

The Big Spring Herald

XXV. NO. 19.

BIG SPRING, TEXAS, FRIDAY, JANUARY 18, 1929.

BY T. E. JORDAN

WEST TEXAS FINANCIER DEAD

HOOPER WILL NAME RUM PROBE BODY EARLY

W VIOLATION QUIZ BODY TO ACT SOON AFTER INAUGURAL

President-elect Herbert Hoover to Appoint Special Commission to Investigate Rum and General Law Flouting Soon After He Takes Office.

(By the Associated Press)

WASHINGTON, Jan. 16.—It is authoritatively stated here that President-elect Hoover is to appoint a Special National Commission soon after March 4th, to investigate the question of prohibition and law violations. The scope of the commission will also include the question of procedure and it will be empowered to make such recommendations as the members see fit, looking to a general improvement of the whole situation. It is the fulfillment of one of the campaign pledges of the coming president.

Her Catches On Fire As It Is Drilled In

STON, Jan. 16. (AP)—Burrill the new gusher in Jefferson is on fire. It ignited as it is being drilled up to extinguish the flames. This well is by the Gulf Production.

975,000 Is ed For World War Veterans

WASHINGTON, Jan. 16. (AP)—A billion dollars will be by the United States next care of problems of War Veterans and the a-tion of various functions of the Bureau. The appro- bill reported to the House provides funds for various government activities an item of \$499,975,000 for the Bureau.

Charities nts More Clothing

notice is an appeal to the ship, to donate all of their hand clothing to the United Charities. They can get, children's shoes. No mat- you have to donate, send to any needy person up any day, and it will help in outfitting him. have some old clothing to phone Claude Wingo, or at 823V, or bring same to First Christian Church, on street. It will be appre-

LE THOMAS AND Y ROBERTS MARRIED

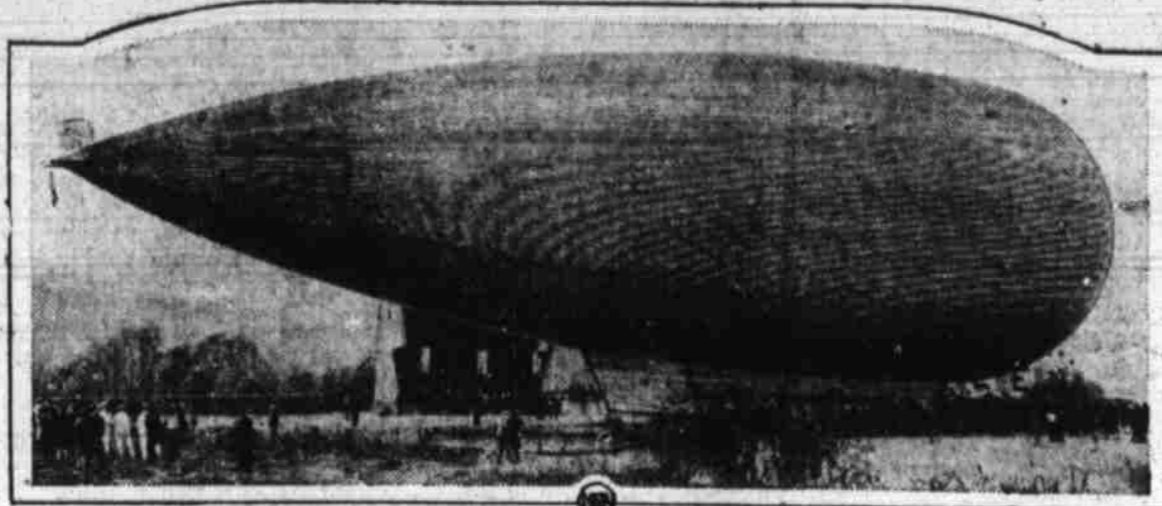
adding ceremony which marriage Miss Adele and Tracy Roberts was by Rev. W. G. Bailey, the First Methodist at 7:30 o'clock last evening. The ceremony was read at the bride's parents, Mr. Clyde E. Thomas in the relatives and intimate

Ask Band Stand Be Moved From Site

At the meeting of the Com- missioners Court Tuesday a measure was passed requesting the city to remove the band stand, building from the court house lawn. It was pointed out that the band stand, in its unpainted condition, was anything but an attraction, was seldom, if ever used by the Big Spring band, but was serving more as a workroom and store house, which ought to be located at a less central location. The measure requested that this stand be moved off the county's property at the earliest possible date.

IRA BACON, traveling representa- tive of the Mergenthaler Linotype Company, of New Orleans, is here on business today.

All-Metal Steam Dirigible Soon to Fly



The first all-metal steam-driven dirigible ever constructed is due to take the air soon at Glendale, Calif., on its first flight. Here is the City of Glendale as it appeared when it was brought from its hangar the other day for preliminary tests, before the motors were installed. The big silver fish is made of duralumin. Captain T. B. Slate, builder and designer, says it will be the first of a fleet of transcontinental air liners.

50 Room Hotel To Be Erected On East Third

Construction on another modern business block in our city is scheduled to start by February 1st. This is to be a two story brick, 90x100 feet, and will be located at the corner of East Third and Goliad streets. Cream colored brick will be used in the construction of this fine structure. A fifty room hotel will occupy the second story of the building, and there will be space on the ground floor for the hotel lobby and six business locations. Leases on the store spaces are now available and the leasing of same is entrusted to L. W. Tarkenton. The building should be ready for occupancy within sixty days after construction is started.

New Air Lines Announced by T. A. T. Officials

Eight passenger airlines, to form a network over the state and connect with eight out-of-state, were announced by Tom Hardin, vice president of Texas Air Transport, Inc., Tuesday. The first passenger line will be started in 30 days, Hardin said. Others will be opened as rapidly as equipment is received. Travel Air cabin monoplane will be used. Hardin said inauguration of the service will call for 20 new air planes and the employment of 30 or more additional pilots. The planes will fly on schedule over the following routes, Hardin announced: Fort Worth to Laredo, via San Antonio and Austin; Fort Worth to Houston, and Galveston via Waco; Fort Worth to Amarillo via Wichita Falls; Fort Worth to Texarkana via Dallas; Amarillo to San Antonio; San Antonio to Brownsville; Fort Worth to El Paso and intermediate points; San Antonio to Houston; E. G. Rhenstrom, formerly with the Fairchild Aircraft Manufacturing Company, New York, will manage the new passenger lines. Rhenstrom was one of the pilots on the Fort Worth Aerocade.

Good Water Well Brought In On McCright Farm

A water well which will produce from fifty to one hundred gallons of water was brought in last week on the farm of J. S. McCright, five miles east of Big Spring. Less Stripling, the driller, declares it is the best well known in that section of the county. The water sand was encountered at a depth of 90 feet and the well completed at the 100-foot depth. This well is one-half mile south of the Cosden & Company refinery.

Texas Bank Robber and Killer Held

BUFFALO, N. Y., Jan. 16. (AP)—Plans are underway today for the extradition to Texas of Clyde Roberts, aged twenty-nine years, and Fred Nave, aged thirty-four years, who have been arrested here as members of the Ace Pendleton gang. They were identified by means of fingerprints and are wanted in Texas for participation in a holdup of the First National Bank at Tampa, and the alleged slaying of two policemen in Borgor. Five alleged members of the Pendleton gang are now in custody. The Ace, himself is now under arrest at Eldorado, Ark., being held on homicide charges for Texas authorities. Texas has two other alleged members in jail.

Western Hardware Has Agency For The Kelvinator

The Western Hardware Company, located in the Allen building, has now taken over the agency for the electric refrigerators known as the Kelvinator. With fourteen years of quality leadership, Kelvinator is not only the oldest electric refrigerator, it is also a silent automatic servant which relieves the home maker of many burdensome tasks and brings a new zest to the old routine of serving meals. The public in general is invited to witness the display in the window of the Western Hardware showing the Kelvinator in constant action 24 hours of the day. Special windows have been arranged so as to give the public the opportunity of seeing the actual operation of this ice man. J. A. Frankel is sales manager and cordially invites you to the store and will be pleased to explain the features of the Kelvinator.

Young Preacher to Conduct Services

Rev. S. B. Hughes, pastor of the East Third Street Baptist Church, urges every member of his congregation to attend the mid-week services at the East Third Street Church this evening. The services will be conducted by E. A. Travis, young preacher, recently licensed to preach. The subject of his text will be, "Are You Ready?" Mr. Travis is also superintendent of the East Third Street Church Sunday school. It is earnestly hoped that a large crowd will attend these services. This young man needs your encouragement. A cordial invitation extended to one and all.

DEPUTY SHERIFF'S BUSY AFTER LIQUOR VIOLATORS, MAKE RAID AT CLYDE CAFE

Deputy Sheriff's Denver Dunn and Carl Pugh, raided with a warrant last night Clyde's Cafe, on East Third street, arresting one woman and two men. One half-gallon of the "vigorating fluid" was taken and S. T. Taylor, J. T. Manning and a lady employee of the cafe were placed in jail.

J. O. Kelly Well Known Rancher Shoots Himself

As this issue is going to press, word comes that J. O. Kelly, well known ranchman of Howard County, committed suicide by shooting himself with a .38 pistol on Wednesday night. The deceased had been in a depressed mood for some time past, brooding over, it is believed, financial troubles and Wednesday evening, while visiting at Bob Dorward's home, he drew his pistol and shot himself in the right temple and fell dead in the front yard of the Dorward home. He left a letter. It is said, which he asked to be published in this paper and if it is available, we will carry it in our next issue. Kelly had been in Howard County and this vicinity for over 30 years past and was popular with a wide circle of friends and acquaintances, all of whom are horror stricken at the news of his untimely end.

200 Lives Lost When Steamer Strikes Rocks

HONGKONG, Jan. 16. (AP)—More than two hundred lives were apparently lost today in the sinking of the Chinese steamer "Hainwah." The vessel sank a few minutes after striking a rock off the port of Waglan.

Big Battle Due On the Night of Jan. 18

Since the fans have had a chance to look Teddy Waters over—they arrived in Big Spring today—they have about decided that the local "Wildcat" Pete is going to have to be compelled to show his best stuff. Waters is about four pounds heavier than "Wildcat." The promoters of this match are now busy arranging an especially fine program of preliminaries. Kid Williamson, of Cincinnati, the stable of Gus Kallio is one of the stars selected for the preliminaries. He weighs 145 lbs. His opponent will be announced later. The advanced seat sale is going good and a record crowd is certain for the big match at Miller's Skating Rink Friday night, January 18. Better make your plans to attend and bring your friends.

SEEMS \$88,000,000
SANTA FE, N. M., Jan. 16. (AP)—M. R. Morley, of Magdalena, left Santa Fe today for Washington, where he will attempt to get \$88,000,000 in profits of the war finance corporation distributed to the catmen of the United States.

Rotarians Make Speel "First Jobs"

There was plenty of "gab" at this week's meeting of the Rotary Club, held at the Episcopal Parish House yesterday at noon. Every Rotarian present was given an opportunity to tell of the first pay job he ever had, and the remarks furnished amusement a plenty.

The meeting was opened with a sing-song with Miss Mary Wade at the piano. A splendid meal was served by the ladies of the Episcopal Church.

President J. Fred Phillips urged all Rotarians to attend the International Rotary Convention which is to be held in Dallas during the month of May.

The roll call by proxy, acquainting the members better with the classification and place cards, designating their line of business marked each member's place.

"The First Pay Job I Ever Had" was the topic for the day and the following members reported "as follows":

G. L. Wilke stated that his first pay job brought him \$5 per week. This was working 14 hours in a drug store, with Sunday thrown in for good measure.

Edwin A. Kelley stated that the first pay check he received was for serving as handy-man for a dentist. This brought him \$5 per week. Think of painless dentistry for \$5.00 per week.

E. E. Fahrenkamp's first pay job, was obtained while Enal was attending school. The teacher gave him 35c to keep his mouth shut. That is why he is talking so much now. It has to come out.

Dr. W. B. Hardy's first pay job was jerking soda for 60c per day. Doc's job is still jerking (the never got over it) but now he gets \$1.50 per jerk.

A carpenter's helper was Jim Morgan's first pay job, at sixty cents per day. This was too much money, too, considering the number of nails he lost and the number that he hit his head.

Max Jacobs received his first money, \$20 per month, for working in a dry goods store, supposed to be clerking, but being stationery, they later used him for a wax figure, to demonstrate.

J. L. Thomas was first salaried with a job with the Katy railroad making \$20 per month. The railroad soon went into receivership, soon after Mr. Thomas started work for them.

Tom Ashley received a good job once, working to pay for his feed. His boss soon found out he could better afford to pay him a salary and let him pay his own board bill.

Picking cotton brought J. Fred Phillips the first money he ever earned. He was 7 years old, picked 200 pounds a day.

All ladies attention! Joe Worthing earned his first money by sweeping a church—\$4 per month.

Dow Heard stated that goat raising brought him his first money, and he has been a goat ever since. He has a dislike for goats and it seems to be mutual, as goats aren't very fond of him.

B. Reagan worked his way thru school, shearing goats at Frog-holer—so he did actually go to school.

Bruce Frazier made money by loading tank cars, when his boss was around.

Elmo Wasson found it wasn't any trouble getting a job, but he said he had trouble holding one. His first money came in from shining shoes, and now he is shining the dust on the furniture.

R. L. Cook was supposed to be hoeing cotton to make his first money, but he leaned so hard on his hoe that he broke the new hoe handle.

Tom Jordan made money handling mules, but it was hard to tell, which did the handling, Tom or the mules.

F. R. King made money shining shoes, till his dad chased him home farmers, missing turnips and wags. W. C. Blankenship was also a shoe-shiner and he did pregen' too. This peppy meeting closed with songs by the club.

BRECK WALKER, WELL KNOWN BANKER OF WEST, DIED TODAY

Familiar Figure in Ranching, Banking and Oil Circles in West Texas Succumbs to Grim Reaper at Home in Fort Worth, After Year's Illness

(By the Associated Press)

FORT WORTH, Jan. 16.—B. S. Walker, 52, well-known multi-millionaire oilman, banker and ranch owner died today at his home here, after an illness of almost a year.

The dead capitalist was the first white-born child in Stephens county of which his father was one of the organizers and for whom the town of Breckenridge was named.

He was a former president of the First National Bank of Breckenridge, and took an exceedingly active part in the development of the oil industry in Stephens county and always fostered every movement for the upbuilding of the county and the town of Breckenridge.

He owned large ranch interests in Stephens, Shackelford and Throckmorton Counties and was an official of several of the large banks in Fort Worth.

Small Picking The Reward of Bank Robbers

HOUSTON, Jan. 16. (AP)—Robbers entered the State Bank at Katy, twenty miles west of here early today, knocked the knob off the safe and escaped with between thirty and forty dollars, and a number of checks.

Mayfield Breaks Bread With Cal

WASHINGTON, Jan. 16. (AP)—Senator Mayfield of Texas, was among those attending a breakfast given by President Coolidge at the White House today.

Teachers Association Will Meet Saturday

The next regular meeting of the Howard County Teachers Association will be held at the Centerpoint school, Saturday, January 19th, from 10:30 a. m. to 3:00 p. m. A cordial invitation is extended to all teachers in Howard county, school trustees, school patrons, and all interested friends, to attend this all day affair. Dinner will be served on the ground. Each one attending is requested to bring a well filled basket.

