. It is believed that with the economical opportunities afforded by Corpus Christi for swimming, fishing, boating and other sea-shore attractions the convention will be well attended by several thousand delegates from all parts of Texas.

Business sessions for the Firemen's section will be held in the Plaza Hotel, and the Fire Marshall's will meet in the Nueces Hotel. Ample accommodations are assured in other hotels and modern beach cottages near the waters edge, according to those in charge of the convention arrangements.

O. E. S. Installs Officers For Coming Year

On Wednesday evening, May 31, at the Masonic Hall, the Lamesa Chapter No. 363 Order Eastern Star in a very impressive ceremony installed the following officers for the ensuing year.

Miss Ethel Barron, Worthy Matron; Mr. M. C. Lindsey, Worthy Patron; Mrs. Elsie Taylor, Associate Matron; Mr. Dell Barron, Associate Patron; Mrs. Ruth McLaughlin, Secretary; Mrs. Anna Ault, Treasurer; Mrs. Irene Bearden, Conductress; Miss Lunelle Nix, Associate Conductress; Mrs. Lula McDaniel, Chaplin; Mrs. Arpie Oliver, Marshall; Mrs. Alma Lee Rountree, organist; Mrs. Laura Lindsey, Adah; Mrs. Ila Sumner, Ruth; Mrs. Ellen Barron, Esther; Mrs. Helen Randal, Martha; Mrs. Vina Harrison, Electa; Mrs. Minnie Lockhart, Warden; Mrs. Melva Barkhurst, Sentinel.

Mrs. Eva Barron was installing officer, Mrs. Lula McDaniel, offered the invocation, Mrs. Arpie Oliver was the installing Marshall, and Mrs. Mae Jones, pianist.

Following the installation, Mrs. Elsie Taylor in a very impressive manner presented Miss Ethel Barron with a beautiful Past Matron's pin, a gift from the chapter, after she had with well chosen words expressed the chapter's appreciation of Miss Barron's faithful and untiring work through the year. Chapter was closed with prayer by Mother Lindsey.

Workers Conference At Hancock Church Thursday, June 15th

The following is the program for the Workers Conference to be held with the New Hope (Hancock) Church on Thursday, June 15.

Theme: "Evangelism."
10:00 Song Service.
10:15 Why Have An Evangelistic Campaign—S. C. Shipley.
10:35 Enlisting the Church in Soul Winning—L. S. Jenkins, O'Donnell.
10:55 Who Should Take Part In a Soul Winning Campaign—E. F. Cole, Lamesa.
11:15 Special Music.
11:20 Sermon—J. J. Gentry.
12:00 Lunch.
1:30 Song Service.
1:45 Board Meeting.
2:15 Taking Care of the Increase.
2:35 Preparing for the Summer Revival.
3:00 Adjournment.

Miss Helen Massingale returned to her home in Boswell, Oklahoma Saturday after spending the past nine months here teaching school.

Mrs. Annetta Payne of Loveland is here visiting her parents: Mr. and Mrs. I. F. Kennedy.

Lamesa's Second Trades Day A Big Success

Lamesa's second big trades day held on Monday of this week, June 5, was another big success for the merchants and business men of Lamesa, as well as for all who attended the big affair.

Hundreds of people attended the big entertainment in front of the city hall at 4 o'clock in the afternoon, and folks remember there will be another program in store for you on the next Trades day which will be July 3. Ask your merchants about these programs whenever you are in their store. They will be glad to tell you all about them if you do not ready know.

Reports coming from the trades yards were that lots of trading was going on, all farmers who did not bring anything in to sell or swap this Trades Day make your plans to do so next First Monday, July 3.

Local merchants are all running real specials on these first Mondays and folks if you want some real bargains, be making your plans to attend the third of July.

Proposed Amendments To State Constitution Appearing In Courier

All four amendments to the State Constitution proposed by the Legislature to be voted on by the people August 26 are now being carried in the Courier. Readers who wish to study the suggested changes will probably want to save them for ready references. They have already appeared twice and will appear in two more issues.

Senate Joint Resolution No. 30 calls for the issuance of \$20,000,000 in state bonds for relief and work relief.

S. J. R. No. 3 concerns adoption of a Home Rule charter by counties having population of 62,000 or more, and of course will have no direct effect on Dawson County.

S. J. R. No. 32 says that the \$5,000 homestead exemption law made effective this year shall not apply to that portion of state ad valorem taxes levied for state purposes remitted within those counties or other political subdivisions now receiving any remission of state taxes.

H. J. R. No. 43 is the famous beer amendment, calling for manufacture and sale in the state of "vinous or malt liquors of not more than 3.2 per cent alcoholic content by weight.

Part 3 Of The Emergency Farm Mortgage Act

It is reported that the first loan from the \$200,000,000 fund appropriated by Congress to refinance farm mortgage indebtedness and to aid the farmers to redeem their foreclosed farms, was made in Texas this week. The loan was for the amount of \$3,000.00 and was made to a farmer and stockman of Brazoria County, who has resided in that section for a number of years.

A. P. Graves, Agent of the Farm Loan Commissioner, Houston, Texas reports that although they have been somewhat hampered by a large volume of correspondence addressed to his office, the Texas division is now organized and in a position to handle incoming business with dispatch. Mr. V. O. Key has been requested to act as his local correspondent for Dawson, Andrews and Gaines counties and all eligible farmers entitled to assistance through this division may call on him and he will gladly render such assistance as he can.

Signed:
A. P. GRAVES,
Agent of the Farm Loan Commission

Billie Reece Hail Dies Monday Morning

Billie Reece Hail, 9 year old son of Mr. and Mrs. Melvin Hail of the Shumake community, passed away on Monday morning June 5, at 1:15. Billie Reece had been ill only since Saturday morning.

Funeral services were held on Monday afternoon at five o'clock at the Jennings Winters home, with Rev. E. F. Cole and Rev. J. B. Baker officiating. Burial was made in the local cemetery.

Out of town relatives attending the funeral were Mr. and Mrs. W. H. Derstine and Mr. and Mrs. W. Rountree of Merkel; Homer Johnson Mrs. R. C. Merryman, and Colbert Shepherd, all of Coleman.

Billie Reece is survived by his parents, one brother and three sisters.

Mr. and Mrs. John Edd Panchard and Miss Edwina Panchard of Waco arrived Friday for a visit with their mother Mrs. J. K. Panchard.



The job, the home, the car, the room . . . almost anything you seek someone is offering you today at a price you can afford to pay in the

DAWSON COUNTY COURIER
WANT ADS

Miss Madge Westmoreland spent the week end in Lubbock where she visited friends.

Another Big
DOUBLE SHOW
FRIDAY NIGHT
 See
 Jack Oakie and Carole Lombard
 in
"FROM HELL TO HEAVEN"
 Also
 Bob Steele
 in
"YOUNG BLOOD"
 Drama - Romance - Action
Two Big Shows For The Price Of One
FRIDAY NIGHT
 Only
 At The
PALACE THEATRE

"Thunder Beast" Breathes Again at World's Fair



Portion of the Sinclair Prehistoric Exhibit at the World's Fair—the first attempt ever to reproduce out of doors the conditions of life as they existed a hundred million years ago.

