

THE OZONA STOCKMAN

The Only Paper In Crockett County—3,000 Square Miles Of Livestock Territory

"Out In The West, Where The Air Is Pure, The Climate Agreeable, And The People Friendly—The Best Place On Earth To Call Home"

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Lions Club To Send Afflicted Child To Dallas Hospital For Corrective Operation At Hands Of Specialist

Little Wanda Squyres has pretty brown hair, sparkling eyes, chubby little hands and feet and a sturdy little body. More than that, she is a normal child and likes to play with other children, to romp with those of her own age, and in another year or so the big moment of the first day in school will arrive.

But Wanda who is nearing her fifth birthday, doesn't play with other children much. Even at her tender age she feels the embarrassment of a physical handicap.

Wanda was born a hairlip as the affliction is commonly called, and her scarred lip, receding nostril and her difficult speech are already glaring evidences of her physical deformity, marking her as different from other children, making her the target for childish yet brutal jokes and singling her out for a life burdened with the results of a strange quirk of nature. For the parents and their friends who know and love the sweet tempered little youngster, these are the marks of a tragedy of first magnitude—the prospect of a life time for an otherwise pretty girl suffering the insurmountable handicap of such an affliction.

But little Wanda will not have to suffer the embarrassment of her affliction much longer. By the time she is old enough to start to school, she will be like other children, her lip and facial development normal, the difficulty of speech removed—thanks to the skill of modern surgery and to the big hearts of a group of Ozona men.

Recent financial reverses have made it impossible for Wanda's parents, Mr. and Mrs. Tom Squyres, to provide an operation to correct the child's deformity and Rev. M. M. Fulmer took her to the Lion's Club luncheon Monday, explained her situation, suggested a plan for sending her to a hospital and providing for an operation by a specialist and in less than five minutes after his talk was concluded, the club voted unanimously to send the little girl and her mother to Baylor Hospital in Dallas for the operation.

While attending the Paisano Pass Baptist Encampment recently, Rev. Fulmer had occasion to talk with a representative of the Baylor Hospital and told him of little Wanda's plight. The hospital representative told the Ozona minister and Lion that he felt sure Dr. Frew, specialist in oral surgery at Baylor would perform the operation without remuneration and that the hospital would make a special reduced rate for her care.

And so, in about three or four weeks Wanda and her mother will be on their way to Dallas, where a carefully wielded surgeon's knife is expected to restore the youngster to normal, that she might enjoy a life of usefulness and happiness free from the terrible disfigurement of physical deformity.

SUNFLOWER CLUB

Mrs. Massie West entertained the Sunflower Club and other guests with a delightful party Tuesday afternoon at the home of Mrs. Paul Perner. Mrs. Ashby McMullen was given Maderia pillow cases for high club score, Mrs. William Swearingen, a bon bon dish for guest high, and Miss Ethel Childress, small what-not ornaments for low. Miss Beth Davidson, who is to be married to Mark Garver September 10, was presented with a gift of linen. Other guests were: Mesdames Gertrude Perry, Boyd Clayton, Ralph Meinecke, W. E. Friend, Jr., Jake Short, Marshall Montgomery, Dixie Brown, Vaughnley, Bob Austin, Warren Clayton, Harry J. Friend, Jr., Hugh Childress, Jr., Hilton North, Chas. E. Davidson, Jr., J. W. North, Sherman Taylor, Evert White, Misses Mary Childress, Hester Bunker, and Billie McMullen.

Now Facing Murder Indictments



A trial which seems certain to attract national attention is that of Libby Holman Reynolds and Albert (Ab) Walker at Winston-Salem, N. C., on an indictment charging murder of the former's husband, Z. Smith Reynolds, heir to a tobacco fortune. Libby Holman Reynolds, (sister of Broadway "Blues" singer, and Walker, companion of the late husband, Reynolds, were released following the coroner's inquest, but rearrested following an investigation by county authorities. The death of Reynolds terminated a big party over July 4th weekend. Photos show Libby Holman, Ab Walker and Alfred Holman, Cincinnati lawyer, who will help defend his daughter.

Fill Chug Holes On North Powell

State Makes Temporary Repairs At Request Of Lions

The State Highway Department maintenance crew for this division was on the job here early this week making temporary repairs on North Powell Avenue from its intersection with the Old Spanish Trail to the north edge of the city.

The maintenance superintendent, working out of Big Lake was ordered to work the Ozona street in response to a request filed with division engineer A. W. Moursund of San Angelo by a committee from the Ozona Lions Club.

Work being done on the street consists of filling the immense chug holes that have been worn over a period of several months. The condition of the street had become so bad that travel over it at a speed in excess of 10 or 15 miles an hour was dangerous. The maintenance crew was here recently with a grader and shaped the street up some, and with the addition of a few loads of dirt and gravel in the chug holes and washed places, the street has been put in excellent condition.

Contract has already been let for caliche base and double bituminous surface treatment on the entire road from Ozona to Barnhart and this contract includes a surface on the street. Maintenance work being done this week is for temporary relief, pending completion of the surfacing.

TYPOGRAPHIC 10 POUNDS LIBERAL IN RECORDING WEIGHT OF PERNER BOY

Through a typographical error, little Chris Doty Perner, infant son of Mr. and Mrs. Stephens Perner, was given more than his share of a good start in last week's issue of The Stockman. Chris Doty weighed in at 7 pounds but in getting the account ready for recording in the paper, the linotype operator struck two keys at once, the result being that the youngster was hailed as a 17-pounder instead of a 7-pounder.

Much as we would like to give young Chris Doty the extra ten-pound start on his uphill climb, we must reduce him to seven pounds, though by now Steve may have been giving him road work and rope-jumping to make him measure up to his reputation.

Prove U. S. Road Aid Withdrawn

Letter Of 1927 Is Produced To Spike Ferguson Denial

Flat denial by Jim Ferguson that Federal aid for Texas highways was ever withdrawn during his wife's administration as governor has lead state headquarters for Governor Sterling's campaign for re-election to produce the original letter from Federal highway officials informing the state Highway Department of the withdrawal of Federal aid.