An interesting program has been arranged. Saturday morning, Rev. D. H. Heard, pastor of the First Baptist Church, will address the assembly, and in the afternoon, J. V. Bush, county agent, will make a talk.

Interesting topics concerning rural schools and their problems will be brought up at a round table discussion, in the afternoon.

The Centerpoint community is anxious to have a large representation from every community. Come and help make this affair a success.

you do the "prossin, W. C.?" Later "shavers" and he's still after the "shavers."

Warran J. Habb, from Seminole, always wondered where he could have come from, pushed Fords the ran out of gas for \$35.00 per month. His monthly expenses usually ran \$50.00.

Roy Correllson reported that he made his first money delivering messages and he is still at it. That's what got him into trouble recently.

W. T. Strange made \$5.00 per week, when he was actually working, but he couldn't live that way.

Fred Hopkins, got a job peddling irons at \$1.00 per day. He sold one iron, but it was later returned.

E. E. Hooks made money picking cotton, and he confessed that he was guilty of placing rocks in the sacks.

Pat Allen got "small change" for splitting kindling and chopping wood—10c per day.

Dr. G. T. Hall was formerly a conductor on a meat wagon, that when he got his desire, and learned his profession—a surgeon.

J. C. Douglass, received his first money picking cotton. Notice shoes, till his dad chased him home farmers, missing turnips and wags. This peppy meeting closed with songs by the club.

Curb Filling Stations Barred in Sweetwater

The city commission of Sweetwater have passed an ordinance abolishing curb filling stations in that city.

This ordinance not to become effective until January 1, 1930, thus giving the owners of present curb filling stations adequate time to move them.

Two ordinances were passed affecting filling stations in the city. The first is an ordinance prohibiting the owning, operation or construction of any gasoline and oil, or either of them, filling stations except the drive in type and prohibiting the use of the streets, alleys and sidewalks of the city for such purposes.

The other ordinance prohibits the erection or operation of any filling station closer than 100 feet of any private residence, except where the person erecting or operating the filling station has secured the consent of all property owners within that distance. This ordinance does not refer, however, to filling stations within the first five limits of the city.

Denies Appeal For Man Under Death Sentence

AUSTIN, Jan. 16. (AP)—The court of criminal appeals today denied the second motion of Pete McKenzie, convicted of slaying Sam Street, San Antonio detective for a re-hearing. He is under a death sentence.

Pilot Killed as Plane Falls

TOLEDO, Ohio, Jan. 16. (AP)—Pilot Ted Hay of Toledo, was killed today when the wing of the airplane he was piloting tore as he was coming into the field, causing the plane to fall about one hundred feet.

Report of Seal Sale in Schools

A final report of the Public Health Seal sale conducted through the city schools, under the efficient direction of Miss Lellene Rogers, principal of the South Ward school, is given as follows by Mrs. C. K. Bivings, treasurer of the Howard County Public Health Association: South Ward School led in the sale, turning in \$50.00 for the seals. For this work, they will be awarded two roller Public health towels. Central Ward school came second, selling \$42.53 worth of seals. The other schools report of follows: North Ward \$4.97; High School, \$15.14; Junior High, \$3.10; Mexican School, \$4.19. This brings the total to \$138.84 through the city schools.

Many Test Wells Likely in North Part of County

All signs point to considerable development in the northern part of Howard county as a result of the Condon Petroleum Company drilling the big lime high in this section.

Poultry Show January 29-30

The poultry show to be held in Big Spring January 29-30, under the auspices of the Chamber of Commerce deserves the hearty cooperation of every citizen who desires to see Howard county prosper.

Arrest Eight In Raid at Forsan

Members of the sheriff's department made a visit to Forsan to investigate three establishments Sunday evening.

Phillips Test Below 3,710 Feet

The Phillips Petroleum Company's test well on section 13, block 28, township 1-north is now drilling below the 3710 foot depth.

Two Arrested On Warrant From Nocona

Deputy Sheriff Carl Pugh and Denver Dunn of this city and Deputy Bud McKinney of Coahoma, arrested two men going by the names of "Blackie" Davis and a man named Baye, who are charged with having stolen some bedding, dishes, a Victrola and \$150.00 in money by Coahoma officers.

Notice in Probate THE STATE OF TEXAS

To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded to cause the following notice to be published in a newspaper of general circulation which has been continuously and regularly published for a period of not less than one year preceding the date of the notice in the County of Howard, State of Texas, and you shall cause said notice to be printed at least once each week for the period of ten days exclusive of the first day of publication before the return day hereof.

Notice in Probate THE STATE OF TEXAS

To all persons interested in the estate of Tom W. Hooten, deceased, Idella Hooten filed in the County Court of Howard County on the 17th day of January A. D. 1926, an application for the probating of the Last Will and Testament of Tom W. Hooten, Deceased, and for Letters Testamentary alleging in said application that said Will has been filed in said Court which will be heard and acted on at the next Term of said Court, commencing the first Monday in February A. D. 1926, same being 4th day of February A. D. 1926, at the Court House thereof in Big Spring, Texas, at which time all persons interested in said estate may appear and contest said application should they desire to do so.

Lots of 'Whoopee' When Snake Hits Paper Office

A newspaper office and the staff thereof is generally pretty well accustomed to shocks incurred to rude jolts as it were.

Interest Grows As Date For Match Nears

The way the fans are talking about the big wrestling match Friday night—the Miller Rink is going to have a record crowd when "Wildcat Pete and Teddy Waters" lock horns.

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Frank Hefley Is Manager of Studebaker Co.

Frank Hefley this week has been appointed manager of the local office of the Ed S. Hughes Company of Abilene, distributors of Studebaker automobiles.

City School Enrollment Reaches 2349

Total enrollment of the City Schools of Big Spring is given at 2349, according to a report from Supt. W. C. Blankenship's office today.

Development Both North and South of City

An extension of the big oil field to the south of our city of one mile or more, guarantees much more development in that area in an effort to trace out the connecting link between the Howard-Glasscock and Reagan County oil fields.

Father of Captain Eaker Undergoes Operation Today

The father of Captain Ira Eaker chief pilot of the army plane, Question Mark, today brought his father to San Angelo from Eden for an operation.

Slander Case Booked Feb. 11

The case of Lee S. Henry, court reporter, against Otis Chalk, wealthy Big Spring oil man, a damage suit for \$10,000 was set for trial February 11 in 42nd district court here yesterday by Judge Milburn S. Long.

Greatest Oil Field in World In This Area

Mr. and Mrs. E. T. Bennett have arrived from Utah to again make their residence in this city, and Mr. Bennett will accept a position with the Texas and Pacific railway company.

Viaduct News Coming Soon

It won't be long now until we will have some authentic information as to when work is to be started on the viaduct across the twelve railway tracks on Highway No. 9 on Gregg street.

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Learned in 1928. A. A. Glover, manager of the Martin-Glover Company, and the newly elected president of the commercial organization, will speak on "What's in Store During the Next Twelve Months."

The Thirteenth Unlucky For Thirteen Sports

Gene Williams and H. L. Howlin, of the city police force rudely interrupted an interesting "crap game" in the southeast part of the city Sunday afternoon.

Sun Co.'s Settles No. 4 Good For 500 Barrels

The Sun Oil Company's No. 4 Settles on section 135, block 29, W. & N. W. survey, topped the pay at 2505 feet and drilled to a total depth of 2832.

Every Woman Knows

Every woman knows how easy it is to burn or scald herself while working in her home. Every woman knows that these burns and scalds are painful and sometimes very slow to heal.

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cause the following notice to be published in a newspaper of general circulation which has been continuously and regularly published for a period of not less than one year preceding the date of the notice in the County of Howard, State of Texas, and you shall cause said notice to be printed at least once each week for the period of twenty days exclusive of the first day of publication before the return day hereof.

Notice in Probate THE STATE OF TEXAS

To all persons interested in the estate of J. M. Wolf, Deceased: J. H. Wolf, administrator of the estate of J. M. Wolf, Deceased, filed in the County Court of Howard County, on the 10th day of January A. D. 1926, an application to sell the following described real estate belonging to said estate:

Citation by Publication THE STATE OF TEXAS

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summon J. W. Edwards, and the unknown heirs and the unknown heirs of the unknown heirs of J. W. Edwards, Deceased, by making publication of this Citation once in each week for four successive weeks previous to the return day hereof, in some newspaper published in Howard County, if there be a newspaper published therein, but if not, then in the nearest County where a newspaper is published, to appear at the next regular term of the District Court of Howard County, to be held at the Court House thereof, in Big Spring, on the first Monday in February A. D. 1926, the same being the 4th day of February A. D. 1926, then and there to answer a petition filed in said Court on the 17th day of November A. D. 1925, in a suit, numbered on the docket of said Court as No. 1311, wherein J. L. Mauldin is Plaintiff, and J. W. Edwards, and the unknown heirs, and the unknown heirs of the unknown heirs of J. W. Edwards, Deceased, are Defendants, and said petition alleging that on or about January 1st, 1917, Plaintiff was lawfully seized and possessed of the following described lands in Howard County, Texas, holding and claiming same in fee simple, that Plaintiff has been in possession thereof having the same enclosed using and cultivating claiming the same for more than Ten years prior to this date, said land situated in Howard County, Texas, and being a part of the South East One-Fourth of Section No. 41, Block 32, Township One North, Beginning at a point on the North Boundary Line of said Section 8. 77 West 132 Feet from the S. E. corner of said section 41, Block 32. Thence North 13 West 1815 Feet to Corner. Thence South 77 West 171 Feet to Corner. Thence South 13 East 1815 Feet to Corner on S. E. Line of said Section 41, Block 32. Thence North 77 East 168 Feet to Place of beginning. This action is brought as well to try title as for damages.

Football Baquet Tomorrow Evening

The annual football banquet of the high school Steers will be tomorrow evening in the Epworth Parish House by members of Senior High School P. T. A.

PAINS In Side and Back

"I HAD BEEN miserable for a long time. My health was poor, and I suffered a lot from weakness. At times my strength was so little that I could not stand on my feet. I would have to give up and go to bed. My sides and back hurt dreadfully. I grew discouraged, for I could do so little. I worried about myself, and almost gave up hope of ever being strong and well. I could scarcely lift a bucket of water. My house work went undone, for I was not strong enough to do it. After I had taken Gardol for a little while, I began to feel better. I grew stronger, soon found that I could do my work with less effort, and the pains in my back and sides left me. I think Gardol is a wonderful medicine. My health has been excellent since then."—Mrs. D. L. Bell, 101 W. Main St., Salem, Va.

GARDOL Helps Women To Health

Take Gardol's Black-Draught, Constipation, Indigestion, Biliousness. Costs only 1 cent a dose.

CHEVROLET

The Outstanding Chevrolet of Chevrolet History - a Six in the price range of the four!

represents 4 years of Development and over a Million miles of Testing

Never has a new motor car come to the public more thoroughly proved in every detail than The Outstanding Chevrolet of Chevrolet History.

Years ago, the Chevrolet Motor Company designed and built its first experimental six-cylinder motor. This far-sighted step was taken because Chevrolet engineers knew that the six-cylinder motor is inherently the most perfectly balanced motor—the ideal power plant to meet the growing public demand for greater reserve power, faster getaway and, above all—smooth, quiet performance.

During the last four years, over a hundred six-cylinder motors—representing every conceivable type—were built by Chevrolet engineers and tested on the General Motors Proving Ground. This constituted one of the greatest series of tests ever conducted with any automobile. From time to time, the experimental models were torn down for inspection, redesigning and further testing—until the present motor was developed and pronounced correct.

While the new six-cylinder motor was in process of development, other Chevrolet engineers were perfecting other parts of the chassis. And another great automotive organization—the Fisher Body Corporation—was devoting its gigantic resources to the creation of the finest, sturdiest and most beautiful bodies ever offered on a low-priced automobile.

As a result, the Outstanding Chevrolet offers an order of well-balanced excellence that is extraordinary in the low-price field. From every standpoint—power, speed, smoothness, acceleration and quietness—its performance is truly amazing. Its handling ease and roadability are exceptional. Its economy of operation is so great that it delivers better than 20 miles to the gallon of gasoline. And its outstanding beauty, smartness and luxury are exciting widespread admiration.

You owe it to yourself to see and inspect this remarkable car. Come in today!

The Coach	\$595
The Standard	\$525
The Fleetster	\$525
The Coupe	\$595
The Sedan	\$675
The Sport	\$695
The Convertible	\$725
London	\$595
Solar Delivery	\$400
Light Delivery	\$400
Big Tom Chassis	\$545
Big Tom Chassis with Cab	\$650

All prices f. o. b. Flint, Mich.

KING CHEVROLET COMPANY
Big Spring, Texas

QUALITY AT LOW COST

BUY WITH CONFIDENCE
HARDWARE THAT WEARS

DURABLE HARNESS

That's the kind of harness that we sell. It is made of the strongest and best leather. The form and fit of it insures comfort to your animal and service to you. Our harness outlasts the horse himself. Ask us for prices.

PHONE 14 THE STORE THAT WANTS YOUR BUSINESS

BIG SPRING HARDWARE COMPANY

HOUSEHOLD AND BUILDERS' HARDWARE

HONEST WITH THE PUBLIC

119 MAIN ST. BIG SPRING - TEX.

Association Fund

Wolcott, chairman of the Association fund, announced the following donations to cemetery association: D. Gardner, \$3.00; B. Currie, \$10.00; Riley Lovelace, \$5.00; W. E. Allen, \$5.00.

All Articles Sent in For Print

Herald is in receipt of several articles for the past week or two. These are good live news items that we cannot publish them unless the sender signs his name.

Car Burned; Two Arrests Made

When placed in the jail here Saturday, believed to be the burning of a car and Pacific box car, according to chief of police, Ed Long.

hauling The Residential Part Of County Jail

Residential portion of the jail is being given a thorough overhauling so our new slaughter can move in.

NOTICE TO BIDDERS OF TEXAS

IT IS HEREBY GIVEN THAT bids, addressed to the County Clerk of Howard County, will be received at the County Clerk of Howard County, Texas, up to 10 o'clock January 14, 1925, for the closing of all material and labor necessary in the installation of the following:

Plumbing System for the County Courthouse situated in Big Spring, Texas.

Whereas, the City Engineer has filed with the Commission a statement showing the names of the owners of said parcels of property, a description of such property, and the amounts proposed to be assessed against each parcel of property and the owner thereof, and the estimated cost of such improvements in front of each parcel of property, which statement has been duly approved by the Commission;

WHEREAS, the Commission has fixed the 8 day of January, 1925, at 10 o'clock p. m. as the time and the Council Chamber in the City Hall in the City of Big Spring, Texas, as the place, for a hearing to be given by said City Commission to all owners of property, and all other persons who may claim any right, title or interest in and to said property or any lien thereupon at which time and place all such persons shall have an opportunity to be present and make any protest or objection which they desire to make relating to the making of such improvements or any other question raised at which hearing all shall have a full and fair opportunity to be heard, and may subpoena witnesses, produce testimony and be heard either in person or by agent or attorney about any matter, and when said hearing has been had, it will be closed, and all such protests or objections shall be affirmatively rejected upon, but all such protests and objections shall be filed in writing with the City Secretary at or before such hearing; and

WHEREAS, as shown by said City Engineer's statement as approved by the Commission, the total cost of such improvements is estimated to be \$112,397.78 of which amount the City's share is \$25,343.26 and the property owner's share is \$87,054.52.