Called "Thunder Beast" by scientists because the ground trembled under his 40-ton tread, the brawny Brontosaurus will "breathe" and "live again" at the Chicago World's Fair.
 How this 70-foot dinosaur and his reptilian kin will appear to visitors to the Sinclair Prehistoric Exhibit is shown in the above picture. The Brontosaurus, largest of dinosaurs, appears to the left in the illustration. In the center, the ferocious Tyrannosaurus Rex, fiercest of dinosaurs, is engaged in a battle with his ancient foe, Triceratops, while a Duck-billed Dinosaur watches the fray from the coolness of a nearby pond. The odd beast in the upper right-hand section of the picture is Stegosaurus who defended himself with the most weird backbone ever known. The Sinclair exhibit will cover nearly an acre of ground. Some idea of the huge size of the dinosaur models, which will

be animated, may be had by comparing them with the people shown in the picture.
 P. G. Allen, of Fort Wayne and Hollywood, dinosaur-maker extraordinary to the motion-picture industry, was commissioned by the Sinclair Refining Company to re-create these odd forms of life that roamed the earth millions of years ago while Nature was mellowing and filtering the crude oil from which today's motor oils are refined.

Lamesa To Have New Doctor

Dr. S. Z. Frazier of Louisville, Kentucky, arrived in Lamesa this week to make his home and will be associated with Dr. W. H. Dunn at the Lamesa Sanitarium.

Dr. Frazier comes to Lamesa very highly recommended as a surgeon. He has been chief surgeon in a Louisville hospital for the last several years. He will do general practice and surgery here.

He will have his office in the First National Bank Building on the ground floor.

We welcome Dr. Frazier to our town and hope for him much success.

W. B. DuBose Passed Away Tuesday

W. B. DuBose, aged 66 years, passed away at his home in the Bartlett community on Tuesday, June 6, after an illness of almost two years.

Mr. DuBose has resided in Dawson County for many years and leaves many friends who will mourn his death.

Funeral services were held on Wednesday afternoon at 2:30 at the Higginbotham Funeral Home with Rev. W. B. Wages officiating. Burial was made in the local cemetery.

MISS AUDREY FAYE BAILEY ELECTED EXPRESSION INSTRUCTOR AT O'DONNELL

At a meeting of the O'Donnell school board Tuesday night, Miss Audrey Faye Bailey, was elected Expression teacher in the O'Donnell public schools for the 1933-34 term.

James Nix has returned to his home in Murray, Kentucky, after spending the winter here with Dr. and Mrs. R. F. Nix and attending the local schools.

Dr. and Mrs. R. F. Nix spent a few days this week in Dallas.

Mr. and Mrs. J. M. Barrett motored to Abilene the first part of this week for their son Mike, who has been attending Simmons University and will fish on the river a few days before returning.

Mr. and Mrs. J. W. Braswell, Mrs. Porter Gilbert and children and Mrs. James Sumpter and children are visiting relative this week in Sweetwater.

Mr. and Mrs. H. E. Carlock and children left Wednesday for a two-months stay in the mountains of New Mexico.



Humming Bird
hosiery "does things" to your ankles

It makes them smartly slender with its French heels, its careful fashioning, its dull, misty-sheer pure silk fabric. Humming Bird Hosiery is knitted to wear, and, in addition to flatter the wearer. We know it does this, and you, too, will know it when you try them.

Why not come in today and make your selection.

New colors, Sheer, medium or service weights

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LISTEN FOLKS.....

Could the place where you buy milk pass a rigid inspection by our State Pure Food Inspector?

BERRY'S DAIRY DID
 Phone 942

The Dawson County Courier

Entered at the post office at Lamesa, Texas, as second class mail, under the act of 1879.

Published each Thursday at the Courier Building, 523 North First St.

JOE ALEXANDER, EDITOR

Subscription price 50c the year

WANT ADS

LOST Children's white T-strap sandal, size 9 1-2 Saturday evening, some where in Lamesa. Finder please return to Jesse Carroll. 1tc.

WANTED: Good rain, 35 miles square.—Walter Jones. 1tc.

TO TRADE FOR CATTLE: Buffet Dining table, 6 leather bottom chairs, Grafanola and 100 records, Portable Remington typewriter.—R. V. Lindsey, Patricia, Texas. 2tc.

A GOLDEN OPPORTUNITY

MANAGER wanted build big business this territory backed by old established half million dollar company. No Selling to do. Experience unnecessary, as full and complete instructions are furnished. Requires investment of \$750.00 up, fully protected. Will require about 10 days outside work per month. Information by personal interview only. Write Box 776 Courier office, giving phone and residence numbers.

CLOSE OUT PRICES on used furniture at Lamesa Music Company.

FOR SALE or Trade: Well improved 5 acre tract of land close in. M. E. Boren, First National Bank. 1 tc.

CARD OF THANKS

We wish to express our sincere thanks to our many friends and neighbors of the Shumake community for their many kind deeds and words during the illness and death of our son and brother, Billie Reece Hail. Especially do we thank Bro. Cole and Bro. Baker for their kind work, and the ones who sent the beautiful flowers.

Mr. and Mrs. Melvin Hail and children.

CARD OF THANKS

We take this method of thanking our many neighbors and friends who in so many different ways expressed their love and sympathy in our recent sorrow, especially do we thank the ones who gave the beautiful flowers, and the young people who were so attentive to the last, also the ladies who prepared the bountiful lunches.

There was nothing left undone, if such sorrow ever comes your way, may you have such friends, and may God through His mercy and love be with you in our prayer.

Mr. and Mrs. G. C. Johnson and family.
 Mr. and Mrs. P. M. Aycock and family.

Announcement

Dr. S. Z. Frazier of Louisville, Kentucky will be associated with Dr. Dunn.

Dr. Frazier will have offices in the First National Bank building, on the ground floor first door west of the stairway entrance. He will see patients at Lamesa Sanitarium by appointment.

Dr. Dunn will maintain his office at the Sanitarium where he will spend most of the time, but will see patients at Dr. Frazier's office by appointment. Adv.

CARD OF THANKS

I want to express my sincere thanks to our good friends and neighbors who helped us so much during the illness of my wife. May God's richest blessings be bestowed upon each and everyone of you.

Ebb Phillips.

Grandmothers Are Entertained By Study Club

Members of the Woman's Study Club held their annual grandmother program on last Friday afternoon at the Club House. Mrs. Ervin Bailey was in charge of the following program:

Song.
 Reading—Glena Fay Bailey.
 Music by Sacred Harp Singer consisting of Messrs. Mitchell, Day Wilson, Ward, Criswell, and Gorman.
 Reading—Addie Ruth Fulkerson.
 "In Memory of Our Gold Star Mothers"—Mrs. J. H. Harp.
 Accordion music—Mrs. James.
 Open meeting talks were made by Mesdames J. J. Lindsey, T. V. Crawley and Burkett.

During the serving of refreshments, Mrs. A. G. Barnard gave piano selections.

Mesdames Cleve Austin, James Little, Lavender, Marr, McQueen Harp, Bailey, Kilgore, Burleson, Gibson served refreshments of ice cream and cake to the following grandmothers: Mesdames Brown, Stovall Gaultney, McQueen, Airington, Gorman, Austin, Winters, Pruitt, Randall, Duff, McSpadden, Lusk, J. J. Taylor, W. E. Cox, A. J. McDaniels, Herman, Adams, Tipton, Serface, Hill, Ford, Bryant, Grant, Warnick, Woerner, Banta, Everheart, Hattan, Bailey, Hainey, Clayton, Jones, Watson, Mitchell, Wall, Lamb, Lee, Little, Sasser, Gaines, Westernman, Crawley, Halley, Natho, King, Davis, Burkett, Branch, Price, Brock, Lindsey, and Mrs. Manning of Lake Charles Louisiana.

Mr. and Mrs. W. M. Perry of Lubbock spent Saturday and Sunday here with their daughter, Mrs. W. H. Collins and Mr. Collins.

Miss Betty Burgess returned to her home in Amarillo last week, after spending the winter here with her grandparents, Mr. and Mrs. J. S. Little and attending the local high school.

Mr. and Mrs. J. E. Johnson and family.



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Why spend the hot days washing when you can have it done at such low cost?