The letter dated January 3, 1927, and addressed to Eugene T. Smith, then chairman of the state highway department, was written by A. R. Losh, district engineer for the bureau of public roads, United States Department of agriculture. The letter in part follows:

"Upon instructions received from the Chief, Bureau of Public Roads, I must advise you that approval on all Federal Aid projects in Texas which are not now under actual contract is hereby withdrawn. The Chief of Bureau advises me that this has become necessary due to the financial situation and our withdrawal of these projects will be effective until it has been satisfactorily shown that contractors on Federal Aid projects are receiving all payments due them promptly and further that funds are available and will be available, free from other obligations, to do the necessary reconditioning of completed Federal Aid Projects and the maintenance of projects already completed. Further than this, we are restrained from approving any additional contracts until it has been shown that funds are available for the proposed new contracts.

"It is my understanding that your Commission will meet Monday January 10th, and at that time I will be very glad to discuss this and other matters with you. I need not add that this matter is considered confidential in this office.

"We have advised our Mr. Everett by telephone regarding this matter and requested that he inform you accordingly; also asking that he advise you that this letter is being mailed today."

SWIM, DINNER AND DANCE

Pleas Childress, Jr., entertained a number of friends at the Childress ranch Saturday night with a swim, dinner and dance. The dinner consisted of barbecue, potato salad, potato chips, beets, iced tea and watermelon. Those enjoying the affair were Misses Carolyn Montgomery, Totsy Robinson, Berenice Bailey, Mary B. Vaughn, Wayne Augustine, Hester Bunker, Allyn Friend, Tommy Smith, Mary Genie Hardberger, Mary Childress, Ethel Childress, Neva Sorrels, and Phillip Lee Childress, Billy Baggett, James Baggett, George Vic Montgomery, Bud Kincaid, Marvin Rape, Joe Rape, Herbert Kittle, W. T. Childress, Jake Young, Elmer Fiegelstein, Claude Russell, Elmer Schwalbe, Joe Friend, Walter Kyle, Hop Hoover, Tot Richardson, George Bunker, Bill Buttery, Joe Sellers Pierce Bill Buttery, Norris Creath, Jimmy Walker, Harry Wright, Harrison Hoffmann, Conley Cox, Chester Wilson and Mr. and Mrs. Bob Weaver

BAPTIST CHURCH

Aug. 21, 1932
Sunday School 9:45 A. M. Subject "The Tent of Meeting". B. Y. P. U., 7:30 P. M. Subject, "The Living Christ". There will be no preaching services at the Baptist Church Sunday as the pastor will be away in a meeting at Imperial, Texas. The members will accept the invitation of Bro. Meredith and worship with the Methodists. M. M. Fulmer, pastor.

32-33 SCHOOL TERM STARTS HERE SEPT. 12

Board Fixes Date In Special Session Saturday

FACULTY CHOSEN

All Teachers Of Last Year Re-elected For Next Term

Crockett County schools will get under way Monday morning, September 12.

This was the decision reached at a special meeting of the school board held here Saturday. The opening will be a week later than has been the custom in past years schools having been opened the first week in September for many years until last year.

Teachers will be here, however, the first week in September for the institute. Institute sessions will be held in the local school and the year's work will be outlined in advance of the opening of school.

The faculty for the coming session is complete, school officials report, all teachers who were on the staff last year being re-elected for the 1932-33 term.

Although a larger enrollment is expected this year, officials are looking forward to one of the most successful years in local history. The difficulties occasioned by a mid-term move into the new school building having been left behind last year and operations going smoothly in the new quarters, the next term is expected to show even further advances in the local system.

Mrs. Bert Couch Help In Canning

Offers 15 Fat Kids And Her Services To Red Cross

Mrs. Bert Couch is among the first to proffer her services in the meat canning program proposed by the Crockett County Chapter of the American Red Cross for the relief of the poor this winter.

Mrs. Couch was in from the ranch near Ozona the first of the week and called at the Stockman office to offer her services in the canning and pledging 15 fat kids for canning. Mr. and Mrs. Couch will butcher the animals and bring them in dressed ready she said. She has had considerable experience in canning, she said, and she will be available at the call of the Red Cross in carrying out the project.

M. M. Fulmer, county Red Cross chairman, acknowledged Mrs. Couch's generous offer with an expression of gratitude and announced that all who are familiar with canning will be asked to lend their services when the work gets under way.

Cans for the work are to be purchased by the county and ranchmen will be asked to donate animals for canning. The Red Cross will be in charge of organizing forces for the work and a committee from the Lions Club will assist in getting the meat brought to town.

The canning work will not begin until early in September, Rev. Fulmer announced. Those who have had experience in canning meat say that there is less danger of spoilage if the meat is put up during cool weather.

Mr. and Mrs. George Adkins are the parents of a boy born Friday, August 12 in San Angelo. He has been named Burton Edwin.

Miss Ada Word is here from Burnet for a visit with friends.

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Notices of church entertainments where admission is charged, cards of thanks, resolutions of respect and all matter not news, will be charged for at regular advertising rates.

Any erroneous reflection upon the character of any person or firm appearing in these columns will be gladly and promptly corrected upon calling the attention of the management to the article in question.

THE BONUS EXPEDITIONARY FORCE

We do not see how it was possible for the Washington police and the Federal Government to take any other action than that which they took in driving the so-called Bonus Expeditionary Force out of the District of Columbia. From all the reports, the soldiers behaved with great restraint and did an unpleasant job expeditiously and painlessly.

The authorities of the District of Columbia were tolerant and kindly in the extreme toward these misled petitioners. At the request of President Hoover Congress appropriated \$125,000 with which to provide them transportation back to their homes. Comparatively few took advantage of that. Instead, hundreds of them remained in Washington, taking possession of government property without authority, living in unsanitary camps which were a public menace, and refused to leave the government buildings when requested to do so by the police. Then they resisted by force the request to get out.

Since Congress had adjourned and there was no longer the slightest hope of accomplishing their ostensible object, we can only assume that their leaders deliberately sought to intimidate the Federal Government and to create a willful nuisance.