That the estimated cost of curb and gutter is as follows:

- Unit No. 18—\$1.02017 per lineal foot.
Unit No. 17 between Austin Street and Benton Street—\$1.071 per lineal foot.
Unit No. 17, between Benton Street and Donley Street—\$1.08661 per lineal foot.

Street and Donley Street—\$1.08661 per lineal foot.

Unit No. 18 between Third Street and Fourth Street—\$1.12618 per lineal foot.

Unit No. 18 between Fourth Street and Tenth Street—1.1275 per lineal foot.

Unit No. 19—\$0.95714 per lineal foot.

Unit No. 20—\$0.8933 per lineal foot.

Unit No. 21 \$0.8831 per lineal foot.

Unit No. 22—\$0.8981 per lineal foot.

Unit No. 24—\$0.93114 per lineal foot.

Unit No. 27—\$1.09933 per lineal foot.

Unit No. 17 between Austin Street and Benton Street—\$6.55382 per front foot.

Unit No. 17, between Benton Street and Donley Street—\$7.23621 per front foot.

Unit No. 18 between Third Street and Fourth Street—\$4.70 per front foot.

Unit No. 18 between Fourth Street and Tenth Street—\$5.30235 per front foot.

Unit No. 19—\$5.32938 per front foot.

Unit No. 20—\$5.3125 per front foot.

Unit No. 21—\$5.8427 per front foot.

Unit No. 22—\$5.96175 per front foot.

Unit No. 24—\$5.99239 per front foot.

Unit No. 27—\$5.26712 per front foot.

WHEREAS, all proceedings had by said City relating to the making of said improvements are on file with the City Secretary at the City Hall of said City, where the same and every part thereof may be inspected by any one who desires to inspect the same;

Now therefore, you and each of you are notified to be and appear before the City Commission of said City at the time and place mentioned above and for the purposes therein specified.

Done by order of the City Commission of the City of Big Spring, Texas on this 11 day of December 1924.

Malinda Chesnut, City Secretary. 14-31

CITATION BY PUBLICATION THE STATE OF TEXAS

To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded to summon Tom Kirby by making publication of this Citation once in each week for four consecutive weeks previous to the return day hereof, in some newspaper published in your County, if there be a newspaper published therein, but if not, then in the nearest County where a newspaper is published, to appear at the next regular term of the District Court of Howard County, to be held at the Court House thereof, in Big Spring, Texas on the first Monday in February A. D. 1925 the same being the fourth day of Feb. A. D. 1925, then and there to answer a petition filed in said Court on third day of Jan. A. D. 1925, in suit, numbered on docket of said Court No. 1353, wherein Myrtle Kirby is Plaintiff and Tom Kirby is Defendant, and a brief statement of plaintiff's cause of action, being as follows: Suit for divorce and grounds says: That plaintiff and defendant were duly and legally married in McCullough County, Texas on or about August 17th, 1921, and continued to live together as husband and wife until on or about July 22nd, 1924. That plaintiff has been a bona fide resident of the State of Texas for twelve months and has resided in the County of Howard, where this suit is filed, for six months next preceding the filing thereof.

That at all times during the time plaintiff and defendant lived together, plaintiff conducted herself with propriety, doing her duty as a wife, and treated defendant with kindness and forbearance, and plaintiff was not guilty of any acts that brought about the acts or omissions on the part of defendant hereinafter described.

That defendant, disregarding the solemnity of his marriage vows and obligations within about twelve months after said marriage began a course of harsh, unkind and tyrannical treatment toward plaintiff and continued same until they finally separated on or about the 22nd day of July, 1924. That plaintiff was abused and cursed by defendant and that defendant struck plaintiff and knocked her down just before she left him the month of July, 1924.

Herein Fail Not but have before said Court, at its next regular term this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said Court, at office in Big Spring, Texas, on this 2nd day of January A. D. 1925.

Street and Donley Street—\$1.08661 per lineal foot.

Unit No. 18 between Third Street and Fourth Street—\$1.12618 per lineal foot.

Unit No. 18 between Fourth Street and Tenth Street—1.1275 per lineal foot.

Unit No. 19—\$0.95714 per lineal foot.

Unit No. 20—\$0.8933 per lineal foot.

Unit No. 21 \$0.8831 per lineal foot.

Unit No. 22—\$0.8981 per lineal foot.

Unit No. 24—\$0.93114 per lineal foot.

Unit No. 27—\$1.09933 per lineal foot.

Unit No. 17 between Austin Street and Benton Street—\$6.55382 per front foot.

Unit No. 17, between Benton Street and Donley Street—\$7.23621 per front foot.

Unit No. 18 between Third Street and Fourth Street—\$4.70 per front foot.

Unit No. 18 between Fourth Street and Tenth Street—\$5.30235 per front foot.

Unit No. 19—\$5.32938 per front foot.

Unit No. 20—\$5.3125 per front foot.

Unit No. 21—\$5.8427 per front foot.

Unit No. 22—\$5.96175 per front foot.

Unit No. 24—\$5.99239 per front foot.

Unit No. 27—\$5.26712 per front foot.

WHEREAS, all proceedings had by said City relating to the making of said improvements are on file with the City Secretary at the City Hall of said City, where the same and every part thereof may be inspected by any one who desires to inspect the same;

Now therefore, you and each of you are notified to be and appear before the City Commission of said City at the time and place mentioned above and for the purposes therein specified.

Done by order of the City Commission of the City of Big Spring, Texas on this 11 day of December 1924.

Malinda Chesnut, City Secretary. 14-31

CITATION BY PUBLICATION THE STATE OF TEXAS

To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded to summon Mrs. A. B. Cantrell and the unknown heirs of Mrs. A. E. Cantrell, E. B. Power and the unknown heirs of E. E. Powers, M. S. Jordan and the unknown heirs of M. S. Jordan by making publication of this Citation once in each week for four consecutive weeks previous to the return day hereof, in some newspaper published in your County, if there be a newspaper published therein, but if not, then in the nearest County where a newspaper is published, to appear at the next regular term of the District Court of Howard County, to be held at the Court House thereof, in Big Spring, Texas on the first Monday in February A. D. 1925 the same being the fourth day of Feb. A. D. 1925, then and there to answer a petition filed in said Court on third day of Jan. A. D. 1925, in suit, numbered on docket of said Court No. 1353, wherein Myrtle Kirby is Plaintiff and Tom Kirby is Defendant, and a brief statement of plaintiff's cause of action, being as follows: Suit for divorce and grounds says: That plaintiff and defendant were duly and legally married in McCullough County, Texas on or about August 17th, 1921, and continued to live together as husband and wife until on or about July 22nd, 1924. That plaintiff has been a bona fide resident of the State of Texas for twelve months and has resided in the County of Howard, where this suit is filed, for six months next preceding the filing thereof.

That at all times during the time plaintiff and defendant lived together, plaintiff conducted herself with propriety, doing her duty as a wife, and treated defendant with kindness and forbearance, and plaintiff was not guilty of any acts that brought about the acts or omissions on the part of defendant hereinafter described.

That defendant, disregarding the solemnity of his marriage vows and obligations within about twelve months after said marriage began a course of harsh, unkind and tyrannical treatment toward plaintiff and continued same until they finally separated on or about the 22nd day of July, 1924. That plaintiff was abused and cursed by defendant and that defendant struck plaintiff and knocked her down just before she left him the month of July, 1924.

Herein Fail Not but have before said Court, at its next regular term this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said Court, at office in Big Spring, Texas, on this 2nd day of January A. D. 1925.

publication of this Citation once in each week for four consecutive weeks previous to the return day hereof, in some newspaper published in your County, if there be a newspaper published therein, but if not, then in the nearest County where a newspaper is published, to appear at the next regular term of the District Court of Howard County, to be held at the Court House thereof, in Big Spring, Texas on the first Monday in February A. D. 1925, the same being the fourth day of February A. D. 1925, then and there to answer petition filed in said Court on the third day of January A. D. 1925, in suit, numbered on the docket of said Court No. 1351, wherein C. H. Oliver, Plaintiff and Lillian Oliver, Defendant, and a brief statement of plaintiff's cause of action, being as follows:

Suit for divorce, for grounds says: That plaintiff and defendant were married on or about the 6th day of December 1901, in Milan County, Texas, and that they lived together until about June 1st, 1924. That plaintiff has been a bona fide resident of the State of Texas for twelve months, and has resided in the county of Howard, for six months next preceding the filing of this suit. That at all times during said marriage plaintiff was doing his duty as a husband and conducted himself with propriety and treated defendant with kindness and forbearance and was not guilty of any act bringing about or causing the hereinafter described acts or omissions on part of defendant.

That defendant disregarded the solemnity of her marriage vows and obligations to treat plaintiff with kindness and attention has refused and still refuses to live with plaintiff but instead lived apart from plaintiff and plaintiff for months provided for defendant's support under said conditions, making his expenses more than double what they should have and would have been and defendant lived with plaintiff where plaintiff could get work, such action on the part of defendant toward plaintiff is of such a nature as to render their further living together insupportable.

Herein Fail Not but have before said Court, at its next regular term this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said Court, at office in Big Spring, Texas, on this 3rd day of January A. D. 1925.

J. I. Prichard, Clerk District Court, Howard County, Texas. 17-41

CITATION BY PUBLICATION THE STATE OF TEXAS

To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded to summon T. J. Walsh, E. P. Sigler and wife, Maizie Sigler, J. A. Folger and Co., a private corporation, W. H. Underwood, L. W. Ellisworth, Patrick J. Boyd and B. E. Strawbridge, by making publication of this Citation once in each week for four consecutive weeks previous to the return day hereof, in some newspaper published in your County, if there be a newspaper published therein, but if not, then in the nearest County where a newspaper is published, to appear at the next regular term of the District Court of Howard County, to be held at the Court House thereof, in Big Spring, Texas, on the first Monday in February A. D. 1925, the same being the fourth day of February A. D. 1925, then and there to answer a petition filed in said Court on the 2nd day of January A. D. 1925, in a suit numbered on the docket of said Court No. 1348, wherein G. T. Hall is Plaintiff and S. L. Everhart, T. J. Walsh, E. P. Sigler and wife, Maizie Sigler, C. R. Byerly, W. H. Underwood, A. M. Runyan, Patrick J. Boyd, R. E. Strawbridge and John W. Hill, Receiver John B. Littler, J. F. Wolcott, J. A. Folger and Co., a private corporation L. W. Ellisworth, E. F. Gary, and M. L. Gary are defendants and said petition alleging: That on October 3rd, 1925, T. J. Walsh, made executed and delivered to S. L. Everhart, one promissory note in the sum of Four Thousand Two Hundred (\$4,200.00) Dollars, payable to the order of S. L. Everhart and being payable in eighty four (84) monthly installments, the first installment being due and payable one month after date, to-wit, November 3rd, A. D. 1925, and one installment being due on the third day of each and every month thereafter until the full amount of said note is paid, bearing interest at the rate of 8% per annum, interest payable monthly and providing for 10% Attorney's fees, and that T. J. Walsh became liable to pay and promised to pay S. L. Everhart the sum of money in said note specified.

That said note was given for a part of the purchase price of lots Nos. five, six and seven in Block No. 2 of the J. T. Price addition to the town of Big Spring in Howard County, Texas, in which said Deed a Vendor's Lien was retained to secure the payments of said note; and the default has been made in a number of installments and Plaintiff, who is now the owner of said note elects to declare all of said notes due and to foreclose his lien, alleging that said note was transferred to Plaintiff, G. T. Hall, by S. L. Everhart and that thereafter the said W. H. Underwood and E. P. Sigler assumed the payment of said note and became liable for the payment thereof.

And that S. L. Everhart endorsed and guaranteed the payment of said note to Plaintiff, G. T. Hall and thereby the said S. L. Everhart, W. H. Underwood and E. P. Sigler became liable to pay and promised to pay G. T. Hall said sum of money therein specified.

Plaintiff alleges that the date of the filing of the deed in which his vendor's lien is retained and described is prior to the date of the filing of the lien or liens by virtue of which the other defendants are claiming an interest in said land and that the claim of all the defendants is inferior to the lien of plaintiff.

Plaintiff prays for judgment in the sum of \$4620 including principal, interest and attorneys fees and a foreclosure of his lien and for a finding of the Court that all liens

held by all defendants in and to said land is inferior and subject to the lien held by plaintiff.

Notice is given all defendants to produce in the Court their respective deeds in which they claim an interest in and to said land and in which liens are retained, deeds of labor furnished and abstracts of judgment through and by which they claim an interest in and to said land and a lien upon said land, or else upon the final hearing hereof, evidence to prove the contents thereof at the trial of said cause.

Herein Fail Not, but have before said Court, at its next regular term, this writ with your return thereon, showing how you have executed the same.

Witness, J. I. Prichard, Clerk of the District Court of Howard County.

Given under my hand and seal of said Court, at office in Big Spring, Texas, this 3rd day of January A. D. 1925.

J. I. PRICHARD, Clerk, District Court, Howard County, Texas. 17-41

CITATION BY PUBLICATION THE STATE OF TEXAS

To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded to summon Hazel Mason by making publication of this Citation once in each week for four successive weeks previous to the return day hereof, in some newspaper published in your County, if there be a newspaper published therein, but if there be no newspaper published in said 32nd Judicial District then in any newspaper published in said 32nd Judicial District, to appear at the next regular term of the District Court of Howard County, to be held at the Court House thereof, in Big Spring, Texas, on the first Monday in February A. D. 1925, the same being the fourth day of February A. D. 1925, then and there to answer a petition filed in said Court on the 3rd day of January A. D. 1925, in a suit, numbered on the docket of said Court No. 1349, wherein E. M. Mason, is Plaintiff, and the said Hazel Mason is Defendant, and said petition alleging E. M. Mason and Hazel Mason were and have been married since June 1st, 1924, but that on or about the 15th day of August 1927, the defendant Hazel Mason began a course of unkind, harsh and cruel treatment, alleging specific instances thereof toward plaintiff which resulted in their separation and has rendered their further living together as husband and wife insupportable; wherefore plaintiff asks that he be granted a divorce from the said defendant, Hazel Mason.

Herein Fail Not, but have before said Court, at its next regular term, this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said Court, at office in Big Spring, Texas, on this 2nd day of January A. D. 1925.

J. I. Prichard, Clerk, District Court, Howard County, Texas. 17-41

CITATION BY PUBLICATION THE STATE OF TEXAS

To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded to summon Clarence Virgil Collard by making publication of this Citation once in each week for four consecutive weeks previous to the return day hereof, in some newspaper published in your County, if there be a newspaper published therein, but if not, then in the nearest County where a newspaper is published, to appear at the next regular term of the District Court of Howard County, to be held at the Court House thereof, in Big Spring, Texas, on the first Monday in February A. D. 1925, the same being the 4th day of February A. D. 1925, then and there to answer a petition filed in said Court on the 3rd day of January A. D. 1925, in a suit, numbered on the docket of said Court No. 1347, wherein Ruby Collard is Plaintiff, Clarence Virgil Collard is Defendant, and a brief statement of plaintiff's cause of action, being as follows: Plaintiff alleges that she has resided in the State of Texas for a period of twelve months and in Howard County for a period of six months next preceding the filing of her petition and that she and Defendant were on February 16th, 1924, legally married and on account of the cruel treatment of the Defendant toward her that she was compelled to abandon him on or about the first day of April, 1926, and since which time they have not lived together as husband and wife.