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She didn't care how much mud they threw. She was out to get every cent she could chisel—for her baby.

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 with **Joan BLONDELL**
Ricardo CORTEZ

Ginger Rogers
 Adrienne Ames
 Victor Jory

Story by William R. Upson and A. W. Pons

Directed by Sidney Lanfield

SUNDAY, MONDAY and TUESDAY
PALACE THEATRE

*** * * * ***
*** SPARENBERG ***
*** * * * ***

Brother Taylor preached two fine sermons Sunday in the new Baptist church. We also had singing in the new church.

Mrs. E. J. Turner is visiting in Cross Plains this week.

Miss Tommie Bradford spent the week visiting her parents, Mr. and Mrs. T. S. Bradford.

The Boy Scouts with Mr. Andrews, Mr. Holliday, Mr. McNew, Herman and Doc Trice and Ralph Plunkett have returned from the river where they spent a week fishing. They report a fine time and all the fish they could eat.

Brother Reaves and family and Doc Trice are attending the assembly at McMurry College, Abilene, this week.

The young folks went on a picnic Monday evening. All report a fine time.

Margaret Holder is spending this week with Dorothy Reaves.

Bud Holder spent last week end with his brother in Midland.

Mrs. D. Freeman and little daughter Nena Joe are visiting in Wilson this week.

Raymond Plunkett is spending the week in Big Spring.

Mrs. Eddie Reitmayer visited her mother, Mrs. Warren, in Lamesa over the week end.

J. L. Franks who has been sick is all OK and is back at the garage working.

Marvin Franks baby has been ill but is better at this writing.

*** * * * ***
*** LOU WHIRLWIND ***
*** * * * ***

The sand continues to blow here and the farmers are getting very discouraged.

Bro. Aslin filled his regular appointment here Sunday.

Sunday School was attended by a large crowd Sunday.

Mr. and Mrs. Jones, Mr. and Mrs. Nunley Burroughs, Bro. Aslin were visitors in the King home Sunday.

Mrs. O. P. Mercer of Ashmore spent Sunday afternoon with Mrs. Frank Mears.

Mr. Everett Turner and wife visited in the Bert King home Sunday.

Miss Evelyn Gantz of Lubbock, Messrs Jack and Curtis Meeks were Lou visitors Sunday.

Messrs. Frank Mears and W. P. Dickenson made a business trip to Fort Worth Monday.

Mrs. E. Gaines, Mr. and Mrs. William Meeks were Lou visitors Saturday.

Miss Louise Stokes was a Lou visitor Monday.

Mrs. T. I. Parks has returned from a visit to O'Donnell.

Mrs. Wayne Dickenson visited in Abilene last week.

Misses Jealdine King, and Lillian Meeks, and Messrs. Nolan and Joe Jayroe attended the ball game at New Moore Sunday.

Mr. O. C. Richards and wife of Levelland visited his parents here Sunday.

Fayne Smith of Brownfield visited Miss Josephine Clements here Sunday.

Mrs. R. K. Thornhill and Miss Josephine Clements visited in Seagraves and Seminole Wednesday.

Mrs. L. Miller of Hico is here visiting her mother, Mrs. R. V. Stockton.

Mr. and Mrs. Bill Creighton spent the past week end in Fort Worth on business.

Mrs. Mack Noble of O'Donnell spent Saturday here with her mother Mrs. J. E. Garland.

Miss Sammy Laverne Carson of Dallas is here to spend the summer with her mother Mrs. Marvin Mitchell.

Miss Midge Dickenson spent the past week end in Colorado visiting Miss Laura McKinney.

Misses Roselle and Laura McKinney visited friends here for a short time Monday. They were enroute to Farwell where Miss Roselle is working.

R. J. Roquemore of Lubbock spent the past week end here.

*** * * * ***
*** PERSONALS ***
*** * * * ***

Mr. and Mrs. J. W. Barrington and Mrs. T. L. Halley spent last Wednesday in Lubbock.

Mr. and Mrs. C. H. Service and son spent the past week end in Plainview where they visited their daughter.

Mrs. Lee Hanson and daughter Roberta Lee and Miss Jack Hart are visiting Mrs. Hanson's parents in Big Spring this week.

Mr. and Mrs. Jiggs Tipton left Saturday afternoon for a two weeks vacation in Louisiana and Kentucky.

Mrs. Fred Sanders returned Friday afternoon from a visit with an aunt in Dallas.

Mrs. A. H. Smith and children Frank and Elizabeth, are visiting relatives in Cumby.

B. E. Gentry, sales promoter at Pierce's Toggery spent the week end in Lubbock.

Miss Ruth McCormick spent Saturday and Sunday here with her parents Mr. and Mrs. C. H. McCormick.

Maxine and Fairy Sumner are spending this week with their grandparents at Ackerly.

Miss Jesse Hastings spent the week end in Lubbock with friends.

Miss Ferne Aycock of Tahoka is here this week visiting Miss Madge Westmoreland.

Miss Arlene Conklin visited with friends in Lubbock over the week end.

Miss Beverly Wells visited friends in Wink last week.

Mr. and Mrs. E. Powell of Brownfield spent Sunday here with Mr. and Mrs. Leroy Serface.

Mr. and Mrs. W. B. McWhorter and daughter Josephine, Mrs. Gus Ragsdale and daughter Doris, Misses Jewel Towns, Geneva Bowen and Vivian Bryant left last Thursday on a fishing trip to Christoval. They expect to return this week.

Bernie Smith of the Lamesa Ice Cream Company spent the week end in Clovis, N. M.

Mrs. M. E. Aikins of Bastrop, Texas is here visiting her sister Mrs. Mike Key.

Mrs. Bill Watson of Lubbock visited friends here Sunday.

Mr. and Mrs. Elmer Cope have as their guests this week Mrs. Cope's mother, Mrs. Nolan of Brownfield.

Mr. and Mrs. Turner and children of Idalou visited Mr. and Mrs. Harlan Holt here Sunday.

Mrs. A. C. Woodward underwent a major operation at a Lubbock sanitarium last Friday. Last reports are that she is getting along fine.

Mrs. E. T. Wells and daughters Beverly and Jim Ellen left Tuesday for a visit with Mrs. Well's father in Tatum, New Mexico.

Mrs. W. W. Connell and sons, Walter Jr., and Giles and Miss Beverly Wells visited in Wink last week as the guests of Mrs. Harvey Everett. While there they attended the announcement party of Mrs. Everett's daughter, Miss Ina D. who will be married June 25 in Big Springs. Mrs. Connell is to be Matron of Honor at the wedding and Miss Wells Maid of Honor.

Misses Rhoda Lou Clark and Audrey Faye Bailey spent Tuesday night in O'Donnell the guests of Mrs. Mack Noble.

A. G. Barnard made a business trip to Lubbock Wednesday.

Mr. and Mrs. Truman Campbell have as their guests this week, Mr. Campbell's mother, Mrs. Dave Campbell, and brother Auburn Campbell, and Miss Margaret Bryson all of Sulphur Springs.

Mrs. C. L. Nichols returned to her home in Dallas this week after a visit here with Mrs. Jim Waldrip and Mr. Waldrip.

Mr. and Mrs. Wright Boyd and son and Mr. and Mrs. W. J. Beckham and children are on a fishing trip at San Angelo this week.

Eldrid Travis and Miss Loretta Rainey visited in Lubbock Sunday.

Mr. and Mrs. Guy Travis and children and Mr. and Mrs. Sherman Hill and children are on a fishing trip this week at Menard.

Mrs. L. M. Pratt spent the week end in Lubbock with her father.

James McBryer returned this week from a visit with relatives in New Mexico.

Bonner Day and Truman Hill have returned from a trip to El Paso

Mrs. Preston Cook and little son of Lovington, N. M. are here visiting relatives.

