

## SIX PRISONERS FREE IN JAIL-BREAK

### CHAMBER OF COMMERCE PLANS FOR GREATEST YEAR

#### ARSON REWARD TO BE POSTED FOR THE CITY

County Agent, White  
Way Are Given  
Approval

That Pampa may realize to the fullest extent her present and future opportunities, the Chamber of Commerce has outlined for the coming months a development program affecting practically every interest of the city and community.

Members and directors and the secretary will devote much time to city-building and will solicit city-wide co-operation. The first of a number of problems were considered at last night's meeting. The Chamber of Commerce voted to offer and post a \$250 reward for the arrest and conviction of any person guilty of arson. This reward will prevent a raise of 3 cents in the city's insurance key rate. Pampa now enjoys the lowest key rate of any Panhandle city north of Plainview, excepting Amarillo. It was said. The fire losses paid here in 1926 were said to total but \$150. In view of increasing demands upon the organization, it was voted to increase the board of directors. J. S. Wynne and George C. Custer were nominated and elected.

After a discussion of the poor telephone service, it was decided to get the telephone company to employ every means toward immediate betterment of the situation.

**Want County Agent**  
J. L. Lester, professor of vocational agriculture at Pampa high school, was appointed chairman of the agricultural committee. In accepting the post, he stressed the need for a definite farm program for the Plains, pointing out that the best of land wears out or becomes infested with bacteria unless careful methods are used. Mayor F. P. Reid suggested the need for a county agricultural agent. The idea was favorably received and the agricultural committee was instructed to place the recommendation before the county commissioners. It is understood that other parts of the county are especially anxious that an agent shall be employed.

**White Way Endorsed**  
Endorsement of plans drawn by the city engineer and the Southwestern Public Service company for a white way system along the eleven blocks to be paved was given in principle, and hope was expressed that means of financing the project may be devised.

The electric company proposes to install 88 standards and light the lamps from dusk to dawn. Property owners would pay for the standards, and the city pay for the service. It was estimated that the standards or fixtures would cost 70 cents per front foot. Service would be about 50 cents per front foot per year. Mayor Reid asserted that the city is short of funds, but that after this year would have plenty of money.

The proposed plan would give twice the illumination of the present street lights, for which property owners pay. Immediate action is desired in order to do the work before the paving starts. The city council will consider the proposition soon.

A report of unusual excellence was made for the social meeting on Thursday evening. The activities of the Chamber of Commerce have been very successful. Much energy and considerable funds will be expended in encouraging the oil activities which are virtually encompassing the city and extending to or connecting with the field extensions in other counties. Of the \$5,000 appropriated for the upkeep of oil field roads, oil companies operating

(CONTINUED ON LAST PAGE)

#### No 'Juice'; No Water

A water shortage which yesterday caused the mains to be cut off for several hours was the result of lack of "juice" from the power plant it was said at the water plant today.

Lack of electricity for about four hours was sufficient to exhaust the storage available for general consumption. The margin between pumping facilities and demands is not great enough to prevent a shortage when trouble develops.

#### PAMPA DAILY TO APPEAR ON STREETS SOON

To Stress Local News  
And Get A. P. and  
N. E. A. Service

Equipment is being received almost daily in preparation for the beginning of the Pampa Daily News, an afternoon paper which will be issued from the plant of the Pampa News, now a semi-weekly publication.

The first issue of the daily will be on the streets within a short time. The cold weather, which held up work on the front extension of the News building, has made it necessary to delay the daily about a week.

Improvement of the physical plant of the newspaper will be continued over a period of months, with corresponding increase in the number of employees. The Pampa News will be published as a weekly, and the job shop will be even better equipped and manned than now.

**Member of Associated Press**  
The Pampa Daily News will receive the cream of the state, national, and world news from the premier service, the Associated Press. In becoming a member of the "A. P." the Daily News brings to Pampa the news-gathering resources of an organization which will flash to this city news of great events within a few minutes of the time of their occurrence.

In addition to the telegraph and fast mail reports of the Associated Press, the Pampa Daily News will receive another daily service—that of the Newspaper Enterprise Association, better known as N. E. A.

(TURN TO EDITORIAL PAGE)

#### Three People Are Recovering From Hip Fractures

Three persons are at the emergency hospital of Dr. A. Cole and Dr. W. Parviance recovering from fractured hips as a result of recent accidents. They are Mrs. O. E. Cooley, of Wichita, Kansas, and G. Warwick and R. S. Daugherty of Pampa.

Mrs. Cooley was injured in an automobile accident January 30. The car in which she was an occupant overturned four miles northwest of Pampa on the Miami road. Other occupants of the car, Miss Goida Jameson, Mrs. Noah Meadows and Gordon Salisbury suffered no injuries.

G. Warwick was struck by a truck at the street crossing near the Fox Rig Company a week ago Saturday.

R. S. Daugherty slipped and fell on the sidewalk more than a week ago.

Mrs. Cooley is expected to be able to return to her home in Wichita sometime next week. Her husband and daughter are staying here. Mrs. Cooley is a granddaughter of D. H. McPeck of Pampa.

#### HIGH SCHOOL REQUESTS 11-2 CREDIT UNITS

Expansion Necessary  
to Care for  
Enrollment

One and one-half additional credits have been asked by Pampa high school of the state department of education in connection with an inspection made Wednesday by a representative of the department.

These credits include a whole unit in commercial Spanish, taught by Miss VeLora Reed, and one-half unit in commercial geography taught by Miss Gladys Carter. The Spanish course was begun in September and the geography course at the beginning of the second semester. If the additional credits are granted, the school will have a total of 31, which, according to Supt. H. C. Campbell, are as many as desired at this time. One credit was requested and granted last year. The subject was fourth-year English.

An adequate inspection was difficult this year because a number of pupils are out of school while vaccinated arms are healing. The inspector found the rooms crowded far beyond the state maximum, but was assured that bonds are to be voted to provide adequate facilities for next year.

Desired improvements in building facilities include an auditorium-lyceum, an extension to the central school building, a large ward school on the South Side, and a ward school on the West Side. Forty teachers are now employed in local schools, but so crowded are conditions that seven more would be required to meet state requirements. By school opening time next year, it is expected that as many as 35 additional instructors will be necessary, with proportionate space increase.

Proposed bond issues are expected to be gladly voted by local citizens, since the ever increasing property valuation will enable the city easily to carry the paper.

#### NO SMALLPOX HERE

No cases of smallpox have been reported in the city, according to Dr. A. Cole, city health officer.

The disease gained considerable headway in Amarillo, but is reported to be under control now.

#### The Family Increases

The Nunn-Warren Publishing Company has added another newspaper to its group through the purchase of the White Deer Review from M. B. Cavanaugh, the publisher. Willis Ray, recently of Kansas, who has relatives in several Panhandle cities, is the new manager.

Papers now owned by this firm are the Borger Daily Herald, Hutchinson County Herald, Stinnett, Panhandle Herald, White Deer Review, and the Pampa News. The Pampa Daily News will be started in a few days, and the Pampa News will be continued as a weekly newspaper.

The Stinnett and White Deer papers are weeklies, and the Panhandle Herald is issued on Tuesdays and Fridays.

The Nunn-Warren newspapers are owned by experienced publishers. It is their desire to publish the best paper possible and always keep step with the respective communities.

This publishing company has received many requests to either purchase or establish newspapers in various communities. So limited are the opportunities for two papers to succeed in a city, however, that the firm does not even consider going to a city already served by publications, but prefers to buy established institutions or to start papers in communities not already served.

The firm appreciates the confidence that has been bestowed by the public. Business men in Panhandle communities seem to like the publications, and the owners are proud that they are welcomed to the several cities as printers and newspaper publishers. It is intended that each paper shall be strongly allied with local interests.

A lot has been purchased for a permanent building for the Hutchinson County Herald, and a contract for the Stinnett paper's new home will be let this week. A contract has been let for the enlargement of the plant at Pampa.

It should also be of interest to the public to know that the sole owners of the Nunn-Warren publications are J. L. Nunn, J. E. Nunn, and Dave Warren. The desire of these publishers is to issue newspapers and do job printing which will warrant increased patronage.