That on or about said date of April first, 1926 Defendant struck Plaintiff beat her, cursed her and tramped upon her causing her much pain and suffering which conduct was harsh, cruel and rendered their further living together insupportable she prays for divorce and costs of suit.

Herein Fail Not but have before said Court, at its next regular term, this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said Court, at office in Big Spring, Texas on this 2nd day of January A. D. 1925.

J. I. PRICHARD, Clerk, District Court, Howard County, Texas. 17-41

before the filing of this suit, and was claiming possession and title to said property by the three year, five year and ten year statutes of limitation as Plaintiff further alleges that defendants are claiming and asserting some interest or title to this land, but what claim they are asserting is to the Defendant unknown.

WHEREFORE: Premises considered the Plaintiff prays that the Defendants and each of them be cited by Publication in terms of the law to appear and answer this petition. That on final hearing he have judgment for the title and possession of said lands and premises, for his damages and rents and for Writ of Possession of the same. That all pretended claims of the Defendants and each of them be cancelled, and that Plaintiff's title to said lands be cleared of all clouds by reason of the claims of the Defendants or any of them, and that his title to the same be quieted in him against said Defendants; For his costs of court; for general and special relief, in law and in equity, such as under the facts of the case he may be entitled to receive.

Herein Fail Not but have before said Court, at its next regular term this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said Court, at office in Big Spring, Texas, on this 3rd day of January A. D. 1925.

J. I. Prichard, Clerk District Court Howard County, Texas. 17-51

CITATION BY PUBLICATION THE STATE OF TEXAS

To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded to summon T. J. Walsh, E. P. Sigler and wife, Maizie Sigler, J. A. Folger and Co., a private corporation, W. H. Underwood, L. W. Ellisworth, Patrick J. Boyd and B. E. Strawbridge, by making publication of this Citation once in each week for four consecutive weeks previous to the return day hereof, in some newspaper published in your County, if there be a newspaper published therein, but if not, then in the nearest County where a newspaper is published, to appear at the next regular term of the District Court of Howard County, to be held at the Court House thereof, in Big Spring, Texas, on the first Monday in February A. D. 1925, the same being the fourth day of February A. D. 1925, then and there to answer a petition filed in said Court on the 2nd day of January A. D. 1925, in a suit numbered on the docket of said Court No. 1348, wherein G. T. Hall is Plaintiff and S. L. Everhart, T. J. Walsh, E. P. Sigler and wife, Maizie Sigler, C. R. Byerly, W. H. Underwood, A. M. Runyan, Patrick J. Boyd, R. E. Strawbridge and John W. Hill, Receiver John B. Littler, J. F. Wolcott, J. A. Folger and Co., a private corporation L. W. Ellisworth, E. F. Gary, and M. L. Gary are defendants and said petition alleging: That on October 3rd, 1925, T. J. Walsh, made executed and delivered to S. L. Everhart, one promissory note in the sum of Four Thousand Two Hundred (\$4,200.00) Dollars, payable to the order of S. L. Everhart and being payable in eighty four (84) monthly installments, the first installment being due and payable one month after date, to-wit, November 3rd, A. D. 1925, and one installment being due on the third day of each and every month thereafter until the full amount of said note is paid, bearing interest at the rate of 8% per annum, interest payable monthly and providing for 10% Attorney's fees, and that T. J. Walsh became liable to pay and promised to pay S. L. Everhart the sum of money in said note specified.

That said note was given for a part of the purchase price of lots Nos. five, six and seven in Block No. 2 of the J. T. Price addition to the town of Big Spring in Howard County, Texas, in which said Deed a Vendor's Lien was retained to secure the payments of said note; and the default has been made in a number of installments and Plaintiff, who is now the owner of said note elects to declare all of said notes due and to foreclose his lien, alleging that said note was transferred to Plaintiff, G. T. Hall, by S. L. Everhart and that thereafter the said W. H. Underwood and E. P. Sigler assumed the payment of said note and became liable for the payment thereof.

And that S. L. Everhart endorsed and guaranteed the payment of said note to Plaintiff, G. T. Hall and thereby the said S. L. Everhart, W. H. Underwood and E. P. Sigler became liable to pay and promised to pay G. T. Hall said sum of money therein specified.

Plaintiff alleges that the date of the filing of the deed in which his vendor's lien is retained and described is prior to the date of the filing of the lien or liens by virtue of which the other defendants are claiming an interest in said land and that the claim of all the defendants is inferior to the lien of plaintiff.

Plaintiff prays for judgment in the sum of \$4620 including principal, interest and attorneys fees and a foreclosure of his lien and for a finding of the Court that all liens

held by all defendants in and to said land is inferior and subject to the lien held by plaintiff.

Notice is given all defendants to produce in the Court their respective deeds in which they claim an interest in and to said land and in which liens are retained, deeds of labor furnished and abstracts of judgment through and by which they claim an interest in and to said land and a lien upon said land, or else upon the final hearing hereof, evidence to prove the contents thereof at the trial of said cause.

Herein Fail Not, but have before said Court, at its next regular term, this writ with your return thereon, showing how you have executed the same.

Witness, J. I. Prichard, Clerk of the District Court of Howard County.

Given under my hand and seal of said Court, at office in Big Spring, Texas, this 3rd day of January A. D. 1925.

J. I. PRICHARD, Clerk, District Court, Howard County, Texas. 17-41

CITATION BY PUBLICATION THE STATE OF TEXAS

To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded to summon Melvin Pruryear by making publication of this Citation once in each week for four consecutive weeks previous to the return day hereof, in some newspaper published in your County, if there be a newspaper published therein, but if not, then in the nearest County where a newspaper is published, to appear at the next regular term of the District Court of Howard County, to be held at the Court House thereof, in Big Spring, Texas, on the first Monday in February A. D. 1925, the same being the 4th day of February A. D. 1925, then and there to answer a petition filed in said Court on the 3rd day of January A. D. 1925, in a suit, numbered on the docket of said Court No. 1352, wherein Verdie Pruryear is Plaintiff, and Melvin Pruryear is Defendant, and a brief statement of plaintiff's cause of action, being as follows: Suit for divorce and for grounds says: That on or about the first day of January, 1925 plaintiff and defendant were duly and legally married in the County of Nolan, and continued to live together until on or about the 28th day of August, 1928. That plaintiff has been a bona fide resident of the State of Texas for a period of twelve months and has resided in Howard County for a period of six months next preceding the filing of this suit.

That at all times while married plaintiff conducted herself with propriety, doing her duty as a wife and that plaintiff was not guilty of any act that brought about the acts or omissions on the part of defendant hereinafter described. That defendant unkind and cruel and tyrannical treatment toward plaintiff and that she and Defendant were on February 16th, 1924, legally married and on account of the cruel treatment of the Defendant toward her that she was compelled to abandon him on or about the first day of April, 1926, and since which time they have not lived together as husband and wife.

That on or about said date of April first, 1926 Defendant struck Plaintiff beat her, cursed her and tramped upon her causing her much pain and suffering which conduct was harsh, cruel and rendered their further living together insupportable she prays for divorce and costs of suit.

Herein Fail Not but have before said Court, at its next regular term, this writ with your return thereon, showing how you have executed the same.

Given under my hand and seal of said Court, at office in Big Spring, Texas on this 2nd day of January A. D. 1925.

J. I. PRICHARD, Clerk, District Court, Howard County, Texas. 17-41

held by all defendants in and to said land is inferior and subject to the lien held by plaintiff.

Notice is given all defendants to produce in the Court their respective deeds in which they claim an interest in and to said land and in which liens are retained, deeds of labor furnished and abstracts of judgment through and by which they claim an interest in and to said land and a lien upon said land, or else upon the final hearing hereof, evidence to prove the contents thereof at the trial of said cause.

Herein Fail Not, but have before said Court, at its next regular term, this writ with your return thereon, showing how you have executed the same.

Witness, J. I. Prichard, Clerk of the District Court of Howard County.

Given under my hand and seal of said Court, at office in Big Spring, Texas, this 3rd day of January A. D. 1925.

J. I. PRICHARD, Clerk, District Court, Howard County, Texas. 17-41

CITATION BY PUBLICATION THE STATE OF TEXAS

To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded to summon George F. McClury, if living, but if not, the heirs and legal representatives of said George F. McClury

Don't Laugh at Progress!

A prediction has been made that in the future there will be air boats as big or bigger than the largest modern steamers.

Recently the twenty-fifth anniversary of flying was observed. When the Wright Brothers first invented the airplane, pretty nearly everybody laughed.

To go back far into the past, a great many people laughed at Columbus. At Gallileo. At Fulton. When the first steamship plied the waters of the Hudson, persons lined along the shore roared their contempt for the first steamship plied the waters of the Hudson persons lined along the shore roared their contempt for the funny little boat Fulton had launched.

From time immemorial, indeed, the pioneers in science and discovery have been hampered in their work by the laughers. Those who would not believe. Even the phonograph and the motion picture machine were at first regarded with derision and disbelief.

The world is learning its lesson. Today new inventions are greeted with respect. The day of the laugher, the haw-hawer, is drawing to a close. The avenues for discovery, the road to progress are more open than ever before.

Be one of those to welcome the new thing when it comes along—do not shame yourself by laughing at it.

When the impossible is predicted, remember that in the course of modern progress many a thing thought impossible has become both possible and practicable.—Big Lake Wildcat.

The tree planting campaign is going forward in fine style, but many recruits should be enlisted if the appearance of our city is to be improved as it ought to be. Nothing adds more to the attractiveness than many fine shade trees and they will be doubly appreciated out in this section of West Texas where beautiful trees are few and far between.

The automobile salesman's job this year is going to be more complicated than ever. It's easy enough, generally speaking, to sell new cars. But it's almost impossible to sell a new one without taking a second-hand car in exchange. And then the customer who takes the second-hand car off the salesman's hands wants to give a third-hand one in exchange. What to do with that last car? It will bring hardly anything in the market. Evidently there must be junking of used cars from now on to an extent never yet known. Old cars must be scrapped to make a market for new ones. Scrapping may become a recognized branch of the automobile industry.

American nations or China where revolutions are an affliction. Get them working on the used cars and they never again would have time to fuss and fight on a big scale.

Is Crime at Its Crisis?

One reason we hear so much about the crisis of crime is because alliteration has an important influence on thought, public and private. Mrs. Mary Baker Eddy once paused to remark that one of her tenets as stated by her meant the same thing, whether read backward or forward. By such little tricks of verbiage are most of us impressed now and then, whether we realize it or not.

Whether crime be at a turning point for better or for worse we will know hereafter. But two significant things have happened of late. One of these is that a woman took an axe and broke up a saloon in Kansas City. The other is that the city of New York has found it necessary to close up speakeasies under nuisance laws.

Both of these have to do with the single phase of liquor violations in the wide expanse of crime. But it is not too much to say that, despite prohibition, liquor remains pretty much of a corner stone in the edifice of crime. If other women begin to take liquor violations as seriously as the Kansas City woman, the era of enforcement is at hand. It was woman's influence that brought prohibition. They voted, but they have not swung the policeman's club. The Kansas City woman, however, used an ax. And the New York angle of enforcement is even clearer.

Enforcement will have to be social as well as legal if it is to succeed. Hostesses who countenance drinking are responsible to that extent for lawlessness in America. Why should we expect the Constitution to be any more sacred to a hijacker than it is to the "best people" as a private party? Why should the property of a corporation, which is itself a creature of the law's fiat, be any more inviolate than the forbiddance of that law itself?

If some lawlessness is smart or funny or a sign of sophistication and independence, lawlessness as such ceases to be a matter of principle and becomes one of convenience. They could ask nothing better. Lawlessness on the basis of convenience suits the safe cracker, kidnaper and lyncher admirably. Enforcement belongs in the courthouse and on the thoroughfare. But it must begin over again in America. And it must begin at home.

Homes are where jurors come from. Homes are where District Attorneys learn right from wrong. Homes are where Judges acquire moral backbone, if they ever have one. Homes are where boys learn respect for womanhood and girls fidelity to virtue. Law enforcement begins at home.

Baseball Should Be Encouraged.

If our folks are not game to tackle the West Texas League, we surely can afford to encourage a sand-lot league in our city. There is no cleaner or finer sport for boys than baseball—and if we provide this we will be preventing many a boy from getting into mischief and possibly crime. Boys are naturally full of energy and a baseball game is one of the best outlets for surplus energy. The money spent to encourage baseball in our city will be money well-invested—and in more ways than one.

OUT OUR WAY

By William



MOM 'N POP

By Cowan



FRECKLES AND HIS FREIND

By Blosser



Miscellaneous Shower Honoring Recent Bride. A delightful affair of the week, was the miscellaneous shower given by Miss Alma Rueckart, at her home at 211 North Gregg street, last evening, honoring Mrs. Tom Slaughter, a recent bride. Progressive games and contests, were the diversion and several happy hours were spent around the card tables. At an interesting interval of the play, the honoree was presented with a special delivery letter, which was an invitation for her to go on a treasure hunt. She was given specific directions as to what route to take from station to station, and at the end of her journey she found the treasure. This was a big basket, prettily decorated and filled with many lovely and useful gifts. At the refreshment hour, the hostess served delicious fruit salad on deaks to—Mrs. J. V. Davis, Mrs. W. G. Mims, Mrs. E. N. Ralph, Mrs. Kellon, Mrs. H. Weeg, Mrs. L. Bugg, Mrs. W. Bales, Mrs. J. Skalksky, Mrs. C. O. Wood, Mrs. T. B. Spencer, Mrs. Billie Cartwright, Mrs. Paul Corcoran, Miss S. A. Moses, Mrs. Ruth Eckart, Mrs. Herbert Johnson, Mrs. Bertha Smith, Mrs. P. C. Bowles, Mrs. Bertha Rueckart, Misses Elizabeth Crain, Lila Curtis, Stella Schubert, Boone Gilmore, Vera Curtis, Mamie Leach, Pauline Schubert, Ruby Bell, Lela Cochran, Zora Fisher, Clara Fisher, Hazel Rosson, Lorena Read, Jessie Morgan, Canna Cowan, Grace Ewing, and Myrtle Cody.

Lost Column Valuable to T. C. U. Students

FORT WORTH, Jan. 12.—Students in Texas Christian University lose everything from wearing apparel to term themes and dolls, according to Laura Shelton, in charge of the lost and found department, at the University Book Store. Other things lost almost daily at T. C. U. include text-books, fountain pens, pencils, lip sticks, vanities, knives and money. "People come in and ask me for everything except new Ford's and used safety-razor blades," said Miss Shelton. "One freshman not long ago asked if any one had found his shoe strings. Class-rush day a new pair of men's shoes were turned in and never called for. When text-books are lost, students rarely inquire about them. "When anything of real value comes in, such as money, and rings, it usually is returned to the finders. The losers must think that there is no one honest enough to return it," she says.

HOLT IS "REAL DAPPER" IN SHINY FORMAL OUTFIT

Jack Holt sheds his chaps and cowboy trappings for a complete modern wardrobe in "The Water Hole," a Zane Grey story which the Ritz theatre will show Friday and Saturday. Holt's wardrobe in this picture consists of a modern business suit, a tuxedo, a golf outfit and swanky riding clothes. A cartridge belt and six shooter are accessories of the riding outfit. Part of the action of this picture takes place in a great eastern city and part of it on the Navajo Indian reservation in northern Arizona. Exterior scenes of the production were taken at the picturesque Betatakin cliff ruins in the famous Segi Canyon in Arizona. Some of the sequences of "The Water Hole" are filmed in technicolor.