Miss Barbara Goodloe is visiting with her father in the Mountains of New Mexico this week.

J. C. Bailes has returned from a visit with relatives in New Mexico.

L. B. Vaughn attended the golf tournament in Wichita Falls last week and also visited his parents in Seymour.

Miss Marie McDonald and Mrs. H. G. Stokes of Slaton left this week for Chicago where they will attend the World's Fair.

Mr. and Mrs. L. B. Vaughn made a trip to Lubbock Wednesday.

J. T. Broughton purchased a new 1933 Chevrolet Coupe from Vaughn Chevrolet Company Tuesday.

Mr. and Mrs. John Stout and son of Greenville are here visiting Mrs. Stout's parents, Mr. and Mrs. Will Lamb.

R. S. Siler of Seagraves bought a 1933 Chevrolet coupe from Vaughn Chevrolet Company here this week.

Mr. and Mrs. A. G. Waugh accompanied Miss Irene Brown to Alpine Saturday where she will attend school this summer. Mr. and Mrs. Waugh visited in Pecos Sunday.

Rev. and Mrs. W. H. Wallace made a trip to Abilene Wednesday.

FOR SALE or Trade: Well improved 5 acre tract of land close in. M. E. Boren, First National Bank. 1 ct.

Mrs. Bob Moore and Miss Ruby Farley attended the commencement exercises at Simmons University, Abilene, Wednesday of this week. They will visit in Anson before returning home.

Mr. and Mrs. J. H. Harp and son left this morning (Thursday) for a months visit in Athens and other points.

Mr. and Mrs. A. N. Kayle made a trip to Lubbock Sunday.

Surprising As It Is

As if to celebrate the achievements in aviation of the great pioneer
GLENN H. CURTISS



Col. Lindbergh landed in Paris on Curtiss's birthday, May 21st.

There is no real American Cheese unless we call *Liederkrantz* an American product. It was made accidentally by mixing Camembert and Limburger, two foreign cheeses.

"Not Worth a Tinker's Dam" is not swearing, but meant the mender or tinker's actual damming up of the leaks in pots or pans was badly done, and not worth much.

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Thomas Hendricks visited friends in Lubbock Sunday.

Miss Myrtis Painter, who has been attending Tech, is home to spend the summer with her parents.

Raymond and Roy Bryant visited in Lubbock Sunday.

Charles Morris who has been attending S. M. U. Dallas, is home to spend the summer.

Mr. and Mrs. Fayne Wilkes visited relatives in Tahoka Sunday.

Webb Randle and family are visiting relatives in Dallas.

CHEVROLET STANDARD SIX

\$445

AND UP
 F.O.B. FLINT, MICH.



Offering Chevrolet Quality and Dependability • Modern Aer-Stream Styling • No Draft Ventilation • Fisher Bodies and World Record Economy

WHAT's the use of delaying longer to buy that new car you want and need? Here are the best things motoring can offer: *Aer-stream styling*, with the smart new pointed radiator, beaver-tail back and skirted fenders. *No Draft Ventilation* that lets you make your own weather, summer and winter. *Real mohair upholstery, safety glass windshield*, and many other luxury features exclusive to Chevrolet at this price. Here is smooth, fast, comfortable transportation—a *valve-in-head six*, capable of breath-taking performance and economy that simply cannot be duplicated. Here is a car so dependable that police departments, big fleet operators, and other organizations able to pick from the entire field, have chosen it without hesitation. And it is yours at a price so low that the monthly payments will be surprisingly easy to meet. What's more, when you get to trading, you'll find Chevrolet dealers willing to go all the way to make it possible for you to own a new Chevrolet.

CHEVROLET MOTOR CO., DETROIT, MICHIGAN
 All prices f. o. b. Flint, Michigan. Special equipment extra. Low delivered prices and easy G. M. A. C. terms. A General Motors Value.

Vaughn Chevrolet

NOTICE OF THE PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS

H. J. R. NO. 43 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Subsection (a), 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 this State of liquors of any kind, or medicinal 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 per cent) alcoholic content by weight (except for medicinal, 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 per cent) 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 containing not more than three and two-tenths per cent (3.2 per cent) alcohol by weight shall be prohibited within the prescribed limits; and provided further that in all counties in the State of Texas and in all political subdivisions thereof, wherein the sale of intoxicating liquors had been prohibited by local option elections held under the laws of the State of Texas and in force at the time of the taking effect of Section 20, Article 16, of the Constitution of Texas, it shall continue to be unlawful to manufacture, sell, barter or exchange in any such county or in any such political subdivision thereof, any spirituous, vinous or malt liquors or medicinal bitters, capable of producing intoxication or any other intoxicant whatsoever, unless and until 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 per cent) alcoholic content by weight, and the provision of this subsection shall be self-enacting."

Section 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 per cent) 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 per cent) alcoholic content by weight."

Section 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 and Amendments thereto.

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

NOTICE OF PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS

S. J. R. NO. 32 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

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 residence 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 valorem taxes levied for State purposes remitted within those counties or other political 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; then this Section shall become applicable to each county or political subdivision as and when it shall become within the provisions hereof."

Section 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 taxes."

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."

Section 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 and Amendments thereto.

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

NOTICE OF PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS

S. J. R. NO. 30 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article 3 of the Constitution of the State of Texas be amended by adding thereto 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 (\$20,000,000.00) Dollars, bearing interest at a rate not to exceed four and one-half (4 1/2 per cent) per annum; and payable serially or otherwise not more than ten years (10) 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 resulting from unemployment, but to be fairly distributed over the State and upon such terms and conditions as may be provided 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 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 or lien upon any property, real or personal, within this State."

Section 2. The foregoing Constitutional Amendment shall be submitted to the qualified voters of the State on the Twentieth 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 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 published as required by the Constitution and Amendments thereto.

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

NOTICE OF PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS

S. J. R. NO. 3 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

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 efficiency in their local governmental affairs, it is hereby 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 favorable vote of two-thirds the total membership of 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 authority hereunder must be published in one or more newspapers, to give general circulation in the county affected, not less than once a 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 favorable vote of the resident qualified electors of the affected County. In elections submitted to the voters a proposal to adopt a Charter (unless otherwise provided) shall not be valid unless authorized 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 separately kept but collectively counted and the votes of the qualified electors of the county who do not reside within the limits of the incorporated city or town likewise shall be separately kept and separately counted, and unless there be a favorable majority of the votes cast within a favorable majority of the votes cast without such collective cities and towns the Charter shall not be adopted. It is expressly forbidden that any such Charter may in any manner affect the operation of the General Laws of the 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 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 shall operate to impair the exemption of homesteads as established by this Constitution and the Statutes relating thereto."

"(3) 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 governing body otherwise constituted, which shall be elective and service therein shall be under such plan of representation, and upon such conditions of tenure and compensation as 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 Charter such governing body shall exercise all powers, and discharge all duties 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 performance of all duties required in the conduct of the county affairs, subject to the limitations herein provided."

"(4) 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 upon a salary basis in lieu of fees. The jurisdiction 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 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."

"(5) Save as hereinabove and 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 Constitution or by statute, define the duties thereof, fix the compensation for service therein, make the same elective or appointive and prescribe the time, qualifications and conditions for tenure in any such office; save, that no Charter shall provide for altering the jurisdiction or procedure of any Court. The duties of District Attorney, County Attorney, 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 whereof may not have expired prior to the adoption of this Amendment to the Constitution at such time as Charter provision adopted hereunder may be in effect (save as to those of office 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 the Charter so providing, and there shall be no liability by reason thereof."

"(6) 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 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."

"(7) In addition to the powers herein 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."