#### Connection of Pools in Mammoth Pampa Field Indicated in New Tests

Pampa's big oil field looks even bigger on the basis of this week's drilling, as proving operations show extensions which indicate eventual connection of the pools in Hutchinson, Carson, Gray, and Wheeler counties, along a trend coming toward this city from two directions.

After spraying oil and producing much gas, at 3,196 to 3,302 feet, Frasier No. 1, four miles northwest of Pampa, was brought in late yesterday for an initial production estimated today at 75 barrels when drilled to 3,316 feet. It is a Prairie company well, located in the northeast of the northwest of the southwest of section 162, block 3, and is one of the nearest producers to the city. The production is from below sea level.

The well likely will be still more deepened.

Although the well cannot be termed a wildcat, being in a section in which production was expected,

it is a definite extension and will cause further drilling in that vicinity.

The northwest and south pool activities in the Pampa field are under way following the cold weather. Had the big companies realized earlier that Panhandle inclement weather is not of long duration, even in winter, much more drilling would have been done in past months, oil men say. Many completions and new locations are expected within the next 30 days.

A gasser which is conservatively estimated at 60,000,000 cubic feet production was brought in Wednesday afternoon by the Canadian Oil Company in section 123, block 23, Wheeler county, on the Linkey land. The well is about five miles northwest of the gas pool and is near Lela, a few miles over the Gray county line. The hole will be deepened in search of oil.

One gas was estimated with the tools in the hole, and is coming through 8 1-2 inch casing.

#### Car Salesman Dies Here Of Pneumonia

L. C. Tanner, 46 years old, died at 4 o'clock yesterday morning at a hotel here. He had been seriously ill for the past week with double pneumonia. A brother, J. A. Tanner, of Iowa Park, Iowa, was here at the time of the death and had the body sent to Iowa Park for burial.

Tanner had been employed as a salesman by an automobile supply company with headquarters in Wichita Falls, Texas. He has been coming to Pampa territory every two weeks on business. After registering at a hotel here January 29, he was confined to his room until the time of his death.

He was employed by the Bowser Gas Pump Company for 15 years, before his work connected with the supply company in Wichita Falls.

#### BABY DIES HERE

The infant son of Mr. and Mrs. F. A. Drake died Monday and was buried Tuesday in Fairview Cemetery.

Mr. Drake is employed by the Santa Fe railroad.

#### "Line's Busy!"

There is more truth than music in the telephone operator's apologetic "Line's busy," so far as the Pampa office is concerned. Fourteen operators complete between 250 and 300 long-distance calls daily, and many others are never completed because the Smith, who is a driller in the Pampa field, is impossible to locate in many instances. And hundreds of local calls are put through daily.

A big crew of men will come here soon to lay much new cable and extend the service to the more permanent parts of the additions. Telephone instruments are available, five carloads of poles have arrived, and the cable is expected soon.

#### SCOUT TROOPS TO BE FORMED HERE TUESDAY

Leaders For Boys'  
Work Needed By  
Committee

Organization of from four to six Boy Scout troops in Pampa will be started next week, according to Edmonds Knittle, field executive of the Panhandle council, who was here Wednesday in conference with the Scout chairman and committee.

Mr. Knittle will return Tuesday and will remain several days. He is busy this week in various cities of the district in connection with the observation of anniversary week.

The local committee, appointed last fall, is composed of Tom Rose, chairman; M. A. Turner, and R. C. Campbell. There are scores of local boys who have indicated an interest in men who are willing to become scoutmasters and assistant scoutmasters will be one of the principal problems.

Troops will likely be formed at the Methodist, Christian, and Baptist churches, and two others at the grade school. There have been no active Boy Scout troops in Pampa for about a year, according to the executive. Scouting throughout the Panhandle is making rapid progress, despite the rather adverse boom conditions in the oil centers.

The Hearse, employee of the Santa Fe, is ill at his home here.

#### FIVE DECIDE TO STAY AND KEEP SILENT

Stolen Car Is Only  
Clue—Bars Are  
Sawed

Six prisoners made a daring escape from the jail here sometime between midnight and 3 o'clock this morning. Three large bars of the inside cell were cut with a hack-saw, and three bars of the outside run-around cell were sawed and broken.

Five other prisoners refused to escape. It is believed that all or part of the escaped prisoners went west on the Amarillo road, an Oldsmobile coupe was stolen at Kingmill and driven on west to the other side of White Deer. There was no water in the radiator of the car, and the motor bearings became hot and locked where the car was found.

The prisoners who escaped are:

Wayne Thomas, weight about 150 pounds, height about 5 feet, 7 inches light hair and complexion, charged with the theft of a Ford coupe; J. D. Cornwell, weight about 170 pounds, height about 5 feet, 11 inches, light brown hair and red complexion, charged with the theft of a Ford coupe; Floyd Whitney, weight about 180 pounds, height about 5 feet, 10 inches, dark complexion and wore a small hat, charged with the theft of a Chevrolet coupe; Roy Collins, weight about 180 pounds, height about 5 feet, 11 inches, dark complexion and wore a large hat, charged with the theft of a Chevrolet coupe; T. B. Pittman, weight about 170 pounds, height about 5 feet, 11 inches, red hair and wore a cap; another man whose name has not yet been determined also escaped. He was charged with the theft of an automobile.

#### Break Disclosed Today

The escape of the prisoners was not discovered by the officers here until after 7 o'clock this morning. The prisoners who remained in jail were threatened by the others, and warned to keep their mouths shut. As soon as the officers entered the jail this morning they were given the entire story of the escape.

The three bars of the inside cell had been partially sawed into for several days as shown by the rust formations. Before the prisoners left the jail they told the others that they had been ready to "get out" for three days, and now they were going.

The bars on the outside of the jail were cut in about fifteen minutes, according to the prisoners who remained. Sixteen hack-saw blades and two iron bars were found near the outside window where the men went out. They had a revolver, and while five of the men took turns in sawing, the other guarded the front door to prevent anyone from entering. All of the saw blades were used except one.

#### Big Men Squeezed Through

The bars that were cut are two and one-half inches wide and one-half inch thick, and are made of case-hardened iron. The hole made in the inside cell is 6 1-2 by 13 inches. The larger prisoners had some difficulty in getting through the hole, according to the prisoners who remained in jail.

"None of the men showed signs of excitement," said the prisoners who stayed in the jail. "They went about their work in a scientific way as though they knew just what they were doing. They told us to keep our mouths shut, and pointed the gun at us occasionally, and all we could do was to lie on the floor and pretend to be asleep."

The five men remaining in jail are charged with minor offenses, and have only a few days to serve. The ones that left were being held in felony cases.

*There Is No Limit To The Future of*

# NOELTON

**YOU CAN'T GO WRONG---BUY NOW  
A CITY IS CERTAIN**

Forty-four lots sold on the opening day, despite bad weather conditions. Business men and home seekers readily saw the future of Noelton. More than half of the lots have sold since the opening day. Others are not hesitating to take advantage of this ideal opportunity.

Five buildings are going up—others will be under construction in a few days. The main street has been graded, and other improvements including water and gas mains have been started.

Thirty rigs are now going up at Noelton. The town is directly between two good producers. Noelton is not a gamble—It's just a sure-quick investment for you.

Lots are going at \$150 and up. Terms, 30 per cent down and the balance in six monthly payments.

Follow the Borger Road out of Pampa and our road signs will direct you to Noelton. Our representatives are always on the grounds.

**Drive Out Sunday---Join the Crowd at Noelton!**

## NOELTON TOWNSITE CO.

### Railroad Yard Grows Rapidly As Santa Fe Meets New Demands

VOI... the new Santa Fe has been ordered to arrive within the next few days. The present platform will be extended 300 feet further east so that passengers can get off the trains on to the platform, and yet not have the engine extending past the crossing on Cuyler St.

The city council passed an ordinance authorizing that the crossing at Gillespie Street be closed so that the railway company could extend the platform. The first 200 feet of the new platform will be built with brick, and the remaining 100 feet will be constructed with chat. The entire platform, when complete, will be approximately 1,200 feet long, the longest on the entire Santa Fe system, according to L. W. Klein, local agent.