Mr. Sterling was rich when he took the Governor's office little more than a year ago, but it is pointed out that he is now a poor man. Nobody expected him to make any money out of the Governor's office. Texas has had only one Governor who got any money out of the office, and he would like to have another trial at it, which is to be expected in this time of depression.—Gulleville Signal.

SCANDALS By THE TOWN GOSSIP

To the lady who thought Jake Young was perpetually drunk—it's just natural with him. The boy really never touches the stuff

Disgruntled with the results of the Democratic primary, Jake Young and John Rochelle, the big double-barreled combination who raised the local political temperature to white heat before the first primary in their independent campaigns for their respective candidates for constable and justice of the peace, are considering forming a fourth party for another campaign in the general election. They have been forced out of the Democratic party, see no chance with the Republican party, consider the Ferguson party hopeless, and therefore are casting about for a fourth party candidate. Judge Mac and Constable Tom, of course, are on the alert for any untoward developments of this character.

"Shall I have your lunch brought up to the deck, sweetheart?" "No, darling, just throw it overboard—it'll save time and trouble."

Boyd Clayton was too tender hearted to stay on the ranch and watch his sheep die of starvation, so he came to Ozona to wait. Within ten minutes after he arrived here he received an offer from a buyer for the sheep, which he turned down. In a few minutes more he received another offer from another buyer, which he turned down. Then he went to the post office and was handed a copy of a telegram sent to him at Fort Stockton after he had left there—another offer to buy his sheep. Whereupon he forthwith decided to go back to Stockton and feed those sheep a while longer.

"Five gallons, please." "Okay. How's your oil?" "Just gas, please." "How about a bottle of Shinyol—great for lacquer; your bus is all covered with traffic film." "Nope, just the gas." "Your left rear tire is pretty well shot. Better let me put on a new one; we're selling Puncher-proofs today for—"

"No, the gas will be all." "How long since you had a grease job? Everything looks kinda dry—hear that body squeak?" "Haven't time today—just the gas this time." "How about one of our electric cigar lighters—clamp right on your dash and when you want—"

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Expert Service Saves In the Long Run You wouldn't take chances with a physician who didn't know his medics—why not insist that the man who works on your automobile know his mechanics. We guarantee every repair job—we "know our mechanics." DONAHO AND QUIST SERVICE STATION Phone 266

THE REAL MENACE By Albert T. Reid



BRUCE BARTON writes of "THE MASTER EXECUTIVE"

BOYHOOD BACKGROUND

Many leaders in history have had a superiority to personal resentment and small annoyances which is one of the surest signs of greatness; Jesus infinitely surpassed all. He knew that pettiness brings its own punishment. The law of compensation operates inexorably to reward and afflict us by and through ourselves. The man who is mean is mean only to himself.

The village that refused to admit him required no fire; it was already dealt with. No miracles were performed in that village. No sick were healed; no hungry were fed; no poor received the message of encouragement and inspiration—that was the penalty for its boorishness. As for Jesus, he forgot the incident immediately. He had work to do.

Theology has spoiled the thrill of Jesus' life by assuming that he knew everything from the beginning—that his three years of public work were a kind of dress rehearsal, with no real problems or crises. What interest would there be in such a life? What inspiration? You who read these lines have your own creed concerning him; I have mine. Let us forget all creed for the time being, and take the story of Jesus' life just as the simple narratives give it—a poor boy, growing up in a peasant family,

working in a carpenter shop, gradually feeling his powers expanding, beginning to have an influence over his neighbors, recruiting a few followers, suffering disappointments and reverses, finally death. Yet Jesus built so solidly and well that death was only the beginning of his influence! Stripped of all dogma his was the grandest achievement story of all. If we are criticized for over-emphasizing the human side of Jesus' character we shall have the satisfaction of knowing that our overemphasis tends a little to offset the very great overemphasis which has been exerted on the other side. Books and books and books have been written about him as the Son of God; surely we have a reverent right to remember that his favorite title for himself was the Son of Man. Nazareth, where he grew up, was a little town. In the fashionable circles of Jerusalem it was quite the thing to make fun of Nazareth—its crudities of custom and speech, its simplicity of manner. "Can any good thing come out of Nazareth?" they asked derisively when the report spread that a new prophet had arisen in that country town. The question was regarded as a complete rebuttal of his pretensions. The Galileans were quite conscious of the city folks' contempt, but they bore it lightly. Life was a cheerful and easy-going affair with them. The sun shone almost every day; the land was fruitful; to make a living was nothing much to worry about. There was plenty of time to visit. Families went on picnics in Nazareth, as elsewhere in the world; young people walked together in the moonlight and fell in love in the spring. Boys laughed boisterously at their games and got into trouble with their pranks. And Jesus, the boy who worked in the carpenter shop, was a leader among them.

Let us forget all creed for the time being, and take the story of Jesus' life just as the simple narratives give it—a poor boy, growing up in a peasant family,

SAY "I saw it in the Stockman."

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Buy Your Fresh Fruits & Vegetables from our new modern market The first shipment of fresh fruits and vegetables for our new, modern outdoor vegetable market are arriving and by Saturday we will have the new market fully stocked with every fresh fruit and vegetable the market offers. A modern vaporizing spray system will be in operation today and display counters, protected from the sun by an overhead structure, are being arranged for your convenience in shopping. VEGETABLE TRUCKS ARRIVE EVERY OTHER DAY Our trucks will comb the Rio Grande Valley for choice fresh fruits and vegetables, arriving in Ozona every other day. The widest choice of good things, always kept crisp and fresh—and it will be so convenient to shop. See Our Display Saturday M. C. Couch GROCERY—BAKERY—SANITARY DAIRY "The Store That Lowered Prices in Ozona"

**H. J. R. No. 1.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 1 of Article 6 of the Constitution of the State of Texas be amended so as to read as follows:

"Section 1. The following classes of persons shall not be allowed to vote in this State, to-wit:

First: Persons under twenty-one (21) years of age.

Second: Idiots and Lunatics.

Third: All paupers supported by any county.

Fourth: All persons convicted of any felony, subject to such exceptions as the Legislatures may make.