City Calaboose Must Be Built By the

The Commissioners Court given the City Commission that on and after thirty days will not be able to accommodate the City prisoners in the County Jail recently the capacity of jail has been overtaxed, and not well to increase the population, the Commission that the City should make plans to take care of the prisoners rounded up in the City for crimes.

Tom Heaney Will Attempt Comeback

NEW YORK, Jan. 12. (AP)—Tom Heaney, the "hard rock" Gene Tunney blasted in his last heavyweight title defense, has heard the call of the ring again. The New Zealand warrior is busy training for a comeback effort he hopes will land him another chance to win the title. Heaney eliminated Johnny Risko, Jack Sharkey, Jimmy Maloney and Jack Delaney from title consideration last year and believes he can do the same this season. He may fight Paulino again for the right of facing the winner of the Sharkey-Stribling match in Miami Beach on February 27.

Dr. J. Mills Wilson left Monday for San Diego, California, on a business trip that may occupy several weeks.

If it could speak, how the unborn generation would encourage us to save our money!—Ex.

Mixed Grill Offers Delightful Change From Usual

Nothing makes a nicer dinner than the usual main dish, kind of meat for luncheon, ner than the mixed-grill of more kinds. The suggestions below will show the possibilities of this attractive method of serving.

- I. Broil a lamb chop for person to be served, cook sausage and one slice of ham each service. Serve on the hot plate with a slice of sauteed apple and French fried potatoes. II. Broiled sweetbread, slice of broiled ham is a good combination. Serve with a large sauteed mushroom on top of sweetbread. French fried and au gratin potatoes may accompany these meats. III. A broiled fillet of beef, two slices of bacon for each, one half of a tomato cut crosswise, dotted with butter sprinkled with grated cheese, one of the nicest grills, enne potatoes may accompany. IV. Another is lamb chops, calf's liver, a broiled strip of broiled bacon, a mushroom, green peas, and fried potatoes.

Favor August 4 For Birth

FORT WORTH, Jan. 12.—Students at Texas Christian University favor August 4 as the day on which to be born, according to information collected from registrar's office at T. C. U. records showing ten birthdays that date.

The favorite month happens to be August also, revealing students birthdays, while July is the least popular month with 79 birthdays. More students born on the twenty-third of month than on any other date, students claiming the twenty of some month as the date of birth.

There are three students in U. who started the new year right by being born on New Year's Day; and four who celebrate Christmas as their birthday. Only student was found to have born on April Fool's Day, although three confess to June 19 birth. One T. C. U. student has to be tent with only one birthday every four years, it having been his time to have a Leap Year birthday on Feb. 29.

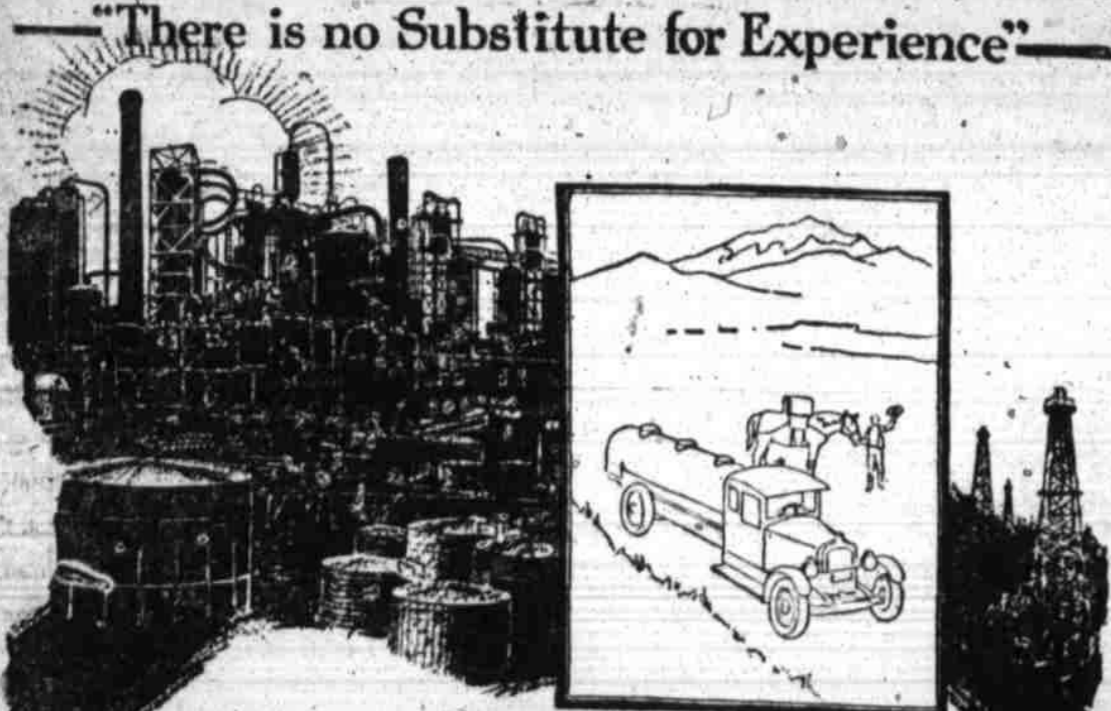
The various holidays come in for their share of birthday celebrations at T. C. U. Armistice Day is the most popular, with eight students celebrating November 11, another reason than because of the date of the signing of Armistice.

Washington's birthday is birthday of four T. C. U. students and July 4 is the birthday of several students help to celebrate the Texas holidays, four by birthdays on Texas Independence Day, March 2, although only student was born on April 21, Jacinto Day.

Unintentional Suicide

Many people are slowly poisoning themselves just as surely as if they drank iodine every morning for fast. They are daily absorbing toxins, or poisons, created by indigestible waste matter in their digestive systems. Sooner or later, disease will conquer their bodies. If you have dizzy spells, coated tongue, bad breath, no appetite, bilious attacks of the back and limbs, you are suffering from self poisoning and constipation. The surest and most reliable relief for this condition is Hirsch's vegetable cathartic which acts in a natural way. Get a bottle today.

CUNNINGHAM & PHILLIPS, J. D. BILES, Druggist



CONOCO Leadership covers almost half a century

Such leadership must be earned. It comes from the proper co-ordination of resources, engineering skill and marketing facilities plus that willingness to serve for which the Conoco name has always stood.

Today, as always, Conoco stands for highest quality and unsurpassed service.



Advertisement for The First National Bank, Big Spring and Howard County, established in 1890, with resources more than \$1,400,000.00.

BY PUBLICATION OF TEXAS

To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded to appear at the next regular term of the District Court of Howard County, Texas, to be held at the Court House thereof, in Big Spring, Texas, on the first Monday in February, A. D. 1929, the same being the 4th day of February A. D. 1929, then and there to answer a petition filed in said Court on the 2nd day of January A. D. 1929 in a suit numbered on the docket of said Court No. 1344, wherein O. Y. Miller is Plaintiff, and Charles J. Canda, William Strauss, Simon J. Drake, R. M. Bressie, M. F. Bressie, M. Y. Tennyson and C. G. Deavenport, if living, and if dead, their unknown heirs and legal representatives, and G. A. Kent, David Rumsey, Alphonse Kloh and Harold J. Abrams, are defendants.

Said petition alleging that on or about September 15th, A. D. 1928, that Plaintiff was legally possessed of the "North 100 feet of Lot No. 2 in Block No. 89 in the town of Big Spring in Howard County, Texas, said land being described by metes and bounds as follows:— Beginning at the Northwest corner of said Block No. 89, THENCE Eastward with the North line of said Block for a distance of 150 feet to a point in said North line for corner, THENCE Southward and parallel with the East and West Boundary lines of said Block No. 89 for a distance of 100 feet to point for corner; THENCE Westward and parallel with the North and South boundary lines of said Block No. 89 for a distance of 150 feet for corner; THENCE Northward with the West boundary line of said Block No. 89 100 feet to the place of beginning."

And that said Defendants entered upon said premises and ejected and dispossessed Plaintiff from the possession of said property. Plaintiff alleges that he and those under whom he holds title have had peaceful and adverse possession of said property for more than 25 years and he especially pleads the three, five and ten year statutes of Limitation and pleads the Statute that bars any action being filed after 25 years from the date of its accrual, and that said land was on June 24th, 1892 was conveyed to G. A. Kent by Drake, Canda and Strauss.

Plaintiff prays for judgment for the title and possession of the above described premises and for damages and costs of suit. Herein Fall Not, but have before said Court, at its aforesaid next regular term, this writ with your return thereon, showing how you have executed the same.

Witness, Clerk of the District Court of Howard County. Given Under My Hand and the Seal of said Court, at office in Big Spring, Texas, this 2nd day of January, A. D. 1929. (S) J. I. PRICHARD, Clerk, District Court, Howard County, Texas 17-4t

CITATION BY PUBLICATION THE STATE OF TEXAS To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded, that you summon, by making Publication of this Citation in some newspaper published in the County of Howard if there be a newspaper published therein, but if not, then in a newspaper published in the nearest County to said Howard County, for four consecutive weeks previous to the return day hereof, M. C. Castro whose residence is unknown, to be and appear before the Hon. 32nd District Court, at the next regular term thereof, to be held in the County of Howard at the Court House thereof, in Big Spring, Texas, on the 4th day of February, 1929, then and there to answer a Petition filed in said Court, on the 2nd day of January, 1929, in a suit numbered on the docket of said Court No. 1338, wherein Effie Castro is plaintiff and M. C. Castro is defendant. The nature of the plaintiff's demand being as follows, to-wit: Suit for divorce plaintiff alleging residence in state of one year, and in county for six months. Plaintiff alleges she has performed her duties as wife of defendant in a proper manner, and that because of the extreme cruelty of defendant she was forced to leave him and reside away from him. That defendant, treated plaintiff in a cruel and harsh manner to an extent as to injure her health and make life as the wife of defendant intolerable. Prayer for citation by publication and upon final hearing for decree of divorce, and costs of suit.

Herein Fall Not, and have you before said Court, on the said first day of the next term thereof, this Writ, with your endorsement thereon, showing how you have executed the same. Given under my hand and seal of said Court, at office in Big Spring, Texas, this 2nd day of January, A. D. 1929. (S) J. I. PRICHARD, Clerk, District Court, Howard County, Texas. 17-4t

regular term of the District Court of Howard County, Texas, to be held at the Court House thereof, in Big Spring, Texas, on the first Monday in February, A. D. 1929, the same being the 4th day of February A. D. 1929, then and there to answer a petition filed in said Court on the 2nd day of January A. D. 1929 in a suit numbered on the docket of said Court No. 1152, said cross action being filed in this Court January 2, 1929, wherein Alpha Yates is Plaintiff and Jesse N. Yates is Defendant, said cross action and petition of the Defendant denying all of the allegations contained in Plaintiff's petition, except the formal parts thereof and representing to the Court that Defendant, Jesse N. Yates, has been an actual bona fide inhabitant of the state of Texas for a period of twelve months and has resided in the county of Howard, where this suit is pending, for a period of six months next preceding the filing thereof and next preceding the filing of said cross action and for cause of action and for divorce from Plaintiff, the Defendant alleges that on account of the cruel, harsh and humiliating conduct of Plaintiff towards this Defendant that he was forced and compelled to abandon her on or about the 28th day of October, 1927, since which time they have not lived together as husband and wife. Defendant represents that for some two years prior to said separation that Plaintiff, during the absence of Defendant at his work, associated with men and women of questionable character and on several occasions admitted same to Defendant, and that on or about October 25, 1927, Plaintiff left home to visit her people in Oklahoma, but instead of going to Oklahoma, went to Big Lake, where she remained for ten days and associated with men and women of questionable character at Big Lake, during that time and such association was such as to bring shame and humiliation upon said defendant and defendant alleges that her conduct at Big Lake was improper and that while there she actually lived in adultery with a man whose name is unknown to Defendant. Defendant alleges at this time there was and there is no community property belonging to plaintiff and defendant and defendant denies all acts of cruelty alleged by Plaintiff. In her petition against him and denies every accusation therein contained.

Defendant prays that a divorce be granted on his cross action and for a decree adjudicating all property rights between them and for cost of suit. Herein Fall Not, but have before said Court, at its aforesaid next regular term, this writ with your return thereon, showing how you have executed the same. Witness, J. I. Prichard, Clerk of the District Court of Howard County. Given under my hand and the Seal of said Court, at office in Big Spring, Texas, this 2nd day of January, A. D. 1929. (S) J. I. PRICHARD, Clerk, District Court, Howard County, Texas 17-4t

CITATION BY PUBLICATION THE STATE OF TEXAS To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded, that you summon, by making Publication of this Citation in some newspaper published in the County of Howard if there be a newspaper published therein, but if not, then in a newspaper published in the nearest County to said Howard County, for four consecutive weeks previous to the return day hereof, Samuel H. Alexander whose residence is unknown, to be and appear before the Hon. District Court, at the next regular term thereof, to be held in the County of Howard at the Court House thereof, in Big Spring, Texas, on the first Monday in February, 1929, same being the 4th day of February, 1929, then and there to answer a Petition filed in said Court, on the 2nd day of January, A. D. 1929, in a suit numbered on the Docket of said Court No. 1342, wherein Euretta Alexander is plaintiff and Samuel H. Alexander is defendant. The nature of the plaintiff's demand being as follows, to-wit: Plaintiff alleging that she was legally married to the defendant at Big Spring, Texas, on or about July 7, 1827, and lived, with said defendant until on or about August 7, 1927, at which time defendant abandoned her and she has not seen or heard of him since that time. Plaintiff further alleges that she has been an actual bona fide resident of the State of Texas for a period of twelve months, and has resided in the County of Howard, six months next preceding the filing where this suit is filed a period of said petition; said plaintiff further alleging that she married a drunkard and gambler and that during the short period within which they actually lived together as man and wife defendant incessantly drank intoxicating liquors and gambled away what small earnings that he received, that defendant did not support and maintain her during the short time of their actually living together, and has not contributed anything toward her support since that time; that he was cruel, mean and abusive and often threatened violence to her person.

Plaintiff further alleging that she and her said husband had born to them on April 17, 1928, a baby girl named Delbert J., who is now about nine months of age and is in the care and custody of this plaintiff. That by reason of such excesses, cruel treatment and outrages toward her on the part of said defendant she can not live with him as his wife and that such conduct on the part of the defendant has rendered their further living together insupportable.