A rapid increase is being noticed in the amount of oil field equipment that is now being unloaded here. Five new well supply companies are making arrangements to establish offices here. Several sites are now available on the Santa Fe spur line branching on the White Deer Land property. Other spurs will be built as fast as they are needed, according to railroad authorities.

The Magnolia Oil company is building a second spur line to that company's property in the east part of the city. There are more than 18 miles of trackage within the city limits of Pampa now.

with the co-eds'. Visits are also made to the Institute for the Blind, the Insane Asylum, and other institutions of the kind.

### Cattle T. B. Decrease Shown in Statistics

The number of cattle tested for tuberculosis in the country under Government and State supervision during the fiscal year ended June 30, 1926, was 24 per cent more than for the preceding year, according to the United States Department of Agriculture.

Nearly every phase of tuberculosis-eradication work showed an increased activity during the year. Though the accredited-herd plan of combating the disease was conducted in all the States, general preference was given the area project which provides for the testing of all cattle in a county. Under this plan over 6,500,000 cattle were tested, or over 1,500,000 more than during the preceding year.

Of noteworthy interest in connection with the tuberculosis testing under both accredited-herd and area plans was a survey of the present estimated extent of the disease. The survey showed the probable ex-

Sunday School Class To Give Party Ladies of Ed Cobb's Sunday School class of the Christian church will give a party in the church annex Monday evening. All ladies that do not belong to some other class are especially invited to attend the party.

The party is being given so that the women who have moved here, or any others already here, will have an opportunity to get acquainted and become affiliated with the class.

Charles Thut, county clerk, was in Pampa yesterday.

test of the disease as 2.8 per cent, meaning that on an average 28 cattle out of every thousand in the United States are tuberculous. In 1922 the estimated per cent of infection was 4 per cent.

**KING--  
CAFE--  
AMARILLO**

H. W. Johns left for Raton, N. M. yesterday evening where he was called by the illness of his mother.

Buddy Lowe, superintendent of the Empire Gas and Fuel Co. with headquarters in Amarillo, was here on business yesterday.

**CATHOLIC SERVICES**  
Mass will be held by Pampa Catholics next Sunday at 10:30 A. M. in the Grand Theatre on the South Side.

### Students Carry Cheer to Inmates Every Sunday

AUSTIN—Entertainment and good cheer are brought the residents of the state eleemosynary institutions around Austin on Sunday afternoons by a group of University of Texas students, according to Edward L. McCollum of Fordtran, general director of the Sunday clubs of the various churches. Programs consist of singing, short talks, and stunts of various kinds by both the old folk and the students.

"At no place are our visits appreciated more than at the Poor Farm," McCollum said. "To watch the people there brighten up under the influence of youth and merriment makes the efforts well worth-while. When we go to the Confederate Women's Homes, the boys get plenty of motherly advice and when we go to the Home for Confederate Veterans, the old men like to flirt

You Can't Miss The Brevities at The

**SUNDAY MIDNIGHT SHOW**

BERT AND THE GIRLS WILL BE AT THEIR BEST

**REX THEATRE**  
12.01 A. M. Monday Morning

# HONEY HANK HARRIS

AND HIS HONEY GIRLS

## 12 People 12

POSITIVELY THE BEST SHOW TOURING THE STATE OF TEXAS

### The Sweetest Show on Earth!

3:30                      7:30                      10:00

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ALL NEXT WEEK AT THE

# REX THEATRE

# KINGSMILL



"Directly In The Line of Play"

## OPPORTUNITY AWAITS YOU HERE

KINGSMILL IS THE CLOSEST R. R. POINT TO THE GREAT NEW FIELD AROUND THE PRAIRIE WELL

**A GENUINE OPPORTUNITY FOR MERCHANTS AND BUSINESS MEN**

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**A CHANCE FOR THE INVESTOR TO MAKE SPECULATIVE PROFITS!**

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**THE PAMPA NEWS**

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Three Months ..... .85  
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Advertising Rates Upon Application

Entered at the Pampa, Texas  
Postoffice as Second Class Mail

**FOR AND BY THE BOYS**

In the prosperity of the hour Pampa should not forget the young folk, who need and desire many things which neither oil, city business, nor agriculture can of themselves furnish—comradely leadership and proper recreation.

The instituting next week of a campaign to organize at least five Boy Scout troops should receive more than casual attention. Adults may align themselves with this outstanding boy movement either through active work as leaders or through associate membership. Scouting holds up as a desirable activity all of those things which a father will recognize as of real worth. It affords the romance of adventure which satisfies without the evil results of the activities which boys will drift into if given nothing better. Boys are human, and like adult interest and approval.

There are probably no happier men in the nation than those who have become successful yet are giving of their valuable time to directing a group of admiring youths. The seeming barrier between youth and age disappears when a real man interests himself in real boys.

Scouting is going strong in other parts of West Texas, and will be as successful in Pampa if given proper adult leadership and support. There isn't any doubt about the boys—they are always ready for Scouting when it is offered in the approved manner. After all, it is their civic work. Let's encourage it.

**TWINKLES**

Who now questions groundhog weather dope?

Athletics may serve as an indirect incentive to study at Yale, say the pros. Yes, they may—yet.

As a proof that matrimony is taken lightly these days, one may cite the fact that many marry on credit and never pay the preacher.

We are strong for talking movies, but it would be cruel to make the comedian be silent who must submit to tacks, kicks, and other things to satisfy the public.

We trust the Salvation Navy will not follow precedent by consistently running down the Army.

Some people are so contrary they will not co-operate in anything but a fight on something else.

**FACTS AND REAL FACTS.**

Words, in many instances, are being weakened or worn out by the same over-popularity which kills current songs. In this age of super-emphasis, a word does not long convey the force desired.

Truth, once a word as pure in meaning as the language afforded, lost its force and we have whole truth, half truth, Gospel truth, and various other shades. Determined to replace the word with another of similar meaning, we chose "fact". "It's a fact," we said when we meant it. Now it is commonly said of a thing that "It's a real fact." Downright facts are not uncommon. Today neither fact nor truth are unalloyed expressions. And we need another substitute, since everyone likes to be cocksure of himself once in awhile.

The social scientists have a little term of their own, and they say something is a truism, meaning that in most cases their statement is relatively true. They would not admit the existence of exact knowledge. A fact, meaning a statement of known relations between items of knowledge, is approximate enough for their use, but not for the rest of us.

Accurate language, some may say, is not worthy of any pains, yet this distinguishing characteristic as between man and brute is no trifling matter. Speech-making is an outrageous waste of words in most instances, conversation is largely commonplace and not often enough worthy of being as important as man, and of poor writing there is no end. But good writing, accurate, thought filled, pressed down—and that means fine prose or equally good poetry—is one of man's best achievements.

**Press Forum**

Panhandle towns are growing fast, but few are the wide-awake citizens of them who are not chafing at the tendency of many people to pull back on the ropes, so to speak. Probably every town has its number of persons who are either getting in the way of progress or are failing to help the community live up to its opportunities.

It appears that Wheeler county towns have their quota who need a new viewpoint. Says the Wheeler News Review:

"Press dispatches of Monday carried accounts of a woman who had been blind 28 years. She went to a dentist and had her teeth pulled. Now her vision has been restored. They must have been her eye teeth. That woman is like some of our venerable citizens and a few of the younger ones. Some of these will soon have been in Wheeler 28 years and they need some teeth pulled so they can see the opportunities to boost the town."

And the Mobeetie News chimes in, thus:

"The man who will not support his Chamber of Commerce is a drawback to his town. Even though you cannot pay your dues, you can support it with your personal work and your presence at its meetings. There are several small things and a few large things that this organization can help put over."

PAMPA DAILY NEWS  
WILL APPEAR SOON

(CONTINUED FROM FIRST PAGE)  
This big organization will rush to

the News every day first pictures of the outstanding events, disasters, and world happenings, and other illustrations and features. The N. E. A. utilizes every speed-making vehicle known and spends money lavishly to get its pictures to member papers in the shortest possible time.