Fifth: All soldiers, marines and seamen, employed in the service of the Army or Navy of the United States. Provided that this restriction shall not apply to officers of the National Guard of Texas, the National Guard Reserve, the Officers Reserve Corps of the United States, nor to enlisted men of the National Guard, the National Guard Reserve, and the Organized Reserves of the United States, nor to retired officers of the United States Army, Navy, and Marine Corps, and retired warrant officers and retired enlisted men of the United States Army, Navy, and Marine Corps."

Sec. 2. That Section 33 of Article 16, of the Constitution of the State of Texas, be amended so as to read as follows:

"Section 33. The Accounting Officers of this State shall neither draw nor pay a warrant upon the Treasury in favor of any person, for salary or compensation as agent, officer or appointee, who holds at the same time any other office or position of honor, trust or profit, under this State or the United States, except as prescribed in this Constitution. Provided, that this restriction as to the drawing and paying of warrants upon the Treasury shall not apply to officers of the National Guard of Texas, the National Guard Reserve, the Officers Reserve Corps of the United States, nor to enlisted men of the National Guard, the National Guard Reserve, and the Organized Reserves of the United States, nor to retired officers of the United States Army, Navy, and Marine Corps, and retired warrant officers and retired enlisted men of the United States Army, Navy, and Marine Corps."

Sec. 3. That Section 40 of Article 16, of the Constitution of the State of Texas be amended so as to read as follows:

"Section 40. No person shall hold or exercise, at the same time, more than one Civil Office of emolument, except that of Justice of Peace, County Commissioner, Notary Public and Postmaster, Officer of the National Guard, the National Guard Reserve, and the Officers Reserve Corps of the United States and enlisted men of the National Guard, the National Guard Reserve, and the Organized Reserves of the United States, and retired officers of the United States Army, Navy, and Marine Corps, and retired warrant officers, and retired enlisted men of the United States Army, Navy, and Marine Corps, unless otherwise specially provided herein. Provided, that nothing in this Constitution shall be construed to prohibit an officer or enlisted man of the National Guard, and the National Guard Reserve, or an officer in the Officers Reserve Corps of the United States, or an enlisted man in the Organized Reserves of the United States; or retired officers of the United States Army, Navy, and Marine Corps, and retired warrant officers, and retired enlisted men of the United States Army, Navy, and Marine Corps, from holding in conjunction with such office any other office or position of honor, trust or profit, under this State or the United States, or from voting at any Election; General, Special or Primary, in this State when otherwise qualified."

Sec. 4. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at the next General Election to be held throughout the State on the first Tuesday after the first Monday in November, 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 12.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 55, Article 3, of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 55. The Legislature shall have no power to release or extinguish, or to authorize the releasing or extinguishing, in whole or in part, the indebtedness, liability or obligation of any corporation or individual, to this State or to any county or defined subdivision thereof, or other municipal corporation therein, except delinquent taxes which have been due for a period of at least ten years."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to the electors of this State qualified to vote on Constitutional Amendments at the General Election in 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 24.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 13 of Article 8 of the Constitution of Texas be amended so as to hereafter read as follows:

"Sec. 13. Provision shall be made by the first Legislature for the speedy sale, without the necessity of a suit in Court, of a sufficient portion of all lands and other property for the taxes due thereon, and every year thereafter for the sale in like manner of all lands and other property upon which the taxes have not been paid; and the deed of conveyance to the purchaser for all lands and other property thus sold shall be held to vest a good and perfect title in the purchaser thereof, subject to be impeached only for actual fraud; provided, that the former owner shall within two years from date of the filing for record of the Purchaser's Deed have the right to redeem the land on the following basis:

(1) Within the first year of the redemption period upon the payment of the amount of money paid for the land, including One (\$1.00) Dollar Tax Deed Recording Fee and all taxes, penalties, interest and costs paid plus not exceeding twenty-five (25%) per cent of the aggregate total;

(2) Within the last year of the redemption period upon the payment of the amount of money paid for the land, including One (\$1.00) Dollar Tax Deed Recording Fee and all taxes, penalties, interest and costs paid plus not exceeding fifty (50%) per cent of the aggregate total."

Sec. 2. That the foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at the first Tuesday after the first Monday in November, A. D. 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 26.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 11, of Article 7, of the Constitution of the State of Texas, as amended by a vote of the people by virtue of Senate Joint Resolution No. 7, passed at the Regular Session of the 41st Legislature, be, and the same is hereby amended so as to hereafter read as follows:

Section 11. In order to enable the Legislature to perform the duties set forth in the foregoing Section, it is hereby declared all lands and other property heretofore set apart and appropriated for the establishment and maintenance of the University of Texas, together with all the proceeds of sales of the same, heretofore made or hereafter to be made, and all grants, donations and appropriations that may hereafter be made by the State of Texas, or from any other source, except donations limited to specific purposes, shall constitute and become a Permanent University Fund. And the same as realized and received into the Treasury of the State (together with such sums belonging to the Fund, as may now be in the Treasury), shall be invested in bonds of the United States, the State of Texas, or counties of said State, or in School Bonds of municipalities, or in bonds of any city of this State, or in bonds issued under and by virtue of the Federal Farm Loan Act approved by the President of the United States, July 17, 1916, and amendments thereto; and the interest accruing thereon shall be subject to appropriation by the Legislature to accomplish the purpose declared in the foregoing Section; provided that the one-tenth of the alternate Sections of the lands granted to railroads, reserved by the State, which were set apart and appropriated to the establishment of the University of Texas, by an Act of the Legislature of February 11, 1858, entitled, 'An Act to establish the University of Texas,' shall not be included in, or constitute a part of, the Permanent University Fund."

**H. J. R. No. 28.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 7, of Article 11, of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Article 11, Section 7. All counties and cities bordering on the coast of the Gulf of Mexico are hereby authorized upon a vote of a two-thirds majority of the resident property taxpayers voting thereon at an election called for such purpose to levy and collect such tax for construction of sea walls, breakwaters, or sanitary purposes, as may now or may hereafter be authorized by law, and may create a debt for such works and issue bonds in evidence thereof. But no debt for any purpose shall ever be incurred in any manner by any city or county unless provision is made, at the time of creating the same, for levying and collecting a sufficient tax to pay the interest thereon and provide at least two per cent (2%) as a sinking fund; and the condemnation of the right of way for the erection of such works shall be fully provided for."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the 8th day of November, A. D. 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 21.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 14 of Article 8 of the Constitution of Texas be amended so as to hereafter read as follows:

"Section 14. There shall be elected by the qualified electors of each county at the same time and under the same law regulating the election of State and County officers, an Assessor and Collector of Taxes, who shall hold his office, for two (2) years and until his successor is elected and qualified; and such Assessor and Collector of Taxes shall perform all the duties with respect to assessing property for the purpose of taxation and of collecting taxes as may be prescribed by the Legislature."