"(8) 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 therefore its obligations. Such obligations, other than those to refund a lawful debt shall not be valid unless authorized by a majority of all votes cast by those resident qualified voters of the area affected by the taxes required to retire such obligations, who may vote thereon. In case of county obligations maturing after a period of five (5) years, the same shall be issued to mature serially, fixing the first maturity 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 indebtedness and its supporting tax shall constitute a first and superior lien upon the property taxable in such county. No obligation issued hereunder shall be valid unless prior to the time of the issuance thereof there be levied a tax sufficient to retire the same as it matures which tax shall not exceed the then existing Constitutional limits."

"(9) Such Charter may authorize the governing body of a county operating 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 the 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."

"(10) A Subject to the express limitations upon the exercise of the powers by this subdivision to be authorized, such Charters may provide (or omit to provide) that the governmental and or proprietary functions of any city, town, district, or other defined political subdivision (which is a governmental 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, 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, and unless two-thirds of the qualified votes cast within the yielding defined governmental entity, and a majority of the qualified votes cast in the remainder of the county favor the proposal, 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 succeed to all the appropriate lawful powers, duties, rights, procedures, restrictions and limitations which prior to the merger were imposed in, or imposed upon, the yielding governmental agency. Partly it is provided that the power to create funded indebtedness and to levy taxes in support thereof may be exercised only by such procedures and within such limits, as now are, or hereafter 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 between the county and any 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."

"(11) 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 there by shall cease to control, and the county Charter provisions shall control."

"(12) When any embraced incorporated city or town elects to merge its governmental functions with those of the county under the provisions hereof, such Charter may provide for defining or redefining the boundaries of such cities and towns, provided however, 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 and 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 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 majority of all votes cast by the resident qualified voters of such city or town."

"(13) Areas urban in character though not incorporated, under appropriate Charter provision may be defined as such by the governing body of the county, provided, 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 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 town of like population. Likewise such Charter may provide for the governing board of the county subject to the 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."

"(14) No provision of this Constitution in consonance with the provisions of this Section 3, of Article IX,

NOTICE OF THE PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS

H. J. R. NO. 43 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Subsection (a), 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 this State of liquors of any kind, or medicinal 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 per cent) alcoholic content by weight (except for medicinal, 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 per cent) 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 containing not more than three and two-tenths per cent (3.2 per cent) alcohol by weight shall be prohibited within the prescribed limits; and provided further that in all counties in the State of Texas and in all political subdivisions thereof, wherein the sale of intoxicating liquors had been prohibited by local option elections held under the laws of the State of Texas and in force at the time of the taking effect of Section 20, Article 16, of the Constitution of Texas, it shall continue to be unlawful to manufacture, sell, barter or exchange in any such county or in any such political subdivision thereof, any spirituous, vinous or malt liquors or medicinal bitters, capable of producing intoxication or any other intoxicant whatsoever, unless and until 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 per cent) alcoholic content by weight, and the provision of this subsection shall be self-enacting."

Section 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 per cent) 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 per cent) alcoholic content by weight."

Section 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 and Amendments thereto.

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

NOTICE OF PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS

S. J. R. NO. 32 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

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 residence 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 valorem taxes levied for State purposes remitted within those counties or other political 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; then this Section shall become applicable to each county or political subdivision as and when it shall become within the provisions hereof."

Section 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 taxes."

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."

Section 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 and Amendments thereto.

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

NOTICE OF PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS

S. J. R. NO. 30 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article 3 of the Constitution of the State of Texas be amended by adding thereto 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 (\$20,000,000.00) Dollars, bearing interest at a rate not to exceed four and one-half (4 1/2 per cent) per annum; and payable serially or otherwise not more than ten years (10) 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 resulting from unemployment, but to be fairly distributed over the State and upon such terms and conditions as may be provided 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 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 or lien upon any property, real or personal, within this State."

Section 2. The foregoing Constitutional Amendment shall be submitted to the qualified voters of the State on the Twentieth 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 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 published as required by the Constitution and Amendments thereto.

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

NOTICE OF PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS

S. J. R. NO. 3 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

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 efficiency in their local governmental affairs, it is hereby 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 favorable vote of two-thirds the total membership of 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 authority hereunder must be published in one or more newspapers, to give general circulation in the county affected, not less than once a 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 favorable vote of the resident qualified electors of the affected County. In elections submitted to the voters a proposal to adopt a Charter (unless otherwise provided) shall not be valid unless authorized 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 separately kept but collectively counted and the votes of the qualified electors of the county who do not reside within the limits of the incorporated city or town likewise shall be separately kept and separately counted, and unless there be a favorable majority of the votes cast within a favorable majority of the votes cast without such collective cities and towns the Charter shall not be adopted. It is expressly forbidden that any such Charter may in any manner affect the operation of the General Laws of the 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 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 shall operate to impair the exemption of homesteads as established by this Constitution and the Statutes relating thereto."

"(3) 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 governing body otherwise constituted, which shall be elective and service therein shall be under such plan of representation, and upon such conditions of tenure and compensation as 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 Charter such governing body shall exercise all powers, and discharge all duties 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 performance of all duties required in the conduct of the county affairs, subject to the limitations herein provided."

"(4) 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 upon a salary basis in lieu of fees. The jurisdiction 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 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."

"(5) Save as hereinabove and 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 Constitution or by statute, define the duties thereof, fix the compensation for service therein, make the same elective or appointive and prescribe the time, qualifications and conditions for tenure in any such office; save, that no Charter shall provide for altering the jurisdiction or procedure of any Court. The duties of District Attorney, County Attorney, 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 whereof may not have expired prior to the adoption of this Amendment to the Constitution at such time as Charter provision adopted hereunder may be in effect (save as to those of office 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 the Charter so providing, and there shall be no liability by reason thereof."

"(6) 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 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."

"(7) In addition to the powers herein 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."

"(8) 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 therefore its obligations. Such obligations, other than those to refund a lawful debt shall not be valid unless authorized by a majority of all votes cast by those resident qualified voters of the area affected by the taxes required to retire such obligations, who may vote thereon. In case of county obligations maturing after a period of five (5) years, the same shall be issued to mature serially, fixing the first maturity 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 indebtedness and its supporting tax shall constitute a first and superior lien upon the property taxable in such county. No obligation issued hereunder shall be valid unless prior to the time of the issuance thereof there be levied a tax sufficient to retire the same as it matures which tax shall not exceed the then existing Constitutional limits."

"(9) Such Charter may authorize the governing body of a county operating 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 the 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."

"(10) A Subject to the express limitations upon the exercise of the powers by this subdivision to be authorized, such Charters may provide (or omit to provide) that the governmental and or proprietary functions of any city, town, district, or other defined political subdivision (which is a governmental 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, 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, and unless two-thirds of the qualified votes cast within the yielding defined governmental entity, and a majority of the qualified votes cast in the remainder of the county favor the proposal, 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 succeed to all the appropriate lawful powers, duties, rights, procedures, restrictions and limitations which prior to the merger were imposed in, or imposed upon, the yielding governmental agency. Partly it is provided that the power to create funded indebtedness and to levy taxes in support thereof may be exercised only by such procedures and within such limits, as now are, or hereafter 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 between the county and any 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."

"(11) 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 there by shall cease to control, and the county Charter provisions shall control."

"(12) When any embraced incorporated city or town elects to merge its governmental functions with those of the county under the provisions hereof, such Charter may provide for defining or redefining the boundaries of such cities and towns, provided however, 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 and 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 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 majority of all votes cast by the resident qualified voters of such city or town."

"(13) Areas urban in character though not incorporated, under appropriate Charter provision may be defined as such by the governing body of the county, provided, 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 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 town of like population. Likewise such Charter may provide for the governing board of the county subject to the 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."