**To Stress Local News**

But the Pampa Daily News will be predominantly a Pampa newspaper, emphasizing the main happenings in this city and vicinity in relation to the continued prosperity of local people. Local news will be carefully gathered and written, and local organizations have promised their resources in assisting in the gathering in the gathering of essential facts about this rapidly growing city.

With the opening of spring Pampa is expected to undergo another phenomenal period of expansion, big things will be happening daily, and no newspaper but the Pampa Daily News will provide adequate information about "our home town".

**Good Plant Assured**

The Nunn-Warren Publishing Company is desirous of seeing its newspapers keep pace with the respective communities, and will rush expansion of the local plant to better the "baby" daily of its group of publications as the city grows. Considerable time is required to organize even a small daily paper, train the staff and develop reliable news sources.

The editorial department will be in charge of Olin E. Hinkle, who has arrived to take up these duties. He has lived in the Panhandle more than fifteen years, but has had daily newspaper experience in Missouri, Oklahoma, and Central and West Texas. Ben F. Reno, who has been editor of the Pampa News, will write the local news and assist the advertising department of the new daily. He has had special training in ad writing.

So rapidly is interest growing in the daily for Pampa that a number of people have already placed subscriptions and advertising.

OPEN INSURANCE OFFICE  
Wayne O'Keefe and Paul J. Cor-

tion of Panhandle have moved here to open the Pampa Insurance Agency in the First National Bank building.

Their slogan is "Insurance For Everything." Casualty insurance

is one of their specialties. They are associated with Panhandle and Border agencies.

**PIGGLY WIGGLY**

**SPECIALS for SATURDAY**

- Corn, No 2 Standard ..... 11c
- Coffee, 1 pound, Your Luck ..... 44c
- Crisco, 3 pounds ..... 57c
- Pork and Beans, Van Camps, medium size ..... 8c
- Catsup, Sniders, Large, ..... 23c
- O'Cedar Polish, 30c size, ..... 20c
- 60c size, ..... 40c

**Piggly Wiggly**

**AUCTION SALE**

THURSDAY, FEBRUARY 17TH

At the Cole farm, one and one-half miles directly south of Pampa.

The following list of Live Stock and farm equipment will be offered at auction.

**LIVE STOCK**

- 1 Black Horse, age 7 years, wt. 1500 lbs.
- 1 Black Horse, age 7 years, wt. 1500 lbs.
- 1 Black Mare, age 12 years, wt. 1500 lbs.
- 1 Black Mare, age 9 years, wt. 1500 lbs.
- 1 Gray Horse, age 12, wt. 1500 lbs.
- 1 Gray Horse, age 8, weight 1400 lbs.
- 1 Gray Mare, age 12, wt. 1400 lbs.
- 1 Bay Mare, age 14, wt. 1500 lbs.
- 1 Gray Mare, age 12, wt. 1500 lbs.
- 1 Gray Team of Mares, 7 and 8, wt. 2800.
- 14 head of mules, broke and unbroke.
- 3 head of Jersey cows, giving milk.
- 2 Jersey cows, fresh soon.
- 1 Holstein cow.
- 3 Jersey heifers.
- 2 Poland China gilts.

**FARM EQUIPMENT**

- 1 Combine, 12 foot McCormick-Deering.
- 1 two row P & O Lister.
- 1 Sixteen hole wheat drill.
- 1 four disc Emerson Plow
- 1 four section harrow.
- 1 John Deere Tandem Disc, 7 foot.
- 1 Cultivator.
- 1 Slide Go-Devil.
- 1 heavy farm wagon.
- 1 light farm wagon.
- 1 hay frame.
- 1 Sharpless Cream Separator.
- 1 500 chick Sol-Hot Brooder.
- 5 sets Leather Harness.
- 1 twelve foot Deering Header.

Many other items too numerous to list here will be offered for sale.

**TERMS:** All sums of \$20 and under, cash. All sums over \$20 six months time on bankable notes bearing 10 per cent interest. 5 per cent discount for cash.

Sale starts promptly at 11:00 A. M. FREE LUNCH AT NOON

For further information see L. W. Cole, or L. S. JAMESON, Auctioneer

9142

**The First National Bank**

Pampa, Texas

**Better Secure a Safety  
Deposit Box Now for Your  
Valuable Papers**

B. E. FINLEY  
President

DE LEA VICARS  
Cashier

### FORGERS USE LOCAL NAME

#### Officers Get Liquor In Raid—Mexican Held For Tucumcari

Officers of the sheriff's department arrested a Mexican here Wednesday night after a description of the man was sent by the sheriff at Tucumcari, N. M. He is wanted in New Mexico on a charge of embezzlement. An officer from Tucumcari is expected to arrive tonight to take charge of the Mexican.

Eleven empty quart jars, several empty bottles and a quart of whiskey were taken from a tent in the suburbs of the city Wednesday night. A man found in the tent at the time the raid was made is being held.

A letter received by the sheriff last week in regard to a large number of checks being forged and pas-

sed on the Magnolia Pipeline Company. Most of the checks vary in amount from \$25.50 to \$36.50 and have been cashed at stores and garages throughout the state. All of the checks are similar, and appear to be put out by an organized gang of professional forgers. No report of any checks being cashed here has been made.

#### TO THE ...

All dogs that have been vaccinated and have vaccination tags attached to them, will be permitted to run loose after today, Friday, February 11. Any dog found on the streets that does not bear a vaccination tag will be shot on sight. F. P. REID, Mayor. 59-7

#### ROTARIANS BEGIN MEETINGS

The newly formed Rotary club was served a delicious lunch Wednesday by the women of the Christian church. The members gave each other nick-names and enjoyed their first regular noon meeting. They plan to meet at the church each Wednesday.

### Federal Officers Take Over Case Of Stolen Auto

George Brownie, William Humphries, and Harry Dyer, who have been held in Denver, Colo., for the past two weeks charged with stealing a Chrysler roadster here January 16, were turned over to the federal authorities Monday.

Sheriff E. S. Graves obtained requisition papers to bring the men back to Pampa and had started to Denver, but was notified in Amarillo by wire that different action had been taken on the case.

J. O. Colquitt, manager of the Coca Cola company here, and owner of the stolen car, went to Denver last week and returned with the car. Colquitt left the car standing in front of the Methodist church several weeks ago, and on returning in about an hour, found the car was gone. The officers here were notified at once, and Sheriff Graves immediately sent a report to officers in various cities, which led to the arrest of the three men and the recovery of the car.

about March 1. While the present contract calls for eleven blocks, it is not unlikely that 20 or more blocks will be paved before the end of this project.

### One Injured as Car Turns Over

Ralph Johnson was injured Tuesday evening when a car which he was driving turned over. Two of his ribs were broken. Two companions received several bruises. The men were driving on the right hand side of the road towards Pampa when they met a truck. Another car started to pass the truck at the same time and Johnson's car was crowded into the truck. The car turned over and was practically demolished.

Johnson and his companions are employed by the Champlin Refining Company at Kingsmill. They were enroute to Pampa when the accident occurred. All of the men were given immediate medical attention. The truck and the other car were not damaged.

#### Eyes Examined

By the most modern methods. GLASSES ground in our own shop, to meet your special requirements.

SPECIAL EQUIPMENT for testing children's eyes. WHEN IT COMES TO GLASSES come to us. We guarantee you FIRST CLASS, HIGH GRADE WORK at reasonable prices.

This is our fifteenth year in Amarillo.

YOU ALWAYS KNOW WHERE TO FIND US

HYDEN'S

Exclusive optometrists and Opticians

Dr. J. M. Hyden in charge

7th and Polk Streets, Amarillo.

#### OPENING DANCE

Tuesday, February, 15.

WALKER'S COLLEGE TRUMPETERS

Furnish That Smashing Music

#### SKATING RINK

Across Street From REX THEATRE

### City Building Is Already Ahead of Water Department

Although building in the city is more steady than sensational at this time with respect to residences, city workmen are unable to tap the water mains fast enough to keep up with the demands, and have a waiting list of about fifteen at this time. Most of these houses are in the additions.