Wherefore, plaintiff prays that defendant be cited to answer this petition and that she have a decree of divorce permanently dissolving the marriage relations existing between her and defendant and that the care and custody of the baby boy be awarded her by the decree of the Court, for costs of suit, etc. Herein Fall Not, and have you before said Court, on the said first day of the next term thereof, this Writ, with your endorsement thereon, showing how you have executed the same. Given under my hand and seal of said Court, at office in Big Spring, Texas, this 2nd day of January A. D. 1929. (S) J. I. PRICHARD, Clerk, District Court, Howard County, Texas. 17-4t

CITATION BY PUBLICATION THE STATE OF TEXAS To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded to summon Leonard Newton Butcher, and Mildred Butcher, Myrtle Butcher and Emery Butcher, if living, and if dead, their unknown heirs and legal representatives, by making publication of this Citation once in each week for four consecutive weeks previous to the return day hereof, in some newspaper published in your County, if there be a newspaper published in the 32nd Judicial District; but if there be no newspaper published in the nearest District to said 32nd Judicial District, to appear at the next regular term of the District Court of Howard County, to be held at the Court House thereof, in Big Spring, Texas, on the first Monday in February A. D. 1929, the same being the 4th day of February A. D. 1929, then and there to answer a petition filed in said Court on the 2nd day of January, A. D. 1929, in a suit numbered on the docket of said Court No. 1333, wherein W. F. Young is Plaintiff, and R. E. Shaw, W. F. Young and Billie Good, whose Christian name is unknown, are Defendants, and their unknown heirs and legal representatives, are Defendants and said petition alleging that heretofore and more than twelve years ago the said R. H. Dunmann and wife were the owners of all of lot No. 7 and the South 1/2 of lot No. 8 in block No. 6 of the McDowell Heights addition to the city of Big Spring, Howard Co., Texas; that while said R. H. Dunmann and wife owned said real estate, and more than twelve years immediately next preceding the filing of this petition, this plaintiff purchased of said R. H. Dunmann and wife said real estate and the improvements thereon and said R. H. Dunmann and wife made, executed and delivered to this plaintiff a general warranty deed to said real estate and as consideration therefor this plaintiff paid part in cash money to said R. H. Dunmann and wife and the balance or remainder of the consideration for the execution and delivery of said deed was the assumption of payment of notes executed by said R. H. Dunmann to E. C. Perry, which said notes are fully described in the deed from E. C. Perry, and wife, to said R. H. Dunmann, dated February 24, 1910, and recorded in volume 28 at page 263 of the deed record of Howard County, Texas; that subsequent to the execution of said deed by said R. H. Dunmann and wife to plaintiff, plaintiff paid off said notes assumed by him and secured a release of said lien. Plaintiff alleges that said deed has been lost and because of said loss, he is unable to ask this court to supply the lost instrument. Plaintiff alleges that although the record title to said real estate and improvements situated thereon show to be vested in the said R. H. Dunmann and wife, and defendants, by reason of which, are claiming title to said land; and said claim is a cloud on plaintiff's title this plaintiff alleges that he is the legal and equitable owner and holder of said above described property, because he, the plaintiff, has held peaceable and adverse possession of said real estate above described, using and enjoying and actually living on said property for more than twelve consecutive years immediately next preceding the date of the filing of this petition and for more than 12 years after defendant's cause of action accrued, if any, and all of which plaintiff is ready to verify and by reason of which facts plaintiff says that he is the legal and equitable owner and holder of said real estate.

Plaintiff prays for judgment removing cloud and for title and possession of said property and cost of suit. Herein Fall Not, but have before said Court, at its aforesaid next regular term, this writ with your return thereon, showing how you have executed the same. Witness, J. I. Prichard, Clerk of the District Court of Howard County. Given Under My Hand and the Seal of said Court, at office in Big Spring this 29th day of December, A. D. 1928. (S) J. I. PRICHARD, Clerk, District Court, Howard Co., Texas By Artie Collings, Deputy 17-5t

CITATION BY PUBLICATION THE STATE OF TEXAS To all persons interested in the estate of Willie L. Shumake deceased, Suzie Z. Shumake has filed in the County Court of Howard County, an application for the Probate of the last Will and Testament of said Willie L. Shumake, deceased, and filed with said application, for Letters Testamentary, which will be heard at the next term of said Court, commencing on the first Monday in February A. D. 1929, the same being the Fourth day of February A. D. 1929, at the Court House thereof, in Big Spring, at which time all persons interested in said Estate may appear and contest said application, should they desire to do so. Herein Fall Not, but have you before said Court on the said first day of the next term thereof this Writ, with your return thereon, showing how you have executed the same. Given under my hand and the seal of said Court, at office in Big Spring, Texas, this 31st day of December A. D. 1928. (S) J. I. PRICHARD, Clerk, County Court, Howard Co., Texas By Mabel Robinson, Deputy. 17-2t

CITATION BY PUBLICATION THE STATE OF TEXAS To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded to summon R. H. Dunmann and wife, Mrs. Dunmann whose Christian name is unknown, their unknown heirs and legal representatives, by making publication of this Citation once in each week for four consecutive weeks previous to the return day hereof, in some newspaper published in your County, if there be a newspaper published in the 32nd Judicial District; but if there be no newspaper published in the nearest District to said 32nd Judicial District, to appear at the next regular term of the District Court of Howard County, to be held at the Court House thereof, in Big Spring, Texas, on the first Monday in February A. D. 1929, the same being the 4th day of February A. D. 1929, then and there to answer a petition filed in said Court on the 2nd day of January, A. D. 1929, in a suit numbered on the docket of said Court No. 1339 wherein Mrs. Carrie Slaughter Dean and Dr. John H. Dean, her husband, are plaintiffs, and Joseph L. Kellogg and the unknown heirs of Joseph L. Kellogg, are Defendants, and said petition alleging that on or about the 1st day of December, 1928, the plaintiffs were lawfully seized and possessed of the following described land and premises, situated in Howard County, Texas, holding and

claiming the same in fee simple, to-wit: All of the SW 1/4 of section 20, block 33, township 3N, Cert. 1971, T & P Ry. Co. surveys in Howard County, Texas. That on said day and year the defendants unlawfully entered upon the premises and ejected the plaintiffs therefrom and unlawfully withheld the possession thereof. That the plaintiffs are claiming the same under the three and five year statute of limitations. That on the 11th day of April, 1919, the defendant Joseph L. Kellogg, by deed conveyed the above described premises to the plaintiff Mrs. Carrie Slaughter Dean, and the acknowledgment of said defendant Joseph L. Kellogg to said instrument was defective, the same being insufficient in Texas, that the defendants are claiming some interest in said land because of said defective acknowledgment, and that said defective acknowledgment constitutes a cloud on the plaintiff's title to said property and they are entitled to have the same removed in this action.

Wherefore the plaintiff prays that the defendants be cited to appear and answer this petition, and on a final hearing hereof that the plaintiffs have judgment for the title and possession of the land herein sued for, that all title and claims of the defendants be divested out of them, that the cloud cast upon the plaintiffs title be removed in this action, for all costs of suit, and general relief. Carl Hountree and Dyer Kirk Attorneys for the plaintiffs Herein Fall Not, and have before said Court, at its aforesaid next regular term, this writ with your return thereon, showing how you have executed the same. Given Under My Hand and the Seal of said Court, at office in Big Spring, Texas, this 2nd day of January, A. D. 1929. (S) J. I. PRICHARD, Clerk, District Court, Howard Co., Texas. 17-4t

NOTICE OF APPLICATION FOR PROBATE OF WILL THE STATE OF TEXAS To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded to cause the following notice to be published in a newspaper of general circulation which has been continuously and regularly published for a period of not less than one year preceding the date of the notice in the County of Howard, State of Texas, and you shall cause said notice to be printed at least once each week for a period of ten days exclusive of the first day of publication before the return day hereof. NOTICE OF APPLICATION FOR PROBATE OF WILL THE STATE OF TEXAS To all persons interested in the estate of Willie L. Shumake deceased, Suzie Z. Shumake has filed in the County Court of Howard County, an application for the Probate of the last Will and Testament of said Willie L. Shumake, deceased, and filed with said application, for Letters Testamentary, which will be heard at the next term of said Court, commencing on the first Monday in February A. D. 1929, the same being the Fourth day of February A. D. 1929, at the Court House thereof, in Big Spring, at which time all persons interested in said Estate may appear and contest said application, should they desire to do so. Herein Fall Not, but have you before said Court on the said first day of the next term thereof this Writ, with your return thereon, showing how you have executed the same. Given under my hand and the seal of said Court, at office in Big Spring, Texas, this 31st day of December A. D. 1928. (S) J. I. PRICHARD, Clerk, County Court, Howard Co., Texas By Mabel Robinson, Deputy. 17-2t

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Plaintiff further alleging that she and her said husband had born to them on April 17, 1928, a baby girl named Delbert J., who is now about nine months of age and is in the care and custody of this plaintiff. That by reason of such excesses, cruel treatment and outrages toward her on the part of said defendant she can not live with him as his wife and that such conduct on the part of the defendant has rendered their further living together insupportable.

Wherefore, plaintiff prays that defendant be cited to answer this petition and that she have a decree of divorce permanently dissolving the marriage relations existing between her and defendant and that the care and custody of the baby boy be awarded her by the decree of the Court, for costs of suit, etc. Herein Fall Not, and have you before said Court, on the said first day of the next term thereof, this Writ, with your endorsement thereon, showing how you have executed the same. Given under my hand and seal of said Court, at office in Big Spring, Texas, this 2nd day of January A. D. 1929. (S) J. I. PRICHARD, Clerk, District Court, Howard County, Texas. 17-4t

CITATION BY PUBLICATION THE STATE OF TEXAS To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded, that you summon, by making Publication of this Citation in some newspaper published in the County of Howard if there be a newspaper published therein, but if not, then in a newspaper published in the nearest County to said Howard County, for four consecutive weeks previous to the return day hereof, M. C. Castro whose residence is unknown, to be and appear before the Hon. 32nd District Court, at the next regular term thereof, to be held in the County of Howard at the Court House thereof, in Big Spring, Texas, on the 4th day of February, 1929, then and there to answer a Petition filed in said Court, on the 2nd day of January, 1929, in a suit numbered on the docket of said Court No. 1338, wherein Effie Castro is plaintiff and M. C. Castro is defendant. The nature of the plaintiff's demand being as follows, to-wit: Suit for divorce plaintiff alleging residence in state of one year, and in county for six months. Plaintiff alleges she has performed her duties as wife of defendant in a proper manner, and that because of the extreme cruelty of defendant she was forced to leave him and reside away from him. That defendant, treated plaintiff in a cruel and harsh manner to an extent as to injure her health and make life as the wife of defendant intolerable. Prayer for citation by publication and upon final hearing for decree of divorce, and costs of suit.

Herein Fall Not, and have you before said Court, on the said first day of the next term thereof, this Writ, with your endorsement thereon, showing how you have executed the same. Given under my hand and seal of said Court, at office in Big Spring, Texas, this 2nd day of January, A. D. 1929. (S) J. I. PRICHARD, Clerk, District Court, Howard County, Texas. 17-4t

CITATION BY PUBLICATION THE STATE OF TEXAS To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded to summon R. H. Dunmann and wife, Mrs. Dunmann whose Christian name is unknown, their unknown heirs and legal representatives, by making publication of this Citation once in each week for four consecutive weeks previous to the return day hereof, in some newspaper published in your County, if there be a newspaper published in the 32nd Judicial District; but if there be no newspaper published in the nearest District to said 32nd Judicial District, to appear at the next regular term of the District Court of Howard County, to be held at the Court House thereof, in Big Spring, Texas, on the first Monday in February A. D. 1929, the same being the 4th day of February A. D. 1929, then and there to answer a petition filed in said Court on the 2nd day of January, A. D. 1929, in a suit numbered on the docket of said Court No. 1333, wherein W. F. Young is Plaintiff, and R. E. Shaw, W. F. Young and Billie Good, whose Christian name is unknown, are Defendants, and their unknown heirs and legal representatives, are Defendants and said petition alleging that heretofore and more than twelve years ago the said R. H. Dunmann and wife were the owners of all of lot No. 7 and the South 1/2 of lot No. 8 in block No. 6 of the McDowell Heights addition to the city of Big Spring, Howard Co., Texas; that while said R. H. Dunmann and wife owned said real estate, and more than twelve years immediately next preceding the filing of this petition, this plaintiff purchased of said R. H. Dunmann and wife said real estate and the improvements thereon and said R. H. Dunmann and wife made, executed and delivered to this plaintiff a general warranty deed to said real estate and as consideration therefor this plaintiff paid part in cash money to said R. H. Dunmann and wife and the balance or remainder of the consideration for the execution and delivery of said deed was the assumption of payment of notes executed by said R. H. Dunmann to E. C. Perry, which said notes are fully described in the deed from E. C. Perry, and wife, to said R. H. Dunmann, dated February 24, 1910, and recorded in volume 28 at page 263 of the deed record of Howard County, Texas; that subsequent to the execution of said deed by said R. H. Dunmann and wife to plaintiff, plaintiff paid off said notes assumed by him and secured a release of said lien. Plaintiff alleges that said deed has been lost and because of said loss, he is unable to ask this court to supply the lost instrument. Plaintiff alleges that although the record title to said real estate and improvements situated thereon show to be vested in the said R. H. Dunmann and wife, and defendants, by reason of which, are claiming title to said land; and said claim is a cloud on plaintiff's title this plaintiff alleges that he is the legal and equitable owner and holder of said above described property, because he, the plaintiff, has held peaceable and adverse possession of said real estate above described, using and enjoying and actually living on said property for more than twelve consecutive years immediately next preceding the date of the filing of this petition and for more than 12 years after defendant's cause of action accrued, if any, and all of which plaintiff is ready to verify and by reason of which facts plaintiff says that he is the legal and equitable owner and holder of said real estate.

Plaintiff prays for judgment removing cloud and for title and possession of said property and cost of suit. Herein Fall Not, but have before said Court, at its aforesaid next regular term, this writ with your return thereon, showing how you have executed the same. Witness, J. I. Prichard, Clerk of the District Court of Howard County. Given Under My Hand and the Seal of said Court, at office in Big Spring this 29th day of December, A. D. 1928. (S) J. I. PRICHARD, Clerk, District Court, Howard Co., Texas By Artie Collings, Deputy 17-5t

CITATION BY PUBLICATION THE STATE OF TEXAS To the Sheriff or any Constable of Howard County—Greeting: You are hereby commanded, that you summon, by making Publication of this Citation in some newspaper published in the County of Howard if there be a newspaper published therein, but if not, then in a newspaper published in the nearest County to said Howard County, for four consecutive weeks previous to the return day hereof, Samuel H. Alexander whose residence is unknown, to be and appear before the Hon. District Court, at the next regular term thereof, to be held in the County of Howard at the Court House thereof, in Big Spring, Texas, on the first Monday in February, 1929, same being the 4th day of February, 1929, then and there to answer a Petition filed in said Court, on the 2nd day of January, A. D. 1929, in a suit numbered on the docket of said Court No. 1342, wherein Euretta Alexander is plaintiff and Samuel H. Alexander is defendant. The nature of the plaintiff's demand being as follows, to-wit: Plaintiff alleging that she was legally married to the defendant at Big Spring, Texas, on or about July 7, 1827, and lived, with said defendant until on or about August 7, 1927, at which time defendant abandoned her and she has not seen or heard of him since that time. Plaintiff further alleges that she has been an actual bona fide resident of the State of Texas for a period of twelve months, and has resided in the County of Howard, six months next preceding the filing where this suit is filed a period of said petition; said plaintiff further alleging that she married a drunkard and gambler and that during the short period within which they actually lived together as man and wife defendant incessantly drank intoxicating liquors and gambled away what small earnings that he received, that defendant did not support and maintain her during the short time of their actually living together, and has not contributed anything toward her support since that time; that he was cruel, mean and abusive and often threatened violence to her person.