"(14) No provision of this Constitution in consonance with the provisions of this Section 3, of Article IX,

NOTICE OF THE PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS

H. J. R. NO. 43 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

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

A Nolan county farmer put out 6 pounds of poisoned grain costing 30 cents one night. The next morning he picked up 120 dead ground squirrels, a pest so destructive there this year that the county agent has been called on to aid ranchers and farmers wage an effective fight.

Mr. and Mrs. Ray, Hollingshead have returned from a weeks visit in Sweetwater and Abilene.

Mrs. W. L. Clements and daughters Josephine and Katie Lee and Josephine Treadway visited in Lubbock last Sunday.

Mr. and Mrs. Carl Peterson are visiting Mrs. Peterson's parents in Vernon this week.

Mrs. George Canon is visiting with her mother in Winnsboro.

Thomas Hendricks left Monday afternoon on a fishing trip to near San Angelo.

Mrs. Carl Proctor returned Sunday from a week's visit in Spur.

M. E. Witt of Lubbock was a business visitor here a short time Tuesday.

Mrs. S. E. Cleveland is visiting her sister Mrs. J. W. Gatriath in Kirkland this week.

B. B. Crouthers of Sweetwater was in Lamesa on business Tuesday.

Guthrie Allen and Dyrle Kirk returned the first of the week from a fishing trip at Houston.

Miss Eunice Wright, who taught the past year at Littlefield is here spending a few days with her parents.

Miss Marjorie Ferguson spent the past week end in Lubbock visiting her sister Mrs. R. F. Huie.

Wells Loveless of Tech is home to spend the summer with his parents Dr. and Mrs. J. C. Loveless.

Rev. E. F. Cole, has returned from San Angelo where he assisted in a two weeks revival meeting.

Miss Sue Goree, State library organizer was in Lamesa from Friday to Tuesday taking up state books.

Mr. and Mrs. Eugene Yates have as their guests Mrs. Yates parents Mr. and Mrs. Z. Timmon of Amarillo.

Miss Nina Scott, student at Tech the past year is at home to spend the summer with her parents Mr. and Mrs. Grady Scott.

Mrs. L. F. Keisling and children Margaret Fay and Jack are visiting relatives in Seymour this week.

Boy Scouts of Troop 10 of Wichita Falls, on their way to Carlsbad Cavern, broke their bus down Monday afternoon eight miles west of Lamesa. The local Scouts entertained them with a ball game Tuesday afternoon.

Dick Boyle of Fort Worth has arrived in Lamesa to make his home and will be employed at the ice plant.

Miss Polly Parrott attended an annual ball at A. & M. College last week end.

Miss Margaret Thornhill and Kelly Treadway attended the Commencement Exercises at Tech College, Lubbock, Monday morning, where Gordon Treadway received his M. A. Degree.

Mr. and Mrs. Glenn Sublett, and T. H. Christopher of Merkel spent Monday night here with Mr. and Mrs. R. A. Stuart. The party left Tuesday morning, accompanied by Mrs. Stuart and son R. A. Jr., for a three weeks visit in Los Angeles, California.

Mr. and Mrs. Marvin Mitchell have as their guests this week, Mrs. Holt and Mrs. Marshall of Dallas. They all left Tuesday to go through the Carlsbad Cavern to return to Lamesa Thursday.

Misses Freida Ruth Smart and Annabel Allen spent Wednesday and Thursday in Abilene.

Gus White left today (Thursday) to take a man to the insane asylum at Wichita Falls.

Mrs. J. T. Broughton and daughter are visiting relatives in Illinois.

DRINK GOOD MILK

Buy our milk and whipping cream at the following places: City Grocery and Market, Piggly Wiggly, Davis Davis Food Store, B. F. Abbott Grocery, Bills Cafe, Cavern Cafe, Taylor-McCall, Bryant Pharmacy—

Model Food Store—Serve our Milk.

BERRY'S DAIRY
Cleanliness, Quality, Service

PERSONALS

ON TEXAS FARMS
By W. H. Darrow
Extension Service Editor

Terrace constructed more than 20 years ago are still in service on the farm of F. C. Stevens, Karnes County dairy farmer living three miles north of Runge. They are believed by the county agent to be among the oldest terraces in Texas. Laid out and built as an experiment with the help of a man sent by the United States Department of Agriculture, surprisingly few mistakes were made.

American cheese making is no longer confined to cheese factories. More than half of the 194 pounds of this cheese made by Mrs. Eaf Thomas of Concord Home Demonstration Club in Johnson county this year has been sold for a fair price.

Houston county farmers, cooperating with county agent and local civic organization, are buying brood mares for farm power and for producing future farm power.

Robert County home demonstration club women are finding that that they make \$5 per day by killing and canning chickens for sale.

Tarrant county 4-H club boys have more than 200 brood sows this year.

It cost Mrs. Pat McDonough of Nueces county 79 cents to renovate her bedroom closet to make it fit to the wardrobe she is developing as a demonstration with the home demonstration agent. She is making her money for clothing by selling food products in the local home-makers market.

ALL FARMERS AND POULTRYMEN CAN PROFIT BY RAISING CAPONS FOR MARKET

It is the rule rather than the exception that farmers in this locality are so bountifully supplied with grain feed, they are able to raise large flocks of chickens on the waste of the feed lots, at little or no expense.

These, especially, cannot afford to neglect and ignore the additional income afforded through caponizing their extra cockerels.

"Quoting U. S. Dept. of Agriculture, Bulletin on Capons: "During the holiday season the prices of capons and of turkeys usually are about the same. Later in the winter Capons often bring higher prices than turkeys. Capon prices are several cents a pound higher than the market quotations for chickens. The spread increasing as the capon season advances." The market season for capons starts about December 1st and ends in the latter part of March.

A capon is of marketable age at nine months. Rocks, Red and Wyndottes then weigh from eight to nine pounds. Heavy breeds, such as Brahms weigh eleven to thirteen pounds. All breeds gain one to three additional pounds before reaching full maturity.

In March this year, the Kansas City market quotations for capons was sixteen cents; often the price is much higher, at times producers receive as much as \$2.50 for each bird.

Government experiments have shown that a capon, if fed grain and mash alone without free range will consume approximately 50 lbs. of grain during the period from a chick to the early marketable age of nine months and about eight pounds a month thereafter.

If afforded a range of grass, weed seeds, bugs, etc., such as is always available on the average farm; the consumption of grain would of course be much less.

Even if only a few chickens are raised—caponizing the extra cockerels will afford a fine table chicken for any winter meal. So tender and delicious, your friends will wonder. And they require no special care and attention; growing up with the flock simply as another growing fowl.

Cockerels may be caponized at from six to twelve weeks old. Before caponizing they must be kept in a clean coop without food or water for 36 hours. Much depends that the place they are confined in is perfectly free from grass, or anything a hungry chicken might eat. If proper care be given when preparing the cockerels, losses from caponizing by an expert, rarely exceed five per cent.

Cockerels caponized during June, July and August are ready for market during January, February and March.

Editor's Note: A local poultry raiser kindly consented to write this article for this paper, as a suggestion that important source of income may not be overlooked.)

Wells To Describe Montana and Glacier National Park

Carveth Wells, explorer and Continental Oil Company radio entertainer who says he saw fish climb trees in Malay and shivered in a snowstorm on the African equator, is scheduled to tell some tall but true stories about Montana and Glacier National Park, Wednesday night June 14, over 20 N. B. C. stations.

Montana, according to Wells, would still be a great Mountain playground if Glacier Park had never existed. But that doesn't mean that Glacier isn't a real phenomenon, he says. The Glacier Park lakes, for example, are the most beautiful in the world, and the streams that feed them appear milky.

The Conoco program may be heard by local listeners who tune in on stations WFAA, KTHS, or WOAI Wednesday night at 8:30 o'clock.