Sewer connections are being made more slowly, and enforcement of the city ordinance may be resorted to unless property owners comply with it voluntarily.

Building permits for the new year have already passed the \$45,000 mark and for the most part have been for residences. Within the next few weeks announcements are expected to be made concerning building projects which will total many thousands of dollars.

The city council will likely issue the paving order before the end of this week, and work will begin

## STUDEBAKER SALES AND SERVICE

### THUT MOTOR COMPANY

"Let Us Bond and Insure You"

## PAMPA INSURANCE AGENCY

INSURANCE FOR EVERYTHING

We have just opened our office in the First National Bank Building

## HUMBLE OIL AND REFINING CO.

IS

RIGGING UP TO DRILL A WELL 10,500 FT SOUTH OF

## Finley-Banks Addition

Are you in on the Royalty Play on Finley Banks Addition Lots? Best located Residence section of Pampa, Texas. On Amarillo Highway.

LOTS 50x125

GAS, WATER AND LIGHTS INSTALLED

TERMS: Ten percent down, Balance ten monthly payments.

By the time your lots are paid out, they may be paying you ten times their price in Royalty. It might be wise for you to investigate Finley Banks Addition Lots.

SEE US AT ONCE

## LEE BANKS & CO.

Office Rear First National Bank

Phone 101

## YOUR CHOICE

Which would you buy if you had five or six hundred dollars to invest in transportation—a small new car, or a larger and higher grade used car? The answer is obvious to anyone who looks over our selection and knows our reputation for honest values.

COBB MOTOR CO.

A USED CAR IS ONLY AS DEPENDABLE AS THE DEALER WHO SELLS IT

## NEWS WANT ADS GET RESULTS

### INCOME TAX

Every Corporation and all Partnerships must make a return for Income Tax Purposes, regardless of Profit or loss.

All Individuals having an income in excess of personal exemptions, must make a return.

All Persons handling a Gross of \$5000.00 or more a year, must make a return.

We have had 8 years experience in making Income Tax Returns and will be in Pampa February 10, to furnish services to those wanting same, and will be located at the Johnson Hotel. For personal reference, T. D. Hobart, M. K. Brown, and Siler Faulkner.

J. J. ALEXANDER

## FORMAL OPENING

SATURDAY, FEBRUARY 12TH

We are holding this special reception for the people of this territory in order that they may see one of the most complete sales and service stations in the Panhandle.

### OUR NEW SHOW ROOM

is now finished and we will have on display various new models of Studebaker Cars.

Our shop will be closed Saturday in order that you may make a complete inspection of our plant and see for yourself the service we are prepared to render.

Ladies of the Methodist church will serve lunch through the noon hour

Music will be furnished by the Oden Music Shoppe

## THUT MOTOR CO.

CITATION BY PUBLICATION TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY—GREETING:

YOU ARE HEREBY COMMANDED, That you summon by making Publication of this Citation in some newspaper published in the County of Gray if there be a news paper published therein, but if not, then in the nearest County where a newspaper is published, one in each week for four consecutive weeks previous of the return day hereof, Abbie A. Randall, the unknown heirs of Abbie A. Randall, Robert S. Randall, and the unknown heirs of Robert S. Randall, each of whose residences are unknown, to be and appear before the Honorable District Court, at the next regular term thereof, to be holden in the County of Gray on the 28th day of February, A. D. 1927, at the Court House thereof in the town of Lefors, Gray County, Texas, then and there to answer a petition filed in said Court, on the 15th day of January, A. D. 1927, in a suit numbered on the docket of said Court No. 1664, wherein Mark Huselby, The Midwest Exploration Company, the Gulf Production Company and H. S. Tyler are plaintiffs and Enola G. Allen, Abbie A. Randall, the unknown heirs of Abbie A. Randall, Robert S. Randall, and the unknown heirs of Robert S. Randall are defendants.

The nature of Plaintiff's demand being as follows to-wit:

Suit by plaintiffs against defendants above named for the title to and the actual possession of all of Survey No. 55, located in Block No. 25, by virtue of certificate 12-2532, issued to the H. & G. N. Ry. Co. situated in Gray County, Texas; plaintiffs allege that on or prior to January 1, 1927, they were in the actual and peaceable possession of the above described property, owning, holding and claiming same in the following proportions, to-wit: plaintiff Mark Huselby was holding and claiming all of said property in fee simple subject only to the oil and gas rights of his co-plaintiffs therein as hereinafter stated; plaintiff The Midwest Exploration Company was owning, holding and claiming an undivided seven-eighths of the oil and gas rights in and under the West 80 acres of the Northwest one-fourth of the above described survey, owning and claiming the same under and by virtue of a lease of date June 28, 1927, from plaintiff Mark Huselby and wife to it, said lease being recorded in Volume 2, at page 396 of the lease records of Gray County, Texas; plaintiff H. S. Tyler was, on the date aforesaid, owning holding and claiming an undivided seven-eighths of the oil and gas rights in, upon and under the East 80 acres of the Northwest one-fourth of said Survey 55, claiming the same under and by virtue of a lease between himself and plaintiff Huselby, which is duly recorded in Volume 2, at page 507 of the lease records of Gray County, Texas; plaintiff the Gulf Production Company was, on the date aforesaid, owning, holding and claiming an undivided seven-eighths of the oil and gas rights in, upon and under the entire Northwest one-fourth of said Survey 55, owning and claiming the same under and by virtue of an oil and gas lease between one W. H. Holmes and plaintiff Huselby, and transferred to it by transfer which is duly recorded in Volume 27, at page 440 of the lease records of Gray County, Texas, plaintiffs allege that on said January 1st, 1927 the defendants herein unlawfully entered upon the above described premises and dispossessed plaintiffs thereof and that they now withhold from plaintiffs the actual possession of said lands and premises, all to plaintiffs' damage in the sum of \$50,000.00; Also, that plaintiffs have been informed and believe, and upon such information and belief here allege the fact to be, that the said Enola G. Allen is a person non compos mentis and has no qualified and acting guardian of her person or estate in the State of Texas. Plaintiffs give notice that contemporaneously with the filing of said petition they have filed with the clerk of the district court of Gray County, certified copies of the following instruments, none of which are alleged to be in the possession of plaintiffs in this cause, all of same being alleged to be in the possession of the defendants herein, or being lost or destroyed, and notify the defendants herein that said plaintiffs will seek to use said certified copies as evidence in behalf of plaintiffs at trial of this cause, to-wit: Patent from the State of Texas to the Texas Land Company, dated December 3, 1885, filed for record April 17, 1919, and duly recorded in Volume 1, at page 277 of the patent records in the office of the county clerk of Gray County, Texas; Deed dated November 20, 1886, from the Texas Land Company to the New York and Texas Land Company, Ltd., which said deed

is duly recorded in Volume 7, at pages 164-165 of the deed records of Gray County, Texas; Deed dated April 22, 1887, filed for record May 11, 1887, and duly recorded in Volume 3, at pages 96-99 of the deed records of Gray County, Texas, from the New York & Texas Land Company, Ltd., to William Walter Phelps; Probate proceedings and last will and testament of William Walter Phelps, filed for record August 16, 1894, and recorded in Volume 5, at pages 204-210 of the deed records of Gray County, Texas; Deed dated August 24, 1894, from John J. Phelps, et. al. to Thomas R. White, Jr., filed for record September 30, 1894, and recorded in Volume 6, at pages 1 to 7 of the deed records of Gray County, Texas; Power of attorney dated September 11, 1894, from Thomas R. White, Jr., to Ira H. Evans, duly recorded in Volume 6, pages 10 to 14, of the deed records of Gray County, Texas; Deed dated April 15, 1902, from Thomas R. White, Jr. by his attorney Ira H. Evans, to C. J. Miner, filed for record May 29, 1902, recorded in Volume 7, at page 125 of the deed records of Gray County, Texas. Deed of date August 11, 1911, from C. J. Miner to Abbie A. Randall, filed for record August 14, 1911, recorded in Volume 15, at page 361 of the deed records of Gray County, Texas; Deed of date January 31, 1912, from Abbie A. Randall to H. L. Randall filed for record February 5, 1912, and recorded in Volume 15, at page 528 of the deed records of Gray County, Texas; Deed of date April 10, 1913, from Henry L. Randall to Nellie G. Underwood, Leslie D. Underwood and Opal Underwood, filed for record April 10, 1913, and duly recorded in Volume 16, at page 416 of the deed records of Gray County, Texas; Deed of date April 5, 1919, from Nellie G. Underwood, et. al to Mark Huselby, filed for

record May 24, 1919, and recorded in Volume 20, at page 539 of the deed records of Gray County, Texas; Release of lien of date April 15, 1922, from Nellie G. Underwood, et. al. to Mark Huselby, filed for record May 29, 1922, and recorded in Volume 24, at page 158 of the deed records of Gray County, Texas.