Sec. 2. That Section 16, of Article 8, of the Constitution of Texas be so amended as to hereafter read as follows:

"Section 16. The sheriff of each county in addition to his other duties shall be the Assessor and Collector of Taxes therefor; but, in counties having ten thousand (10,000) or more inhabitants, to be determined by the last preceding census of the United States, an Assessor and Collector of Taxes shall be elected to hold office for two (2) years and until his successor shall be elected and qualified."

Sec. 3. The foregoing Constitutional amendments shall be submitted to the qualified electors of the State on the next general election to be held on the Tuesday after the first Monday in November, A. D. 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 25.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 11, of Article 7, of the Constitution of the State of Texas, as amended by a vote of the people by virtue of Senate Joint Resolution No. 7, passed at the Regular Session of the 41st Legislature, be, and the same is hereby amended so as to hereafter read as follows:

Section 11. In order to enable the Legislature to perform the duties set forth in the foregoing Section, it is hereby declared all lands and other property heretofore set apart and appropriated for the establishment and maintenance of the University of Texas, together with all the proceeds of sales of the same, heretofore made or hereafter to be made, and all grants, donations and appropriations that may hereafter be made by the State of Texas, or from any other source, except donations limited to specific purposes, shall constitute and become a Permanent University Fund. And the same as realized and received into the Treasury of the State (together with such sums belonging to the Fund, as may now be in the Treasury), shall be invested in bonds of the United States, the State of Texas, or counties of said State, or in School Bonds of municipalities, or in bonds of any city of this State, or in bonds issued under and by virtue of the Federal Farm Loan Act approved by the President of the United States, July 17, 1916, and amendments thereto; and the interest accruing thereon shall be subject to appropriation by the Legislature to accomplish the purpose declared in the foregoing Section; provided that the one-tenth of the alternate Sections of the lands granted to railroads, reserved by the State, which were set apart and appropriated to the establishment of the University of Texas, by an Act of the Legislature of February 11, 1858, entitled, 'An Act to establish the University of Texas,' shall not be included in, or constitute a part of, the Permanent University Fund."

Sec. 2. Said proposed amendment shall be voted on by the electors of this State qualified to vote on Constitutional amendments at an election to be held throughout the State on the first Tuesday after the first Monday in November, 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 22.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 14 of Article 8 of the Constitution of Texas be amended so as to hereafter read as follows:

"Section 14. There shall be elected by the qualified electors of each county at the same time and under the same law regulating the election of State and County officers, an Assessor and Collector of Taxes, who shall hold his office, for two (2) years and until his successor is elected and qualified; and such Assessor and Collector of Taxes shall perform all the duties with respect to assessing property for the purpose of taxation and of collecting taxes as may be prescribed by the Legislature."

Sec. 2. That Section 16, of Article 8, of the Constitution of Texas be so amended as to hereafter read as follows:

"Section 16. The sheriff of each county in addition to his other duties shall be the Assessor and Collector of Taxes therefor; but, in counties having ten thousand (10,000) or more inhabitants, to be determined by the last preceding census of the United States, an Assessor and Collector of Taxes shall be elected to hold office for two (2) years and until his successor shall be elected and qualified."

Sec. 3. The foregoing Constitutional amendments shall be submitted to the qualified electors of the State on the next general election to be held on the Tuesday after the first Monday in November, 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 5.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 7, of Article 11, of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Article 11, Section 7. All counties and cities bordering on the coast of the Gulf of Mexico are hereby authorized upon a vote of a two-thirds majority of the resident property taxpayers voting thereon at an election called for such purpose to levy and collect such tax for construction of sea walls, breakwaters, or sanitary purposes, as may now or may hereafter be authorized by law, and may create a debt for such works and issue bonds in evidence thereof. But no debt for any purpose shall ever be incurred in any manner by any city or county unless provision is made, at the time of creating the same, for levying and collecting a sufficient tax to pay the interest thereon and provide at least two per cent (2%) as a sinking fund; and the condemnation of the right of way for the erection of such works shall be fully provided for."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the 8th day of November, A. D. 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 6.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 7, of Article 11, of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Article 11, Section 7. All counties and cities bordering on the coast of the Gulf of Mexico are hereby authorized upon a vote of a two-thirds majority of the resident property taxpayers voting thereon at an election called for such purpose to levy and collect such tax for construction of sea walls, breakwaters, or sanitary purposes, as may now or may hereafter be authorized by law, and may create a debt for such works and issue bonds in evidence thereof. But no debt for any purpose shall ever be incurred in any manner by any city or county unless provision is made, at the time of creating the same, for levying and collecting a sufficient tax to pay the interest thereon and provide at least two per cent (2%) as a sinking fund; and the condemnation of the right of way for the erection of such works shall be fully provided for."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the 8th day of November, A. D. 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 20.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 14 of Article 8 of the Constitution of Texas be amended so as to hereafter read as follows:

"Section 14. There shall be elected by the qualified electors of each county at the same time and under the same law regulating the election of State and County officers, an Assessor and Collector of Taxes, who shall hold his office, for two (2) years and until his successor is elected and qualified; and such Assessor and Collector of Taxes shall perform all the duties with respect to assessing property for the purpose of taxation and of collecting taxes as may be prescribed by the Legislature."

Sec. 2. That Section 16, of Article 8, of the Constitution of Texas be so amended as to hereafter read as follows:

"Section 16. The sheriff of each county in addition to his other duties shall be the Assessor and Collector of Taxes therefor; but, in counties having ten thousand (10,000) or more inhabitants, to be determined by the last preceding census of the United States, an Assessor and Collector of Taxes shall be elected to hold office for two (2) years and until his successor shall be elected and qualified."