PERSONALS

Mr. and Mrs. J. W. Barrington and Mrs. T. L. Hailey spent last Wednesday in Lubbock.

Mr. and Mrs. C. H. Service and son spent the past week end in Plainview where they visited their daughter.

Mrs. Lee Hanson and daughter Roberta Lee and Miss Jack Hart are visiting Mrs. Hanson's parents in Big Spring this week.

Mr. and Mrs. Jiggs Tipton left Saturday afternoon for a two weeks vacation in Louisiana and Kentucky.

Mrs. Fred Sanders returned Friday afternoon from a visit with an aunt in Dallas.

Mrs. A. H. Smith and children Frank and Elizabeth, are visiting relatives in Cumby.

B. E. Gentry, sales promoter of Pierce's Toggery spent the week end in Lubbock.

Miss Ruth McCormick spent Saturday and Sunday here with her parents Mr. and Mrs. C. H. McCormick.

Mr. and Mrs. John Tarter and daughter made a trip to Lubbock on Tuesday.

Dr. and Mrs. J. M. Harrington spent the week end in Snyder.

Maxine and Fairy Sumner are spending this week with their parents at Ackerly.

Miss Ferne Aycock of Tahoka is here this week visiting Miss Madge Westmoreland.

I'll be seeing you in

???

NO REPAIR BILLS
ON THIS TIRE FOR ONE FULL YEAR

PROTECTED SEIBERLING
Double Service

BE SURE that your tire investment is SAFE. A big spike could cost you dollars with other tires. Why run that risk? No arguments here—repairs free, regardless of cause of injury. . . . And that PROTECTION is FREE.

FREE PROTECTION

TIRES \$2.65
up

TUBES 65c
up

DONT BE CONFUSED BY MERE GUARANTEES AGAINST DEFECTS. BE SURE OF NO FURTHER EXPENSE WITH SEIBERLING TIRE PROTECTION

"TIRE PRICES SLATED TO ADVANCE A TOTAL OF FROM 15 TO 30 PER CENT DURING THE NEXT THIRTY DAYS"

The first advance is ready to be announced. If you come in at once, we can still take care of you at present low, rock-bottom prices. Now is the time to get your full season's tire needs. If you wait you will have to pay considerably more for the same tires. Act NOW and SAVE!

Shook Tire Co.
"Lamesa's Leading Tire Store"
Wholesale Lamesa, Texas Retail

Cotton Seed Wanted

We will pay \$14.00 per ton for prime cotton seed if brought to us within the next five days. Investigation will show this is considerably above market. But to "help out" the "New Deal" we make this price. We also have some very good half and half planting seed to swap or sell.

Lamesa Oil Mill

Self-Serving Grocery

SPECIALS FRIDAY AND SATURDAY
JUNE 9TH AND 10TH

Lettuce	large heads	4c
BANANAS	dozen	10c
APPLES	Dozen	10c
COFFEE	Richardsons Best Mountain grown, Central American Coffee. Pound . .	25c
FREE!	FREE ice for your Iced Tea. 12½ lbs. ice with each purchase of 1 lb fancy Pekoe or Orange Pekoe Tea. All for	35c
Salad DRESSING	Quart	29c
HARDWATER COCA SOAP	8 oz. Bar	5c
ICE CREAM SALT	10 pounds	19c
Fig Bar COOKIES	pound	10c
Boiled Ham	pound	35c

We Buy Eggs and Other Farm Produce
"We Serve to Serve Again"
Phone 125

WANT AD
BRING

REQUIRE

BARGAINS IN JEWELRY

See our window of watches, pocket and wrist, going at reduced prices.

Bryant Pharmacy
N. W. Corner Square Phone 3-J

SEGAL RAZORS, \$1.00 razor with 6 blades selling at only 49c Fully guaranteed.

Mr. and Mrs. F. T. McCollum have as their guests this week Mrs. McCollum's mother, Mrs. Mannigon of Lake Charles, La.

"Fine Fitting Stockings Make Fine Looking Legs"

Valcort
Silk Hosiery



The Illusion
Sheerest and clearest Chiffon Hose.
Laboratory Tested Grade "AA"

3 thread Chiffon made of select premium silks. Absolutely free from rings and blemishes. New summer colors specially featured

\$1.00

Others priced at 59c
HORNE-HANSON CO.
"Selling For Less"

In SOCIETY

Mrs. L. F. Keisling Honors Son On Birthday

Mrs. L. F. Keisling honored her son Jack on his seventeenth birthday with a surprise picnic on last Saturday evening at Mullins.

Boy Scouts of troop 22 with their Scout Master Joe Spikes were guests for the picnic.

A delicious picnic lunch was served to the following: Kenneth King, Dwight Morris, Edwin Speck, Edwin Verrill Miller, Edwin Speck, Edwin and Allen McClain, Dixie Kilgore Jr., Elton Roberts, Thomas Crow, Edgar Crow, Hilburn Gilliam, C. L. and Durward Schmidt, Earl Jacobs, Frank Veazey, Joe Spikes, Jack Keisling, Mr. and Mrs. L. F. Keisling and Margaret Fay.

Mrs. Barnard Entertains S. S. Class

Mrs. A. G. Barnard entertained members of her Mission Sunday School class on Monday afternoon at her home. All kinds of games were played with refreshments of lemonade and cake being served at the conclusion. Those attending were Nadine Jones, Laudell and Mable Mitchell, Ernestine Roscoe, Zilla Koonce and Jeanette Casper.

Mrs. Yonge Hostess To Tuesday Club

Members of the Tuesday Bridge Club were entertained on Tuesday afternoon with Mrs. Philip Yonge as hostess at her home.

At the conclusion of the games Mrs. Gordon McGuire Jr., held high score receiving a deck of cards as award.

Delicious refreshments of congealed salad, crackers, olives and iced tea were served to Mesdames J. E. Garland, J. H. Harp, Elzie Burleson, Truman Campbell, J. L. Sybert, McGuire, Matt McCall, L. B. Reed, Frank Rose, A. G. Barnard, Miss Aileen Graham, Miss Margaret Bryson came as tea guest.

Miss Edwina Punchard Entertains With Dance

Miss Edwina Punchard entertained a few friends with an informal

dance at the Dal-Paso Hotel on Tuesday evening.

Those enjoying Miss Punchard's hospitality were Misses Deloras Bradford, Evelyn Burnside, Midge Dickenson, Pete Goodloe, Laura McKinney of Colorado City, Nelva Powers, Audene Ragan, and Mesdames Buddie Smith, Weldon Jones, R. E. Echols, R. C. Lott, Ross Lowrie, David Treadway, Ralph Fry, David Jones and Jim Peevis.

Miss Evelyn Burnside Entertains With Dance

On Wednesday evening Miss Evelyn Burnside entertained with an informal dance at the home of her parents. Those attending were Misses Pete Goodloe, Laura McKinney of Colorado City, Edith Mae Collins, Edwina Punchard, Midge Dickenson, Deloras Bradford, Audene Ragan, Elizabeth Arnett, Vanabel Clark, Nelva Powers, Arlene Conklin, Bobbie Dee Hull, Cora Fox Yonge of Memphis, Texas; Messrs. R. C. Lott, David Treadway, Red Moore, R. E. Echols, Buddie Smith, Ralph Fry, Dave Jones, Weldon Jones, Loyd Morgan, Stanley Wilkes, George Gable, Ollie Bruton, J. C. Bailes, James McBrayer and Ross Lowrie.

Birthday Party

Little Betty Bryan celebrated her fourth birthday with a party Wednesday afternoon. Several interesting games were played, stories were read and pictures were taken.