Plaintiffs pray that the defendants be cited to appear and answer herein and that at trial hereof a guardian ad litem be appointed for the said Enola G. Allen and that plaintiffs have judgment against the defendants, and each of them, for the title to and the actual possession of the above described lands and premises, as well as all costs of this suit.

HEREIN FAIL 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 Lefors this, the 15th day of January, A. D. 1927.

CHARLIE THUT  
Clerk District Court Gray County, Texas.

(SEAL) 55-7-9-61

News Want Ads Pay

BABY CHICKS

10c to 16c each  
Custom Hatching  
BOOK YOUR ORDERS NOW

DODD'S  
HATCHERY  
PHONE 9  
PAMPA — TEXAS

NOTICE TO TAXPAYERS  
I, Mayor F. P. Reid, have granted 30 days extension to pay street tax of \$3. After March first, the tax will be \$5. Any man between the ages of 21 and 45 years is required to pay a street and road tax. Any man who resides in the precinct for ten days or more is subject to pay this tax. Be sure and pay before March 1st. 57-9-61-63  
F. P. REID, Mayor

O. GOOD MONUMENT CO.  
Manufacturers of Distinctive Granite and Marble  
MEMORIALS  
"Mark Every Grave"  
Write Us For Prices  
500 Taylor Street Amarillo Texas

Stocks—Bought, Sold Quoted  
WE WILL BUY  
Alaska Pet. Fly-Blackburn  
Amarillo P. Johnson Ranch  
& Ref. McIlroy Oil Co.  
Badger Oil Nabob Oil Co.  
Bayshore Pet. Neptune  
Black Diamond Panfield Oil Co.  
Bryan Royalty Panhandle Bik.  
Canadian Riv-  
er. Panhandle Oil  
Chechako Oil Sullivan  
Cockrell-Mel-roy Sunburst Oil  
Dixon Creek Spring Creek  
Double Five Smith Royalty  
Echo Oil Rock Island  
Triangle Oil.  
We buy and sell ALL Stocks.  
"OIL & MONEY DIGEST" Describes all companies, gives latest ACCURATE prices, and tells how to buy Stocks on credit. FREE ON REQUEST.  
YOUNG & HAWLEY  
Central Oil Stock Exchange  
Amarillo Bldg. Amarillo, Tex.

FINGER WAVING  
Protects your hair and retains the appearance of naturalness. We specialize in marcelling and hair-cutting. We are prepared to serve you in every line of beauty culture.  
For appointments phone 348  
RODECK BEAUTY SHOPPE  
SECOND DOOR NORTH JOHNSON HOTEL  
For Results - Use A Classified Ad

Sunday and Monday  
"Never the Twain Shall Meet"  
With Anita Stewart and Bert Lytell  
Crescent Theatre

Business Men Needed

BORGER  
ROXANA OIL FIELD  
SKELLY  
Where Oil Highways Cross  
AMARILLO NEWS, THURS., FEB. 23rd  
MANY NEW TESTS FOR ROXANA POOL IN CARSON COUNTY  
The Marland Oil company's No. 8 Bryan, in the northwest of the southeast of Section 22, Block 4, of L. & G. N. survey, in the Roxana pool of Carson county, continues to make 90 barrels an hour in a pay from 3,000 to 3,200 feet. It was not shot. The elevation at this level is 3,200 feet. The owners may deepen it a few feet.  
Location has been made by the Marland for a diagonal offset to the northwest of the Prairie Oil and Gas company's No. 1 McCannick, in the northeast of Section 27, Block 4, flowing 55 barrels an hour. The Marland's location will be 320 feet from the south line and 320 feet from the east line of the southwest of the southeast of Section 27.  
F. Kappenberg at No. 1 Bryan, in the southwest of the northwest of the southeast of Section 197, Block 4, is reported spraying oil from 3,005 feet.  
Skelly Oil company has made its location on the 320 acres in the north half of Section 198, Block 4, it recently purchased from Henry Schafer of El Paso, Ohio, for \$250,000. It will be in the southwest corner of the lease. Three other locations have been made on the old portion of the Schafer Ranch. It is also making a location in the northwest of the northeast of Section 27, Block 4, to offset to the Empire Gas & Fuel company in the southwest of the southeast of Section 20, Block 5.  
WHITEDEER  
SANTA FE RY  
PAMPA  
ALHAMBRA ROAD  
NEW ROAD TO ROXANA FIELD  
SECOND UNIT  
ORIGINAL TOWNSITE  
WHITE DEER

COME OUT TODAY!  
To go to Skelly from Main Line of Santa Fe, turn north for 8 miles at White Deer. From Pampa take Borger road straight west for 15 miles; and from Borger take the Pampa road east for 18 miles. Skelly is at the crossing point for these main highways.

Skelly Townsite Company  
Owners and Developers  
FIELD OFFICE—SKELLY  
Amarillo Office—Will A. Miller & Son  
Amarillo Building

The above map indicates the strategic position of Skelly in relation to the principal unit of the Roxana Oil Pool. One unit of Skelly, dozens of derricks are going up around the Prairie's McCannick No. 1 which came in a few days ago as a big producer, and makes all of the Henry Schafer Ranch, upon which Skelly is located, almost certain oil producing territory. The Skelly Oil Co. which owns the lease on the tract, is now preparing for a tremendous spring drilling campaign all around the town of Skelly.

**Mother's Cook Book**

When you get to know a fellow, know his joys and know his cares, see you've come to understand him and the burdens that he bears, you've learned the light he's got and the troubles in his life, that he is different than what he was yesterday.  
—Edgar Guest.

**HERE ARE SOME SOUPS**

A DISH of nourishing soup is always welcome, especially on a chilly day or night. The following are a few variations:

**Cabbage Soup.**

Put a piece of bacon or salt pork into a kettle, cover with water and cook an hour, then add a whole cabbage, a few carrots, onions, some turnip, a stalk of celery and a bay leaf. Cook at least another hour and a half and serve hot.

**NOTICE OF APPLICATION FOR OPENING NEW COUNTY ROAD TO WHOM IT MAY CONCERN:**

This is to give notice that on the 10th day of February, A. D. 1927, the undersigned filed their written application with the County Commissioners' Court of Gray County, Texas, petitioning said court to open a new public road in Precinct No. 2, Gray County, Texas, said road to be an 80 feet first class county road to be described by metes and bounds approximately as follows:  
Beginning at a point 30 feet South of the North line of Section 178, Block 3, I. & G. N. Ry. Co. lands in Gray County, Texas which point is also 19.6 feet East of the West line of the Northeast one-fourth of said survey; thence South at a distance of approximately 1379.7 feet to the North line of the Panhandle & Santa Fe Railway Company right-of-way and continuing south an additional distance of approximately 250 feet across said right-of-way to a point on the South line of said right-of-way which is also on the North line of the Pampa and Panhandle Highway; thence in a Southwesterly direction a distance of approximately 80 feet to a point thence North crossing said right-of-way and at a distance of approximately 1629.7 feet to a point 30 feet South of the North line of said Section 178, said point being also on the South line of the 660 feet roadway which runs between Sections 178 and 177, Block 3 aforesaid; thence East at 80.4 feet past the West line of the Northeast one-fourth of Section 178 and at a total distance of 80 feet to the place of beginning.  
Said application will be heard by

**SCHOOL DAYS**



said County Commissioners' Court of Gray County, Texas, on the 11th day of March, A. D. 1927, in Letters, Gray County, Texas.  
T. B. Cobb  
J. F. Shaw  
N. A. Cobb  
J. G. Gants  
J. H. Knudsen  
Roy Parker  
Kingsmill Development Co., Inc. By L. S. Hobbs, Pres.  
The Texas Company  
By W. J. Gilbert, Chief Clerk.  
J. O. Banks, Chief Eng.  
P. P. L. Co. 59-61-3

**EYE HELP**

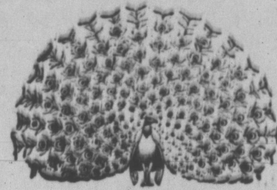


If you have eye troubles or need glasses you may see me in my office in the Fatheree Drug Store every Saturday.  
**DR. T. M. MONTGOMERY**  
associated with  
**HYDEN'S**  
620 Polk Street  
**AMARILLO, TEXAS**  
P. S. We are not boom Doctors. We have been in the Panhandle and Amarillo for fourteen years and will be here after the boom is over.