Plaintiff further alleging that she and her said husband had born to them on April 17, 1928, a baby girl named Delbert J., who is now about nine months of age and is in the care and custody of this plaintiff. That by reason of such excesses, cruel treatment and outrages toward her on the part of said defendant she can not live with him as his wife and that such conduct on the part of the defendant has rendered their further living together insupportable.

Wherefore, plaintiff prays that defendant be cited to answer this petition and that she have a decree of divorce permanently dissolving the marriage relations existing between her and defendant and that the care and custody of the baby boy be awarded her by the decree of the Court, for costs of suit, etc. Herein Fall Not, and have you before said Court, on the said first day of the next term thereof, this Writ, with your endorsement thereon, showing how you have executed the same. Given under my hand and seal of said Court, at office in Big Spring, Texas, this 2nd day of January A. D. 1929. (S) J. I. PRICHARD, Clerk, District Court, Howard County, Texas. 17-4t

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Plaintiff further alleging that she and her said husband had born to them on April 17, 1928, a baby girl named Delbert J., who is now about nine months of age and is in the care and custody of this plaintiff. That by reason of such excesses, cruel treatment and outrages toward her on the part of said defendant she can not live with him as his wife and that such conduct on the part of the defendant has rendered their further living together insupportable.

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owned said real estate, and more than twelve years immediately next preceding the filing of this petition, this plaintiff purchased of said R. H. Dunmann and wife said real estate and the improvements thereon and said R. H. Dunmann and wife made, executed and delivered to this plaintiff a general warranty deed to said real estate and as consideration therefor this plaintiff paid part in cash money to said R. H. Dunmann and wife and the balance or remainder of the consideration for the execution and delivery of said deed was the assumption of payment of notes executed by said R. H. Dunmann to E. C. Perry, which said notes are fully described in the deed from E. C. Perry, and wife, to said R. H. Dunmann, dated February 24, 1910, and recorded in volume 28 at page 263 of the deed record of Howard County, Texas; that subsequent to the execution of said deed by said R. H. Dunmann and wife to plaintiff, plaintiff paid off said notes assumed by him and secured a release of said lien. Plaintiff alleges that said deed has been lost and because of said loss, he is unable to ask this court to supply the lost instrument. Plaintiff alleges that although the record title to said real estate and improvements situated thereon show to be vested in the said R. H. Dunmann and wife, and defendants, by reason of which, are claiming title to said land; and said claim is a cloud on plaintiff's title this plaintiff alleges that he is the legal and equitable owner and holder of said above described property, because he, the plaintiff, has held peaceable and adverse possession of said real estate above described, using and enjoying and actually living on said property for more than twelve consecutive years immediately next preceding the date of the filing of this petition and for more than 12 years after defendant's cause of action accrued, if any, and all of which plaintiff is ready to verify and by reason of which facts plaintiff says that he is the legal and equitable owner and holder of said real estate.

Plaintiff prays for judgment removing cloud and for title and possession of said property and cost of suit. Herein Fall Not, but have before said Court, at its aforesaid next regular term, this writ with your return thereon, showing how you have executed the same. Witness, J. I. Prichard, Clerk of the District Court of Howard County. Given Under My Hand and the Seal of said Court, at office in Big Spring this 29th day of December, A. D. 1928. (S) J. I. PRICHARD, Clerk, District Court, Howard Co., Texas By Artie Collings, Deputy 17-5t

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CLASSIFIED ADS

Dr. C. D. Boney, Office Over A. M. Fisher Co., Phone 528, 11-41

WANTED—2 want a double row cultivator. Address J. M. Coleman, Big Spring, Texas, Garden City route.

WANTED: I want a double row stalk cutter address J. M. Coleman, Big Spring, Garden City Rt. 17-41p

FOR SALE—100 acres, 85 acres in cultivation, good water and windmill; 5 miles north and west. Terms on part. John Popham, Lamesa route, Box 114, 11pd

STRAYED—Bay horse mule, 15 hands high, has not been shired in 6 months. Liberal reward will be paid for information leading to its recovery. Notify G. W. Davis, Rt. 1, Big Spring, Texas. 19-41pd

FOR SALE—Two incubators, good as new; half price. Apply Big Spring Feed and Seed Company. 19-21pd

FOR SALE OR TRADE—15 work mules and also 12 brood mares, one registered jack. Will give terms. D. W. Christian, Rt. 1, Box 54, Big Spring, Texas. 19-21pd

Building Permits \$10,400 Here For Past Week

The city secretary issued seven building permits the past week for a total of \$10,400.

Following are the list of those securing permits:

Valley Planning Mill 30x40 steel frame and wood in Cedar Crest Addition. Estimated cost \$900.

E. D. Thomas a 30x30 frame residence at Thirteenth and Johnson street in Fairview Heights. Estimated cost \$3000.

O. L. Nabors a 26x30 frame in Earl Addition. Estimated cost \$2000. W. E. Burns 20x120 frame in College Heights. Estimated cost \$2500.

W. H. Cardwell a frame building on lots 7 and 8 in block 19, Hoyds-tun Addition. Estimated cost \$1000.

B. A. Reagan repair on building on Gregg street. Estimated cost \$300.

John Whitaker, a 26x32 frame residence in Highland Park. Estimated cost \$3000.

Howard County Teachers Ass'n To Meet Jan. 19

The next regular monthly meeting of the Howard County Teacher Association will be held at the Centenary School next Saturday, January 19th, between the hours of 10 a. m. and 3:30 p. m. The Center-point community will entertain the association but everyone attending the meeting is urged to bring a basket well filled with eats so that dinner can be served on the ground. This is to be an all day affair and can be an enjoyable, profitable day. If all will come, and help make it a big success. The meeting is open to all teachers of the rural schools in Howard County, all school trustees, and to the people of every community. Everyone is extended a cordial invitation to attend.

A splendid program has been arranged for the day and topics of interest to the school patrons, teachers and pupils will be brought up at the meeting, in round table discussions, and interesting talks. At the morning session Rev. D. H. Heard pastor of the First Baptist Church of this city, will address the association. In the afternoon J. V. Eush, County Agent of Howard County will make a talk of interest to every community.

Burglars Make Big Haul At Radford Groc.

On Thursday night burglars smashed a window in the south side of the wholesale house of the J. M. Radford Grocery Company and secured a large amount of merchandise. A check-up proved that cigarettes made up the principal part of the loot. About eight cases of Chesterfield and eight cases of Camels are listed as having been stolen.

Get Your Want-ads To the Office Early

The users of classified ads in the Big Spring Daily Herald are asked to take note of the time the ad must be in at the office to be classified.

All classified ads must be in the office by one o'clock, to be inserted in the columns for that day of publication. Any sent in after one o'clock will be under the head, "Too Late to Classify," or will be held until the next day. This rule applies every day in the week except Saturday. All classified ads for Sunday's paper must be in the office not later than four o'clock, Saturday afternoon to be classified.

Wm. M. Stewart Buried Yesterday

Funeral services for Wm. M. Stewart, 78 years, who passed away at his home in the R-Bar community shortly after noon Saturday were held yesterday afternoon at 4 o'clock by the Methodist minister. Burial in the Salem cemetery.

Arrested Man Now Father of Twins

PORT WORTH, Jan. 15.—Travis H. Wilson, 29, in jail on charges of robbery of \$85,000 from the mails on a Texas & Pacific passenger train on the night of November 9, 1928, has been informed by his mother

Officers Find Hidden Liquor

Armed with a search warrant, officers from the Sheriff's department descended on a place on the north side of town on Saturday evening and found a half gallon of corn liquor hidden near a tent.

Coahoma Sells \$75 Worth Seals

Coahoma sold \$75.00 worth of Public Health Christmas Seals, according to Mrs. C. K. Bivings, county chairman of the Seal Sale. Mrs. J. H. Kannenburg was chairman at Coahoma and she and her assistants conducted the seal sale most efficiently.

Texas Senator Is Guest of Coolidge

WASHINGTON, Jan. 14. (AP)—Senator Sheppard of Texas, along with a number of other senators were guests of President Coolidge at breakfast this morning at the White House.

One Week More to Secure License Plates

Owners of cars and trucks, operating them in Howard County have but one week more in which to secure their license plates for 1929. Every car and truck must be wearing the 1929 license plates by Sunday, January 20th, or else be subject to a fine for violation of the law.

Soash P. T. A. Has Interesting Meeting

An interesting meeting of the Parent Teacher Association of the Soash School was held Friday afternoon and a fine program was given. On account of much illness in the community the attendance was small.

Borah To Hold Texas Inquiry

WASHINGTON, Jan. 14.—The Brookhart committee, which has been investigating southern patronage decided today to call witnesses from Texas and Florida and to reopen the investigation in South Carolina.

Negroes Seek Permit To Ride on All Buses

AUSTIN, Tex., Jan. 12.—Petitions to the Railroad Commission are being circulated among negroes asking that transportation companies operating bus lines in Texas be required to transport them on all buses. If the petition is denied, a hearing is asked.

RETURNS FROM MAYO'S

Dr. Chas. K. Bivings is expected to arrive tonight from Rochester, Minn., where he has been the past two weeks taking post graduate and observation work in Mayo Bros. Hospital and Clinic.

MARRIAGE LICENSES ISSUED THIS WEEK

Howard Aylford and Miss Myrtle Rogers—January 9th. M. R. Field and Mrs. Matty Hayward—January 9th. J. R. Roy and Miss Mary Bailey—January 9th. C. A. Neill and Miss Ruby Vowell—January 9th. H. Y. Brown and Miss Reba Bell Cranfill—January 9th. J. H. Herring and Mrs. Mary L. Jones—January 9th. E. R. Matthew and Mrs. Vinita Love—January 11th. Cecil Long and Miss Myrtle Sneed—January 11th. J. J. Harland and Mrs. J. L. N.

PLYMOUTH WELL IS SAID TO BE GOOD FOR 2,000 BBLs.

New Producer Means Extension of One Mile West and Half Mile South from Henshaw Well, Sensation of Two Months Ago. Renewed Activity.

BY S. F. BALENTINE NEW DRUMRIGHT, Glasscock County, Tex., Jan. 14.—The Howard-Glasscock oil field was extended a mile west and a half mile south from the Henshaw discovery well Sunday morning, when the Plymouth Oil Company got a producer estimated good for 2,000 barrels daily from 2264-78 feet. This well is located in the northeast corner of the southwest quarter of section 5, block 32-2-south, a mile northwest of here and a half-mile west of the Big Spring-San Angelo highway.

The surface elevation as given by the Marland Production Company at this location is 2722 feet. The first lime was reported topped at 2030 feet and the dolomite lime at 2130 feet. This will give a lime datum of 692 feet plus and the top of the pay 458 feet. The gravity of the crude is given as being 33.4 degrees baume.

This practically proves a production area from the Henshaw horizon of more than a mile and a half. Extending from the Group No. 1, Marland No. 4 Settles, in section 133, on the east to the Plymouth on the west and it gives the Howard-Glasscock field a production area from northeast in the Chalk area to the Plymouth on the southwest of more than 12 miles, with hundreds of locations between, yet to be drilled to the various horizons.

The Howard County Oil Corporation (Glasscock Bros.) started drilling in the southeast corner of the northwest quarter of section 5, and which is a half mile north and a quarter west of the Plymouth producer. The first hole at this location was lost at 1005 feet and the derrick skidded 100 feet west.

Cousin of Townsman Pilot on Question Mark Flying to Mother

Captain Ira Eaker, chief pilot of the army's record-breaking plane, "Question Mark" now enroute to Texas, is a cousin of our townsman, Fred Eaker. Captain Eaker in the Question Mark left San Diego, Calif., early Sunday morning, and is rushing to the bedside of his mother, Mrs. Y. Y. Eaker, of Eden, Texas, who is dangerously ill with pneumonia.

Episcopalian Convocation in Lubbock, 20th

The North Texas Convention of Episcopalian Churches will be held in Lubbock, Texas, next week, beginning Sunday, January 20. As many Episcopalians as possible can be urged to go to Lubbock to attend Convocation. Anyone who is planning to go is urged to please call 347, before Thursday, so that arrangements can be made for their entertainment during their stay in Lubbock.

Pink Bollworm Publicity Meet Thursday, Jan. 17

Delegates from all counties in the pink bollworm area of West Texas will meet at Midland, Thursday, January 17th, to assemble data to be used in securing relief from the costly quarantine regulations imposed because some dead pink bollworms were found in Howard, Dawson and Ector counties in 1927.

Sydney Mellinger Under Treatment In Dallas, Improves

Sydney, son of Mr. and Mrs. Victor Mellinger, who is under treatment in a Dallas hospital, for an infection of his foot, is reported to be getting along nicely, and they plan to return home the latter part of this week. Mr. and Mrs. Mellinger are in Dallas with their son.

NINETEEN ARRESTED ARE MADE SATURDAY-SUNDAY

Nineteen were arrested Saturday night and Sunday by city and county officers. Eight were charged with gambling, seven with being drunk, two with theft and two with carrying a dangerous weapon.

W. E. Gilliland Editor Baird Star Claimed by Death

W. E. Gilliland, editor and proprietor of the Baird Star, published at Baird, Texas, died at his home at 12 o'clock Sunday night.

Mr. Gilliland who was eighty years of age, had been editor and owner of the Baird Star for more than 30 years. He was one of the few remaining editors of the old school—and one of the best known and best beloved newspapermen of Texas.

He was a real Jeffersonian Democrat, was one of the staunchest advocates for states rights, and has taken a big part in every major political battle in Texas ever since he has been identified with the Star.

He was an able and interesting writer, a sound thinker and was one of the outstanding figures working for the development of West Texas. He was loyal to his home city, the state, the nation and his God, and many hearts are saddened because of the death of this good man.

We join many friends here, at Baird, and throughout West Texas in extending condolence to the bereaved family.

A daughter, Mrs. Don Carter, and a niece, Mrs. C. Kyle reside in Big Spring.

Mr. and Mrs. Don Carter, upon receipt of the announcement of the death of her father left immediately for Baird.

"Wildcat Pete" Getting Ready For Opponent

"Wildcat" Pete realizes that he is going to have to put his best foot forward in order to defeat Teddy Waters of Junction, Kan., in their wrestling match at the Miller Rink in this city on Friday night, Jan. 18th, so is putting in extra hours in training. While it is said of "Wildcat" who has taken part in 500 matches, has never lost a decision to a man his weight, he does not expect to permit Waters to walk off with the bacon. A good clean bout is assured, and the program will include some interesting preliminaries.

Gideon Band Boys Meeting

The Gideon Band Boys' Church of the First Christian church held their first business meeting of the year at the home of their teacher, Mrs. J. R. Creath, after school Friday, January 11.

No officers elected were: President, Vesta Mitchell, vice-president, Clarence Smith, secretary, Allan Harrison, assistant secretary Clarence Alvis, treasurer, Joseph Moore.

Man Suspected of Robbery, Other Crimes Arrested

DALLAS, Jan. 14. (AP)—Immediate investigation by the Dallas county grand jury into the series of robberies, shootings and sluggings charged against William Pruett, aged 24 years, who was wounded twice in a gun fight with detectives before he was captured yesterday, was ordered by District Attorney McGraw today.

Meriwether Test Going On Down

The Meriwether Oil Company failed to get a well around the 2555 foot depth although a sandy formation from 2565 to 2575 feet gave evidence of saturation. They passed thru a thin stratum of shale, and the drill is again pounding away in a lime formation below the 2615 foot depth.