The birthday cake with ice cream was served to the following guests: Dorothy Ross Gibson, Anna Marie Bailey, Elaine and Bobby Austin, Peggy and Dan Speck, and her sister Juana Jean.

Betty received many nice gifts.

Dance Given At Arnett Ranch

In compliment to their niece, Miss Cora Fox Yonge of Memphis, Texas, Mr. and Mrs. Hal Arnett, entertained with a dinner and dance at their ranch home on last Thursday evening.

Guests attending this enjoyable affair were Misses Yonge, Elizabeth Arnett, Roberta Lee Hanson, Vanabel Clark, Edith Mae Collins, Evelyn Burnside, Messrs. Stanley Wilkes, Davis Treadway, Ollie Bruton Jr., R. E. Echols, Jr., George Gable, Dick Collins, Mr. and Mrs. Philip Yonge and Mr. and Mrs. A. G. Barnard.

Miss Midge Dickenson Entertains With Dance

Miss Midge Dickenson entertained with a dance at her home last Friday evening at which time she honored Miss Naomi Rogers, who returned to her home in Trent, Saturday, after spending the winter here.

Those attending were Misses Edwina Punchard, Audene Ragan, Pete Goodloe, Rebecca Goodloe, Evelyn Burnside, Nelva Powers, Deloras Bradford, Messrs. Ross Lowrie, R. C. Lott, David Treadway, Buddie Smith, Dave Jones, Ralph Fry, Guthrie Allen, Walton Crawley, Jimmy Hamilton, Glenn Cope, Arlie Lowmore, Conley Baldwin and the honoree.

Mrs. Marvin Gresham Honored With Shower

Honoring Mrs. Marvin Gresham, recent bride, Mesdames Joe English and Henry McQueen entertained with a kitchen shower last Saturday afternoon at the home of Mrs. McQueen's mother, Mrs. Woerner, on south Fifth Street.

A red and white color scheme was carried out in all appointments, with each guest writing her favorite recipe in a little red heart book. Small red hearts with arrows were given as favors. Misses Wilda Boldin and Barbara Goodloe sang "Sweethearts Forever" in their charming manner. A contest won by Miss Oma Lena Medlin, who was able to name the most articles in a bride's trousseau.

Refreshments of strawberry ice cream and angel food cake were served to Mesdames Will Dickenson, M. E. McQueen, W. D. Arnett, Carl Proctor, D. Davis, Chesshir, Bill Tatum, Wade Bartlett, Leonard Bartlett, Edwards, C. Womack Kim Boyd Raymond Sellers, Woerner, Misses Elberta McQueen, Oma Lena Medlin Betty Chaffin, Mickie Allen, Mary Margaret Nance and the honoree.

Lloyd and Johnnie Marr are home from Tech to spend the summer here with their parents.

James Winn Rice of Shallwater is here visiting his father L. E. Rice and Mrs. Rice.

Mmes. Reed and McCall Entertain Saturday Afternoon

Mesdames Louis B. Reed and Matt McCall were joint hostesses to a number of friends for a bride party last Saturday afternoon, in the home of Mrs. Gordon McGuire Sr., on North First Street.

Fifteen tables of players were guests for the occasion. At the conclusion of the games prizes of silver bon bon dishes went to Mrs. Joe Alexander for high score and Miss Thelma Lee Norman for low score. Lingerie was given Miss Jimmy Morgan of Clarendon as guest prize.

Delicious refreshments of strawberry ice cream, angel food squares and nuts were served to 60 guests.

Miss Clara Belle Goodwin and J. A. Mims Are Married

Miss Clara Belle Goodwin, daughter of the late T. D. Goodwin, and Mrs. Goodwin, and a member of a prominent and pioneer family of Jones County, and Joseph A. Mims, Jr., of Fort Worth recited their marriage vows at 8:15 o'clock in the evening in the First Baptist church in Anson.

The altar of the church was arranged as a garden setting, with hydrangeas and roses predominating in floral decorations, and ferns and other greenery massed in the background. The bridal couple stood beneath a floral wedding bell, and in the soft light of myriads of candles.

The bride was wearing a wedding gown of duchesse satin, with trailing veil of lace and net held to her head with orange blossoms. Her slippers were of white tulle crepe, and she carried an arm bouquet of bride's roses and valley-Hibis spray.

Miss Eleanor Ragle of Lamesa and Miss Margaret Duncan of Bryan served as the bride's attendants; while little Miss Doris Jane Roberts scattered rose petals to form a pathway for the bride. The bride's attendants wore pink mousseline de soie frocks with orchid accessories and carried bouquets of sweet peas. The flower girl, daughter of Mr. and Mrs. J. A. Roberts, was frocked in orchid organdy.

Percy Mims of Fort Worth served his brother as best man; and the Rev. J. A. Lovell, pastor of the Trinity Baptist church of Abilene, was groomsmen.

Rev. Ralph Grant, pastor of the San Angelo Baptist church and former pastor in Anson, was officiating clergyman for the service. Mr. Grant was a schoolmate at Simmons University of the bridal couple.

The wedding music was given by Miss Ruth Barkley of Anson, with Bernard Richards, student in Simmons University, playing a violin obligato for the nuptial music program. Mrs. W. J. Beckham of Lamesa sang, "I Love You Truly." Miss Barkley and Mrs. Beckham were dressed in blue and orchid.

Mr. and Mrs. Mims left after the ceremony on a honeymoon trip that will include a visit in Fort Worth with his family at 3025 Meadowbrook drive. They will later make their home at White Deer, where Mr. Mims is principal of the grammar school a position he has held for the past two years. He has been teaching since his graduation from Simmons University with the June class of 1929.

Mrs. Mims, who was graduated from Simmons in 1930, has been teaching in Lamesa. Her father and his brother were among the earliest settlers in Jones county and have been prominently identified with its development.

Elmerine Barron Entertains Junior Delphians

Miss Elmerine Barron entertained the Junior Delphians with a slumber party at her home on Wednesday night, May 31.

Games of all kinds were enjoyed until almost twelve o'clock and then a midnight supper was served. The guest slept out on the lawn with everyone enjoying it very much.

Those attending were Jeanette Bennett, Mary Jo Forrest, Mary Elsie Terry, Virginia Lindsey, Martha Lou Martin, Nina Faye Bennett, Margaret Payne Keisling, Kathleen Webb, Elizabeth Smith, Mary Ellen Lambeth, Ramah Eager, Carol Jacobs, Lenelle Meyers, and the hostess. Visitors were Thelma Jo Gray and Hazel Grubbs.

Miss Francis Lee Hull who is attending summer school in Lubbock spent the week end here with her parents Mr. and Mrs. Dee Hull.

Mr. and Mrs. Arch Heffernan and son, Herman Harold, are spending this week in Hot Springs.

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COFFEE, All Gold, 3 pound can		69c
Bananas	Golden Ripe While They last	10c dozen
MILK, 8 small or 4 large cans for		25c
PRUNES, 4 lbs. 50-60 size		29c
PEACHES, choice dried, 3 lbs.		25c
Blackberries	gallon can limit	33c
CANDY, fancy mixed, pound		12½c
COCOANUT, fresh bulk, pound		15c
PEACHES or PRUNES, gal. can. 3 for		95c
LARD	Swift's Jewel 4 pounds. None To Merchants	25c
TEA, Maxwell House, 1-4 lb		8c
POST TOASTIES, large pkg.		10c
MATCHES, 6 box carton for		23c
Pickles	Happy Vale Whole Sour none to merchants	12½c
PINEAPPLES, large fresh ones, each		21c
LETTUCE, iceberg large heads		4½c
FLAVORING, Marco 4 oz. bottle, 2 for		15c
Weiners pound	15c	Roast Baby beef 5½c
Cheese Longhorn	17c	Steak Baby Beef 8½c



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