**True Distinction**

*The Most Beautiful Sedan in Chevrolet History!*



**Reduced Prices!**

- The Touring or Roadster . . . \$525
  - The Coach . . . \$595
  - The Coupe . . . \$625
  - Sport Cabriolet . . . \$715
  - The Landau . . . \$745
  - 1-Ton Truck (Chassis only) . . . \$495
  - 1-Ton Truck (Complete) . . . \$395
- Values True New Standard On All Models  
All prices f. o. b. Flint, Mich.

A masterly example of the coachmaker's art, the Chevrolet Sedan with its Body by Fisher reveals a distinction usually found only on the costliest custom-built creations. It is literally true that no four-door enclosed car, priced so low, ever exhibited such marvelous beauty of line and color.

It is finished in rich Marine Blue Duco, gold striped, and its handsome proportions are emphasized by new full-length one-piece fenders and bullet-type lamps. In addition it offers the host of improvements which helped make the Most Beautiful Chevrolet the greatest sensation of America's greatest industry. AC air cleaner, AC oil filter, large 17-inch steering wheel, new frame-mounted tire carrier, gasoline gauge and many, many others.

Come in! You need only to see this new supremely beautiful and mechanically finer sedan to realize what amazing value it represents at its greatly reduced price.

**Pampa Motor Co.**  
**QUALITY AT LOW COST**

**WE ARE EQUIPPED TO REPAIR ANY MAKE CAR OR TRUCK**

**EVERYTHING IN THE MOTOR LINE**

**GAS AND OILS**

Conoco Gasoline and a full line of Amalie Oils and Greases

**SPRINGS**

We can fit any make of car or truck with springs—Always in stock

**TIRES AND TUBES**

General tires and tubes—Sizes in stock for all cars and trucks

**CYLINDER REGRINDING**

We are equipped to re-grind and re-bore motor cylinders—Guaranteed Work

**ELECTRICAL WORK**

Equipped to test and repair starters, generators and magnetoes

**WELDING SERVICE**

Complete welding and radiator shop. Experienced men in charge.

**\$20,000 STOCK OF PARTS AND ACCESSORIES**

**24 HOUR SERVICE**

Our mechanics are on the job day and night. Let them repair your car or truck while you sleep.

**COMPLETE EQUIPMENT**

Our Repair Department includes the latest and best machinery. We give equal service on large and small jobs

**STORAGE**

Ample room for 75 cars—Our Entire building is always heated to protect your car

PHONE 358

FOR BETTER MOTOR SERVICE

PHONE 368

**C-G MOTOR & ACCESSORIES, Corp.**

# CLASSIFIED ADS

Rates for Classified Ads: One and one-half cents per word per week, minimum twenty-five cents. Strictly cash in advance.

## FOR SALE

**FOR SALE**—Singer Machines bought and sold. New singers sold on easy terms. Machines rented by week or month. Eldridge, the Singer Man at Thornton's Store. Phone 335. 49-1te

**FOR SALE**—Show case, 70 inches long, 27 inches wide and 14 inches high. In good condition. Will sell very reasonable. Call at Pampa News or phone 100. x

**FOR SALE**—Brood Sow, Ten miles east, four north. Stockstill Bros. Phone 908F42. 54-1te

**FOR SALE**—2 room house with garage and lot. 50x1660. Water, gas and sewer. \$250.00 down. Balance easy terms. Phone 100. 58-3tp

**FOR SALE**—Or drilling contract—The Independent Syndicate No. 3, of Pekin, Ill., offers for sale or drilling contract, the southwest quarter of the northeast quarter of section eighty-four, Gray County, Texas. 58-2tc

**FOR SALE**—Ten head big horses and mares. Weight from 1250 to 1700 lbs. each. Five nice young Jersey springers. Five sets of double harness. Two wagons. Will sell cheap or trade for small mules. Call at red barn one block south of Santa Fe depot. Wm. Hease, Pampa, Texas. 59-1tp

**FOR SALE**—Barn 24x28 feet with big loft. Bargain. Call at once. Must be moved. One block south of Santa Fe Depot. Wm. Hease, Pampa, Texas. 59-1tp

**FOR SALE**—1500 bundles of Kame feed. South of Talley Addition. Call at Carey's Store. 59-1tp

## AUTOMOBILES

WATCH THIS SPACE FOR EXCEPTIONAL VALUES IN USED CARS.

Visit our show room and get acquainted. For your convenience we are open Sundays.

BIGGS HORN NASH CO.

Phone 123

59-1tc

## FOR RENT

**FOR RENT**—furnished or unfurnished two room house. Three blocks west of City water wells. W. C. Stalcup. 58-2tp

**FOR RENT**—Unfurnished rooms. See Arnold Neal at C. O. D. Product House or call 249. 58-2tp

**FOR RENT**—Unfurnished apartments, close in. See Sterling Williams across street from old school house. 54-6tp

**FOR RENT**—Light housekeeping room. Phone 157. 52-1tc

**FOR RENT**—Well furnished housekeeping rooms. Close in. Inquire 4 miles east on 33 highway. R. R. Mitchell. 59-4tp

**FOR RENT**—Newly furnished, by week or month. First house east Star Hotel. Phone Number 0. 59-1tp

**FOR RENT**—Three rooms unfurnished in duplex. In block north of School House. Mrs. Alta Stangard. 59-1tp

**FOR RENT**—3 room modern apartment, furnished or unfurnished, price \$50 and \$75. One apartment furnished and garage, price \$35. Phone 100 or call at Dr. Nicholas' office in Smith Building. 59-1tc

## BOARD AND ROOM

Tea and dining room. Hot breakfast three times a day. Family style meals 50c. A la carte breakfast. 57tc

## MISCELLANEOUS

We are glad to assist you in planning your new home you have been contemplating building. Our motto, "Satisfy what Satisfies." White House Lumber Co., Pampa, Texas. 11-1tc

**TAKE UP**—About January first. 2 bay horses, about 17 hands high, mares, colored. L. B. Holmes, 2 miles west and three south of Pampa. 56-4tp

Ex. monograph repairing done at the Pampa Music Co. 57-5tc

Country Work—If you have a lot in your yard and want it marked, please call May at Malones. 59-2tp

Fresh and oysters, trout, red snapper, baked cat. Half block west of House Lumber yard. Sausalok Cafe. McManhan-Pinner. 59-2tp

## WANTED

Wanted—Cotton, Cotton Bags, Pampa, Tex. 59-2tp

## Chamber of Commerce

(CONTINUED FROM FIRST PAGE)

in this vicinity, some of which are members of the Chamber of Commerce, will contribute heavily to this fund. What they pay will be applied directly to the roads, even though the total exceeds the \$8,000.

The organization will actively assist incoming companies and businesses in finding suitable locations and will put its resources at their disposal in many ways. Industries will be encouraged and facts will be gathered and furnished to scores of big concerns which are interested in the Pampa field. Thousands of letters will be written in answer to inquiries, and thousands of others on the initiative of the secretary.