Sec. 3. The foregoing Constitutional amendments shall be submitted to the qualified electors of the State on the next general election to be held on the Tuesday after the first Monday in November, 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 23.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 14 of Article 8 of the Constitution of Texas be amended so as to hereafter read as follows:

"Section 14. There shall be elected by the qualified electors of each county at the same time and under the same law regulating the election of State and County officers, an Assessor and Collector of Taxes, who shall hold his office, for two (2) years and until his successor is elected and qualified; and such Assessor and Collector of Taxes shall perform all the duties with respect to assessing property for the purpose of taxation and of collecting taxes as may be prescribed by the Legislature."

Sec. 2. That Section 16, of Article 8, of the Constitution of Texas be so amended as to hereafter read as follows:

"Section 16. The sheriff of each county in addition to his other duties shall be the Assessor and Collector of Taxes therefor; but, in counties having ten thousand (10,000) or more inhabitants, to be determined by the last preceding census of the United States, an Assessor and Collector of Taxes shall be elected to hold office for two (2) years and until his successor shall be elected and qualified."

Sec. 3. The foregoing Constitutional amendments shall be submitted to the qualified electors of the State on the next general election to be held on the Tuesday after the first Monday in November, 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 27.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 14 of Article 8 of the Constitution of Texas be amended so as to hereafter read as follows:

"Section 14. There shall be elected by the qualified electors of each county at the same time and under the same law regulating the election of State and County officers, an Assessor and Collector of Taxes, who shall hold his office, for two (2) years and until his successor is elected and qualified; and such Assessor and Collector of Taxes shall perform all the duties with respect to assessing property for the purpose of taxation and of collecting taxes as may be prescribed by the Legislature."

Sec. 2. That Section 16, of Article 8, of the Constitution of Texas be so amended as to hereafter read as follows:

"Section 16. The sheriff of each county in addition to his other duties shall be the Assessor and Collector of Taxes therefor; but, in counties having ten thousand (10,000) or more inhabitants, to be determined by the last preceding census of the United States, an Assessor and Collector of Taxes shall be elected to hold office for two (2) years and until his successor shall be elected and qualified."

Sec. 3. The foregoing Constitutional amendments shall be submitted to the qualified electors of the State on the next general election to be held on the Tuesday after the first Monday in November, 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 2.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 1 of Article 6 of the Constitution of the State of Texas be amended so as to read as follows:

"Section 1. The following classes of persons shall not be allowed to vote in this State, to-wit:

First: Persons under twenty-one (21) years of age.

Second: Idiots and Lunatics.

Third: All paupers supported by any county.

Fourth: All persons convicted of any felony, subject to such exceptions as the Legislatures may make.

Fifth: All soldiers, marines and seamen, employed in the service of the Army or Navy of the United States. Provided that this restriction shall not apply to officers of the National Guard of Texas, the National Guard Reserve, the Officers Reserve Corps of the United States, nor to enlisted men of the National Guard, the National Guard Reserve, and the Organized Reserves of the United States, nor to retired officers of the United States Army, Navy, and Marine Corps, and retired warrant officers and retired enlisted men of the United States Army, Navy, and Marine Corps."

Sec. 2. That Section 33 of Article 16, of the Constitution of the State of Texas, be amended so as to read as follows:

"Section 33. The Accounting Officers of this State shall neither draw nor pay a warrant upon the Treasury in favor of any person, for salary or compensation as agent, officer or appointee, who holds at the same time any other office or position of honor, trust or profit, under this State or the United States, except as prescribed in this Constitution. Provided, that this restriction as to the drawing and paying of warrants upon the Treasury shall not apply to officers of the National Guard of Texas, the National Guard Reserve, the Officers Reserve Corps of the United States, nor to enlisted men of the National Guard, the National Guard Reserve, and the Organized Reserves of the United States, nor to retired officers of the United States Army, Navy, and Marine Corps, and retired warrant officers and retired enlisted men of the United States Army, Navy, and Marine Corps."

Sec. 3. That Section 40 of Article 16, of the Constitution of the State of Texas be amended so as to read as follows:

"Section 40. No person shall hold or exercise, at the same time, more than one Civil Office of emolument, except that of Justice of Peace, County Commissioner, Notary Public and Postmaster, Officer of the National Guard, the National Guard Reserve, and the Officers Reserve Corps of the United States and enlisted men of the National Guard, the National Guard Reserve, and the Organized Reserves of the United States, and retired officers of the United States Army, Navy, and Marine Corps, and retired warrant officers, and retired enlisted men of the United States Army, Navy, and Marine Corps, unless otherwise specially provided herein. Provided, that nothing in this Constitution shall be construed to prohibit an officer or enlisted man of the National Guard, and the National Guard Reserve, or an officer in the Officers Reserve Corps of the United States, or an enlisted man in the Organized Reserves of the United States; or retired officers of the United States Army, Navy, and Marine Corps, and retired warrant officers, and retired enlisted men of the United States Army, Navy, and Marine Corps, from holding in conjunction with such office any other office or position of honor, trust or profit, under this State or the United States, or from voting at any Election; General, Special or Primary, in this State when otherwise qualified."

Sec. 4. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at the next General Election to be held throughout the State on the first Tuesday after the first Monday in November, 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 3.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 7, of Article 11, of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Article 11, Section 7. All counties and cities bordering on the coast of the Gulf of Mexico are hereby authorized upon a vote of a two-thirds majority of the resident property taxpayers voting thereon at an election called for such purpose to levy and collect such tax for construction of sea walls, breakwaters, or sanitary purposes, as may now or may hereafter be authorized by law, and may create a debt for such works and issue bonds in evidence thereof. But no debt for any purpose shall ever be incurred in any manner by any city or county unless provision is made, at the time of creating the same, for levying and collecting a sufficient tax to pay the interest thereon and provide at least two per cent (2%) as a sinking fund; and the condemnation of the right of way for the erection of such works shall be fully provided for."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the 8th day of November, A. D. 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 4.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 7, of Article 11, of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Article 11, Section 7. All counties and cities bordering on the coast of the Gulf of Mexico are hereby authorized upon a vote of a two-thirds majority of the resident property taxpayers voting thereon at an election called for such purpose to levy and collect such tax for construction of sea walls, breakwaters, or sanitary purposes, as may now or may hereafter be authorized by law, and may create a debt for such works and issue bonds in evidence thereof. But no debt for any purpose shall ever be incurred in any manner by any city or county unless provision is made, at the time of creating the same, for levying and collecting a sufficient tax to pay the interest thereon and provide at least two per cent (2%) as a sinking fund; and the condemnation of the right of way for the erection of such works shall be fully provided for."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the 8th day of November, A. D. 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 7.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