New Machinery In Laundry Given Try-out

The machinery in the new plant of the Family Service Laundry on Main street, was given a try-out on Saturday, and everything was working fine. It will be Monday week, before this plant is ready for regular operation.

Kyle C. Willingham Dies at Abilene

Friends in this city will regret to learn of the death of Kyle C. Willingham, son of H. H. Willingham at Abilene, Monday, Jan. 14. Funeral services were held at the family residence in Abilene at 3:00 o'clock this afternoon.

Land Commission Attended Funeral To Fight The Injunction

AUSTIN, Jan. 15 (AP).—Land Commissioner Johnson, today prepared to resist the effort to make permanent the injunction of January first, restraining him from selling University land oil and gas leases which had been advertised for sale on January second.

The case is set for today in the court of Judge Calhoun and may be taken up this afternoon.

Legion Boys Elect Officers

Homer Dunning was elected commander of the Wm. Frank Martin Post, American Legion at a meeting held in the Chamber of Commerce office in the Crawford Hotel last evening at 8 o'clock.

Other officers elected were: J. Y. Robb, vice commander; R. H. Everett, adjutant, and R. V. Middleton, finance officer.

A good attendance marked this meeting. Important business matters of interest to the American Legion boys were discussed.

New Head For Durant Motors

Frederick Hines former president of the Dodge Brothers is said to be the new head of the Durant Motors Co. succeeding William C. Durant who is stepping down to look after his many other interests.

Yates Output Is Ordered Boosted

Dispatches from the Associated Press announced last night that the authorized outlet of the Yates pool had been increased from 72,500 barrels a day to 100,000 barrels daily by the State Railroad Commission at a meeting yesterday, and the prorata agreement was extended for a period of 6 months from January 1.

Baseball Dope Still Unsettled

Nothing of importance was decided upon at the meeting of the directors of the league team Friday night, and it will be a week or so before Big Spring definitely decides whether or not she will have a league team this year. Some determining factors, still unsettled, will help decide this question.

Home Garden Club Met Yesterday

An interesting meeting of Home Garden Club was held auditorium of the Community house yesterday afternoon. Mrs. J. M. Morgan, president, club presiding. Miss Marie Donald, secretary, read the minutes of the preceding meeting.

Junior High P. T. A. To Meet Tomorrow

An important meeting of the Junior High P. T. A. will be held at the Junior High School tomorrow afternoon at 4 o'clock. An interesting program has been arranged with Supt. W. C. Blankenship, the principal speaker on the afternoon's program.

Plan Formal Opening Soon

The Hendrix-Waldert Company, distributors for Dodge Brothers automobiles in the Big Spring territory, have recently moved into their new home at the corner of East Fourth and Hummel street. They plan to have a formal opening as soon as they receive some of the new model Dodges.

To Attend State Laundry Convention

Mr. and Mrs. F. R. King will leave tonight for Fort Worth to attend the State Laundrymen's Convention, which convenes in Fort Worth, Wednesday, Thursday and Friday, January 16, 17 and 18th. The headquarters will be the Texas Hotel.

Domestic Science Club Organized

A Domestic Science Club was organized yesterday afternoon. Mrs. J. J. Butterfield, president of the meeting, held in the auditorium of the community clubhouse. Mrs. Butterfield explained the purpose of the club, and some of the work to be done by such an organization.

To Attend Meeting

C. T. Watson, secretary of the Chamber of Commerce, plans to leave tomorrow for Lubbock to attend a meeting of the South Plains Secretaries Association. Airports, city planning and other important matters will be considered at this meeting.

Knights of Pythias To Install Officers

The Knights of Pythias are having a big meeting here on the night of Tuesday, January 16, 7:30 p. m., at which time they will install the following newly elected officers:

W. C. Valstine, C. C.; J. Smith, V. C.; R. E. Hancock, W. B. Sullivan, K. E. O. Duberly, M. of F.; J. A. M. of E.; U. G. Powell, M. of J. D. Dalton, I. G.; W. E. Er, O. G.; S. C. Lamar, Trustee.

Santa Fe Railway Orders Equipment

The Santa Fe Railway Company has placed an order for 100 cars from the General Truck Company, 500 box cars and 200 type gondolas from the Steel Company and 500 box and 450 gondolas from the Can Car Company. Delivery made in February.

American Legion Will Meet Monday

An important meeting of the American Legion will be held in the office of the Chamber of Commerce in the Crawford Hotel, day night at eight o'clock.

Secure License Plates by January 20

Remember all cars and trucks operating in Howard County must be wearing their 1929 license plates by January 20th, or else the owners same will be penalized. Your license tags, today, and yourself some trouble.

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Oil Operators Make Study of Water Situation

At the meeting of the oil operators and royalty owners of the Howard-Glascock county oil fields met at the Crawford Hotel here this week to hear a report from a committee which had been appointed to study the situation and arrive at the best method of preventing water encroachment and effecting control where water has already appeared.

They reported that twenty-four samples of water from the wells in the Howard-Glascock County fields had been sent to the U. S. Laboratory at Tulsa, Okla. maintained by the U. S. Bureau of Mines for analysis.

Upon the receipt of the analyses, another meeting of the Water Committee will be called and definite action taken.

Peace Officers of Howard County

That the folks may know who Sheriff Jess Slaughter has aiding him in enforcing the law in our county we print herewith his official force:

J. O. Tamsitt in charge tax collectors office.

Andrew J. Merrick First Deputy of Big Spring.

Carl Fugh at Big Spring.

Denver Dunn at Big Spring.

Lee A. Eubank, Special Deputy Big Spring.

E. F. McKinney Coahoma.

Miller Nichols Foran.

Those wishing to call the sheriff or his deputies will phone the sheriff's office, number 43.

The Sheriff or some of his force can be found at his office most any hour of the day and until a late hour each night.

Mrs. I. W. Brashears and Daughter, Die at Sweetwater, Texas

G. R. Brashears returned Saturday morning from Sweetwater, Texas, where he was called Wednesday by the serious illness and death of his sister-in-law and niece Mrs. I. W. Brashears and daughter, Minnie, who passed away Wednesday evening from pneumonia. Funeral services for the mother and daughter, were held Friday afternoon, in Sweetwater. I. W. Brashears, husband and father of the deceased is ill, but he is reported to be improving.

Fire Inspector In Big Spring

Lee D. Oliver, inspector from the State Fire Insurance Commission at Austin, Texas, is in the city this week, making inspection of the various business houses for the fire prevention division of the State Fire Division of the State Fire Insurance Department. All usual conditions found existing were reported to the owners of the property, and he was advised to have same remedied at once.

Hendrix-Woldert Dodge Dealers Move on Runnels

The Hendrix-Woldert Motor Company, Dodge dealers, have moved from their location on East First street, to their new building at the corner of East Fourth and Runnels street. They are now open and doing business in their new location.

This is an attractive location, and the building is well arranged for the display of automobiles, with plenty of glass windows along the front and side of the building. New models of Dodge cars on now on display here.

Joe Clere is local manager of the Hendrix-Woldert Company, Dodge dealers.

West Texans in Legislature Confer

AUSTIN, Jan. 11.—West Texas members of the Forty-first Legislature Friday afternoon met with Senator C. C. Small of Wellington, at which time he explained three bills he introduced in the Senate during the day to put an end to "landgrabbing by the State," which had become somewhat of an epidemic in West Texas with the Attorney General's Department performing major operations.

Small offered these measures:

1.—Requiring that the State in case vacant land is revealed, to offer to the supposed owner, first opportunity to purchase. The Land Commissioner is required to investigate such state claims and to give any settler 90 days' notice.

2.—Validating all titles where the State is suing on the "navigable stream" claim by the Attorney General's Department. In early years the State issued patents on the lands in question without paying any attention to streams.

3.—Placing venue of suits for such title by the State in counties where the land is located. At present such suits are brought in the Travis County District Court.

Needed Material Arrives For Bldg. Operation

Cut stone needed to go on the foundation of the two-story business building of H. Clay and Earl Read at the corner of East Second and Runnels street has arrived and building operations can go forward Monday. Work has been halted for some time pending the arrival of this special material from the Waco Art Company. One carload for the foundation topping was unloaded today and another carload for the trimming is expected next week.

Doomed Pair Granted Fifteen Days Respite

NEW ORLEANS, Jan. 12 (AP).—The noose which today, was to have claimed the lives of Mrs. Ada Leboner and Dr. Thomas Dreher for the murder of the woman's husband again has been thwarted, at least temporarily. The execution was stayed by the Supreme Court to permit counsel for the defense to have fifteen days to file an appeal from the court's majority opinion in denying the sanity hearing for the pair.

City Can Provide 2,000,000 Gallons Water Per Day

A ditch is now being dug from the city reservoir to section 17, a distance of 8,000 feet, to connect up another group of good water wells which have been developed by the city. The twelve inch cast iron pipe for this improvement is expected to arrive from the factory within a brief time.

The water supply will be approximately 2,000,000 gallons per day when this new group of wells is put in commission.

Newspaper Man of Abilene Here

Bernard Hanks of Abilene was a visitor in this city Saturday. He was enroute home from Lubbock where he closed a big deal. He sold a half interest in the daily newspaper plant of the Lubbock Avalanche Journal owned by the Hanks-Hart interest to Lindsay Nunn and associates.

Basketball Schedule For 1929 Season

The basketball season for the year 1929 opened Friday night with the High School-faculty game, the faculty winning by a score of 24 to 17. Many other good names have been matched for this season. The schedule as announced by Coach Bill Stephens is as follows:

Friday night, January 18th—Sterling City at Big Spring.

Saturday night, January 19th—Coahoma at Big Spring.

Friday night, Jan. 25th—Snyder at Big Spring.

(Dedication of the new gym on this date.)

Friday night, February 1st—Big Spring at Lubbock.

Friday February 8th—Big Spring at Snyder.

Friday night, February 15th—Lubbock at Big Spring.

Tuesday night, Jan. 22—Colorado at Colorado.

Tuesday night, February 12th—Colorado at Big Spring.

The District Meet will be held at Roby on Friday and Saturday, February 22 and 23. The winners at the County meet in basketball will represent Howard County at the District Meet at Roby on these dates.

Water Adams former star of Abilene Christian College for the past four years, will officiate at all of the basketball games to be played here, according to Coach Stevens.

County Superintendent and County Agent Visit Rural Schools

Miss Pauline Cantrell, county superintendent, and J. V. Bush, county agent of Howard county, have visited a number of the rural schools this week, including Moore, Soach, Knott, Cauble, Elbow and Morita.

On account of much sickness in each community, the attendance at the various schools was small, according to Miss Cantrell. The Hart Wells school was closed on account of so much sickness in the community.

The Protestant Episcopal Church

501 Runnels St. W. H. Martin in charge. Services every Sunday. First Sunday after Epiphany. Sunday School 9:45 a. m. Morning Prayer 11 a. m. Sermon subject: "Looking Toward the Dawn."

The Woman's Auxiliary will meet Monday Jan. 14th at 3 p. m. with Mrs. V. Van Gieson and Mrs. J. B. Young, 504 Runnels St.

District convention begins at Lubbock Sunday January 20. All Episcopalians in Big Spring are urged to attend.

470 Producing Oil Wells In Howard County

The latest check-up shows that Howard County now has 470 producing oil wells in the Chalk, Clay, Roberts and Settles oil fields. The companies operating here are now producing 37,000 barrels of oil per day.

It is said that all the shallow oil now being handled at the refinery at Colorado is making a turnout of thirty per cent gasoline. Some of the oil from the deeper zone is said to be showing almost as high a gasoline content.

Will Be Credit to City of 50,000

Our linotype made us appear to state that the Big Spring hospital would be a credit to a city of 5000 whereas we said, and contend, it is a credit to a city of 50,000. And we doubt if there are many much finer in cities of 100,000.

Big Wrestling to Be Staged Jan. 18

Unless Teddy Waters of Junction, Kans. breaks a leg, has the flu or inherits the Captain Kidd gold, the wrestling fans are going to enjoy a real treat on Friday night January 18th at the Miller Skating Rink. "Wildcat" Preet who is now at home in Big Spring will be his opponent and he is "rearin" to go. This promises to be a regular steam winder winner must secure two falls within the two hour limit.

An effort is being made to have Matty Matzuda or Billy Hallas act as referee of this match.

Some fine preliminaries are going to be arranged for this "go" on the eighteenth.

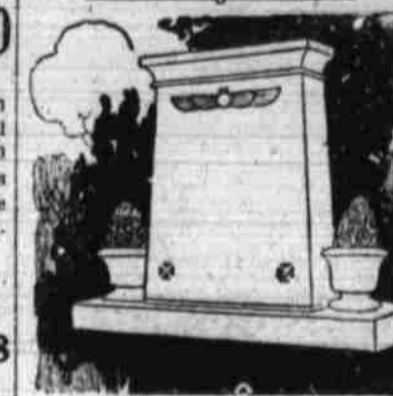
Adults Contract Children's Diseases

Adults can, and do, contract many children's diseases. And, usually, they suffer from them much more than children do. For instance, many adults contract worms, an ailment usually associated with children. Sometime they suffer intensely and take expensive medical treatments, without realizing that worms are the cause of their troubles. Yet, the symptoms are the same as in children, loss of appetite and weight, grinding the teeth and restless sleep, itching of the nose and anus and abdominal pains. And, the same medicine that cures and harmlessly expels round and pin worms from children, will do the same for adults—White's Worm Expeller, which you can get at CUNNINGHAM & PHILIPS, J. D. BILES, Druggist.

Faculty Takes Basketball Game From H.S. Team

The Faculty Basketball Team succeeded in taking the victory from the High School Basketball Team in the first game of the season, played in the new school gymnasium Friday evening. This was a fast game of basketball, and quite a large crowd of interested fans were on hand to witness the game. Etter was the high point man on the Faculty team, and Edwards was high point man on the High school team.

Five teams of boys are coming out for basketball practice each evening, and according to Coach Bill Stephens, a good interest is being shown. The boys need plenty of practice, as their passing is irregular, they need to pep up when it comes to checking the man on the defense, and must pep into following their shots on the backboard.



For ten years we have sold the finest memorials in your Big Spring cemetery. Selected materials, latest improved machinery, skilled workmen, and an honest effort to serve you in the best way possible, are the reasons for our continued success in your town. All work erected on substantial concrete foundations.

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And here are new heights of that sterling reliability for which Buick has always been famous—a remarkable new chassis—assuring thousands upon thousands of miles of complete motoring satisfaction.

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Sedans	..\$1220 to \$2145
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Neither is Roasting huge Quantities of Coffee at a Time the sure Way—that's why Hills Bros Roast a few Pounds at a Time by a Continuous Process.

CAN you imagine what would happen after you had moved the kettle from the fire? Before you could take out all the eggs many would be over-cooked. Certainly it pays to soft-cook eggs a few at a time. You have control!

Hills Bros. control the flavor of their coffee because they roast a few pounds at a time by a continuous process. Every berry is roasted evenly—to that exact point where matchless uniform flavor is assured. No other coffee is roasted this way.

Every bit of the delicious aroma and flavor created by this exclusive process of Controlled Roasting comes to you intact because Hills Bros. Coffee is packed in vacuum. You sense it the instant you open the can.

Hills Bros. Coffee is drunk everywhere. Always ask for it by name and to be sure—look for the Arab, Hills Bros. famous trade-mark, on the can.

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