Section 1. That Section 7, of Article 11, of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Article 11, Section 7. All counties and cities bordering on the coast of the Gulf of Mexico are hereby authorized upon a vote of a two-thirds majority of the resident property taxpayers voting thereon at an election called for such purpose to levy and collect such tax for construction of sea walls, breakwaters, or sanitary purposes, as may now or may hereafter be authorized by law, and may create a debt for such works and issue bonds in evidence thereof. But no debt for any purpose shall ever be incurred in any manner by any city or county unless provision is made, at the time of creating the same, for levying and collecting a sufficient tax to pay the interest thereon and provide at least two per cent (2%) as a sinking fund; and the condemnation of the right of way for the erection of such works shall be fully provided for."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the 8th day of November, A. D. 1932.

(A correct copy.)

JANE Y. McCALLUM,
Secretary of State. 17-4c

**H. J. R. No. 8.
PROPOSING A CONSTITUTIONAL AMENDMENT TO BE VOTED ON NOVEMBER 8, 1932.**

Be it resolved by the Legislature of the State of Texas:

LETTERS FROM READERS

FERGUSON VS STERLING

It seems that every man that is elected Governor must take a lot of abuse from Ferguson. He watches the incumbent like a dog watching a treed cat, always ready for the chase; but he wants Ma in the lead; that's one way of hounding the other fellow. Ferguson rates himself as highly esteemed and very much accomplished in the sup-natural province. He is opposed to anything that tends to elevate the human race to standards of higher civilization. He is opposed to Woman Suffrage and prohibition. He looks upon woman as just a help mate. He is trying to get Ma to help him into the Governor's office.

Why should he expect the people to elect Ma if she is just to be a figurehead or tool for him, that he may accomplish his selfish designs? Is he under any obligations to the people? He is ineligible to office. He is just a night-mare or a dream or something worse. If Ma is elected it's good-bay to the Highway Department. The Federal Government will put out nothing and the state will be loser about Twenty Million Dollars. Pa says the people should elect the Highway Commission. The Governor appoints the Commission with the help of the Senate. That's better. Jumbo Ferguson recommended the building of cheap roads two years ago; he wanted to break the state. I know what Pa wants—he wants Ma to hold the bucket while he does the milking.

Ferguson should give his abnormal political mind a chance to recuperate—he might contract brain fever!

Texas produces about one-third of the oil and gasoline of the United States. The oil industry will make Texas the greatest State in the union; and Texas can boast of having the greatest University in the world. We need a man for Governor who is able to give the country something, not one to retard business; we don't need a big lot of windbags around the Capitol entertaining a bunch of lobbyists. A Governor should have personality, his sole aim should be for the good of his country and mankind. STER-

SUNFLOWER CLUB

Mr. and Mrs. Warren Clayton and Mr. and Mrs. J. W. North entertained members of the Sunflower Club and a few guests at the home of Mr. and Mrs. North Tuesday evening. High score prizes for the club went to Mrs. Sherman Taylor and Hilton North and guest high to Miss Billy McMullen and Ernest Kohutek. A sandwich plate was served to the following guests: Mr. and Mrs. Jake Short, Mr. and Mrs. Ashby McMullen, Mr. and Mrs. W. E. Friend, Jr., Mr. and Mrs. Hilton North, Mr. and Mrs. Boyd Clayton, Mr. and Mrs. Sherman Taylor, Mr. and Mrs. Chas. E. Davidson, Jr., Miss Hester Eunger, Mrs. William Swearingen, Miss Beth Davidson, Mrs. Dixie Brown, Miss Billie McMullen, Jake Young, Herbert Kittle and Ernest Kohutek.

Vote for Judge William Pierson, Associate Justice of the Supreme Court. On a splendid record he won first primary by a-bout 42,000. He is able, conscientious and worthy. Re-elect him. —Pol. Adv.

NURSE TELLS HOW TO SLEEP SOUND, STOP GAS

Nurse V. Fletcher says: "Stomach gas bloated me so bad I could not sleep. One spoonful Adlerika brought out all the gas and now I sleep well and feel fine."—Ozonia Drug Company.

Little Billie Rose Schwalbe, daughter of Mr. and Mrs. Sid Schwalbe, is in the Shrine hospital in Dallas for treatment.

LING is the proper man for Governor. Give him a chance to carry out the program he has laid out. No use cringing a sound horse for one with a setfast on his back. So be on hand the 27th and vote for the best interests of your country.

I am leaving it up to you—do you believe in proxy government? Would you set it up as an example for your boys and girls, in whose hands the machinery of this Government must be operated in the future?

M. A. BAILEY

ACROBATIC CLASS TO BE STARTED SOON

Every one wishing to take acrobatics this winter, please phone 70 or see Ernest Van Zandt. 19-3c

Mrs. C. W. Taliaferro and son, Clifton, have gone to Corpus Christi to visit Mrs. Taliaferro's parents, Mr. and Mrs. Otto Schneider. They expect to be away until September 1.

Mrs. Beeler Brown will spend the next three weeks in San Angelo.

Mr. and Mrs. Harry Hendrick of Ft. Worth, who have been the guests of Mr. and Mrs. Joe T. Davidson for the past week, returned to their home Wednesday. Mrs. Hendrick is Mrs. Davidson's cousin.

Mr. and Mrs. Davidson entertained for them with supper and bridge Saturday night. The five tables of guests were Mr. and Mrs. Hendrick, Mr. and Mrs. Early Baggett, Mr. and Mrs. Bryan McDonald, Mr. and Mrs. Joe Oberkamp, Mr. and Mrs. Bill Grimmer, Mr. and Mrs. J. C. Montgomery, Mr. and Mrs. Roy Henderson, Mr. and Mrs. Mike Friend and Mrs. Earl Stewart, and Jim Miller.

Mrs. L. J. Kittle underwent an operation for removal of her tonsils in Dr. F. T. McIntire's office Saturday morning. She is recovering nicely.

Mrs. Ophelia Friend is having her house moved from its location just west of the L. B. Cox home to a lot west of the Sol Jones home.

Mrs. J. J. North, who has been ill for several weeks, is reported improved this week.

Mr. and Mrs. Earl Stewart of Brownwood, who have been visiting Mr. and Mrs. J. C. Montgomery, returned home Monday. Mr. Stewart is Mr. Montgomery's cousin.

Mr. and Mrs. Bob Murchison and son, Bob Perner, of Ft. Stockton are visiting Mrs. Mary Perner, Mrs. Murchison's mother and other relatives.

Let us replace that broken glass Glenn Rutledge—paint and glass headquarters.

Edward Earl Lockhart, son of Mr. and Mrs. Ed Lockhart, underwent an operation for removal of his tonsils Monday morning in the office of Dr. F. T. McIntire.

Mr. and Mrs. J. O. Secrest and daughter, Miss Virginia, are in Venita, Okla., for a visit with Mr. Secrest's sister. They will go on to Missouri and the Ozark mountains in two or three weeks.

Glyn Cates, linotype operator for The Stockman, left Saturday for a week's vacation, which he will spend visiting his parents in Wolfe City.

Les Harrell spent the week-end in San Angelo.

Mr. and Mrs. J. W. North and Mrs. Warren Clayton went to San Angelo Wednesday.

Mrs. Gibbons Poteet has returned from a visit with relatives in Lubbock.

H. O. Word was here from his ranch in Burnet County the first of the week.

H. A. Moore, whose mother has been critically ill in Lampasas for several weeks, has received word this week that she is considerably improved and is now thought to be out of danger. Through a typographical error it stated in last week's Stockman that it was Mrs. Moore's mother who was ill.

Mr. and Mrs. Boyd Clayton of Stockton are visiting Mr. and Mrs. Bright Baggett.

Alleane and Maudie May Couch returned home Sunday after having spent the summer in the mountains near Utopia. Mr. Couch brought them home in his car.

Mrs. Bob Austin and children of Ft. Worth spent the past week on the ranch with Mr. and Mrs. Albert Bailey. She is again the guest of her parents, Mr. and Mrs. J. R. Kersey.

INTEREST GROWS FOR TEX. DISPLAY AT WORLD'S FAIR

Increased interest is being shown in placing an adequate and comprehensive Texas exhibit at the Century of Progress World's Fair at Chicago, from June 1 to November 1, 1933, according to E. H. Kifer, Finance Chairman of the Texas World's Fair Commission.

While no appropriation can be made by the State Legislature, due to limitations of the Texas Constitution, for the assembly and maintenance of this exhibit, many business men over the State have volunteered their services as well as money to provide such an exhibit.

Texas World's Fair Commission headquarters at 215, Casino Club Building, San Antonio, are receiving daily many helpful suggestions regarding the raising of funds as well as timely suggestions regarding the nature of the displays to be made.

Say "I saw it in the Stockman."

Mrs. May Yearoy of San Angelo, who has been the guest of Mr. and Mrs. Arthur Hoover for the past two weeks and went to Pecos Baptist Encampment with them, returned to her home Sunday.

POSTED—All my pastures in Crockett County. Hunting and trapping and all trespassing positively forbidden. Floyd Henderson. 11-1-32

POSTED—All our pastures in Crockett County. Woodhauling, hunting and all trespassing positively forbidden. 1-33 J. W. HENDERSON EST.

Supplying your paint needs is our business. We have it at any price you want to pay. Glenn Kedge Paint Shop.

POSTED NOTICE The entire Hoover Estate is posted and any trespassers will be prosecuted to the full extent of the law. Mrs. Laura Hoover and family. 10-1-32.

ENCORE! They Cry--- MORE! BIGGER! and BETTER SPECIALS!

Now, don't go 'way and say that Ozona is HIGH PRICED in groceries. This column refutes that.

SPECIALS FOR THIS SATURDAY!

- SWIFT JEWEL 8 LBS .56c
DRIED APRICOTS LB .10c
CRACKERS 2 LB Box .16c
PICKLES BREAD & BUTTER .14c
PICKLES DIF'S QTS. .17c
SYRUP MARY JANE QTS. .16c
CHLOROX QTS. NEW SIZE .24c
SARDINES BEST GRADE .09c
CHERIES GALLON .66c
APPLES GALLON .56c
APRICOTS GALLON .44c
PEACHES GALLON .44c
SWEET POTATOES Cans—Large .19c
MEAL 5 LBS. .11c

WORM DOPE—MARTINS & PEERLESS AT REAL BARGAINS

FLOWERS GROCERY AND BAKERY

Phone 3

Did You Know—

That the Dorette Beauty Shop offers you the best prices on the best permanents in town?

They Are All Guaranteed

- Especially for Children \$3
Regular Modernistic \$5
Oil Steamed Modernistic \$7.50

102 Is The Correct Number When You Want An Appointment

Dorette Beauty Shop Dorothy Miller, Proprietor

A MILLION HOMES AGREE—

that Faultless Starch is not merely the easiest starch to use but makes washed things look twice as nice. One trial will convince you.



FAULTLESS STARCH CO. KANSAS CITY, MO.

5c

Benefits Are Widely Spread with Widespread Power

The power line which carries electricity over the countryside is bringing the benefits of industrial development to small communities as well as large cities.

When an equal power supply is commanded by both, the production efficiency of small, decentralized establishments matches that of the large metropolitan factory. Moreover, with its freedom from the high costs imposed by congestion, the small community factory can even surpass the large city factory in economical manufacture.

This is the opportunity which the widespread distribution of electric power has opened... an opportunity which the West Texas Utilities Company has made available to 125 progressive West Texas cities and towns served from its 2,500 mile transmission line system.

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

West Texas Utilities Company