Publicity will be stressed more than hitherto. Newspaper articles, advertisements, maps, bulletins, and other vehicles of information will be used in telling the world about Pampa, its oil field, and its agricultural and commercial advantages.

### Agriculture Not Overlooked

Directors of the Chamber of Commerce are looking far into the future and planning for that period when the oil peak will be passed and the solid resources the city is now drawing to itself will need all-around support. In this program agriculture has a very prominent part.

Some day next week a meeting of farmers will be called to discuss the agricultural situation in this section. The Chamber of Commerce and the agriculture department of Pampa High school will co-operate in a program of discussion and de-

**WANTED**—To buy used furniture and oil stoves. G. C. Malone Furniture and Undertaking Co. 3-1tc

**WANTED**—To manage or run mess hall in oil camp. Man and wife thoroughly experienced in this work. Inquire at News Office. 59-1tp

**WANTED**—Laundry work. All washing done by hand. Mrs. W. F. Mottin, South Side, across street east from Cotton Gin. 59-4tp

## HELP WANTED

**WANTED**—Man with car. For sales work with Fuller Brush Co. Write E. R. Manley, Pampa, Texas. 59-2tp

**WANTED**—Ditch filling, street grading, small houses to move, anything that a good tractor and a handy man can do. See Less Saltzman, North Ballard St., one block east Pennant Billing station. 59-4tp

liberation concerning farm necessities. Farming in this section has been predominately given to wheat raising, but with the influx of people diversification is not only profitable, but highly desirable. It is pointed out. Moreover, when the transients now flooding the Panhandle pass on to other boom centers and production settles down to a question of getting maximum oil recovery over a period of years, prosperity will continue unabated if the big, open tracts are, where advisable, cut up into smaller farms. Good farming will enable the Plains to support a much greater population than now exists at any point.

### Diversification Desired

In this connection it is pointed out by the United States Department of Agriculture that wheat production per acre has been dropping over this section in recent years, irrespective of weather conditions. The one-crop system is no longer in good standing. On the basis of these facts and other related ones the Chamber of Commerce will foster better farming under the diversified plan.

The organization will foster the activities of various civic bodies, such as Boy Scouts, credit association, Rotary, Kiwanis, and similar groups.

Just formed is a free labor bureau, which the C. of C. will operate for the benefit of farmers, oil companies, contractors, and others who will need help, and enable local and incoming people to obtain employment quickly. A bulletin board has been prepared for placing in front of the headquarters building. It will show at a glance what kind of men are needed, and by whom they are desired. City and county work is included in the list. Applicants for work will be carefully registered.

The organization is not unim-

ful of the need for another railroad traversing Pampa trade and oil territory not now adequately served. And literally scores of other matters develop from day to day.

### Great Prosperity Predicted

Present indications are that the influx of people in the next year will tax every resource of the city. Population estimates vary, but are uniformly higher than predictions of even a month ago.

To take advantage of the unequalled opportunities of this Panhandle oil center, a large and active membership is imperative, it is recognized. A membership campaign now under way, following the reorganization of the Chamber of Commerce, has netted more than 50 members among the business firms. It will continue toward the goal of 350 members. Letters are being mailed to individuals, urging their alignment.

### SALESMAN MOVES HERE

Sayles Coffee of Amarillo has come to Pampa as a salesman of Oakland and Pontiac automobiles. He will take over most of the work of G. H. Bryne, who will devote most of his time to the City Drug store, of which he is proprietor. A sales and service building for the Oakland-Pontiac agency is being constructed on West Foster street.

**LONDON**—Col. Arthur Clifton Hansard, Thirty-third Degree, Grand Treasurer General of the Supreme Council of England and Wales, died January 6.

Colonel Hansard was for fifteen years an Active Past Provincial Grand Master and Grand Superintendent of the Royal Arch of Guernsey and Alderney, and held other Masonic offices.

## FOR SALE

Big well built Barn, Windmill and 250 barrel Tank, to be moved from Cook-Adams Addition.

Call Chamber of Commerce

# MILK WANTED MILK

MR. FARMER:

## The Gray County Creamery

Will open for business about February 12th, and wants to line up with you for your milk. Also your sweet and sour cream.

Come and see us at 124 Houston Street. One-half block east of Freight House.

## PURE RICH MILK

The A. C. Brand, it's purity is guaranteed by the A. C. Bottle and sold direct from the Converse Farm and sold only at King's Butcher Shop in the building occupied by the Poultry Mercantile Association and at the Piggly Wiggly Store.

# We Are Offering 23 Lots in Beautiful BROADMOOR ADDITION

Just across the street from the Hobart mansion, and 3 Blocks south of Pampa's finest homes, at these unheard of prices and terms:

**PRICES \$450 TO \$550**

**TERMS ONLY \$50.00 DOWN—BALANCE TEN MONTHLY PAYMENTS**

Where, in this fast growing Oil City, can you beat above prices, terms, and location?

**RESTRICTED TO \$2,000 HOMES**

Remember there are only 23 of these choice lots for sale, and you will have to step fast to get them.

# LEE BANKS & CO.

Office Rear First National Bank Building

# Hosiery Sale



In order that we might get you better acquainted with the best hose that can be bought for the same price, we are offering the

## EIFFEL HOSE

FULL FASHIONED

Pure Thread Silk Chiffon  
\$2.50 Values ..... \$1.79  
\$2.00 Values ..... \$1.49

Riny Tiny Service Weight Guaranteed Hose  
\$1.65 Values ..... \$1.39

Mercerized Hose  
50 cent Values ..... 29c

**WE ARE PREPARED TO FURNISH YOU WITH ANY SIZE OR COLOR**

# CROSS DRY GOODS COMPANY

—The Store Of Quality—  
Across From Pampa Hardware Store

**WASTING TIME**

JUST what are you doing for yourself in the hours apart from those you give to your employers? You would once stop and seriously consider the inestimable value of those few bits of time, which are yours to do with as you please, there is a likelihood that you would put them to better use.

In one way or another, young people unencumbered with any other burden save their own, are apt to fritter away time in aimless amusement. The quest of goodly fellowship, without regard to where it may end, and the pernicious habit of idling seem, unfortunately, to be the dominating purposes in the lives of the thoughtless.

They flit about like butterflies, drifting on the winds, sipping honeyed sweets often tainted with poison.

These flexible friendships which you make are so agreeable while they endure, you quite forget the steady passage of time as you keep pursuing them, wasting the most precious years of your life, in which character is formed into beauty or ugliness.

Friendships are agreeable, but they are often insincere, and for this reason it becomes incumbent upon you to consider them in an attitude of selfishness!

You must give due thought to yourself before you are left destitute, incompetent and unqualified to extricate yourself from the humble position you have occupied all these years, which by a stroke or two of fate may leave you stranded and forlorn in old age.

You, who are young and hopeful, are wondering whether these words are for you. They seem in some way to lean their weight upon you, but in the hunt for amusement, you throw them off.

"Tomorrow," you promise, "I'll think about them. But not today. I'm having too much fun. I'll make good, somehow."

So you think.

So thousands of others have thought who have gone before you!

When they awoke to a realization of their position they found their lances broken and their shields eaten by rust, unable to compete with men who had been using their spare moments advantageously, disregarding the call to play.

And so it will be with you unless you mend your way.

And so it will ever be with those who think the world will wait for them while they romp and lark and gambol.

"It is not idleness that is plentiful, but courage that is rare, that wins!"

(© by McClure Newspaper Syndicate.)

Do we know anything for certain? It is now claimed that lightning is not jagged, but spiral.

**PROCLAMATION**

I, R. C. Winters, commander of the American Legion, Department of Texas, do hereby designate the period February 6 to February 12, as a time during which special effort should be made to invite all ex-service men to join the American Legion and to obtain the largest membership that the American Legion has ever enjoyed in this State. I urge all citizens, particularly employers of veterans, the press, labor organizations, women's associations, professional groups, civic and patriotic bodies, to secure all information possible in regard to the American Legion, its aims and purposes, and to assist us in informing the ex-service men of same, to the end that they may join his former comrades in service, and continue such service through the medium of the American Legion. I respectfully request the Governor of our State and the Mayor of each community to issue a proclamation designating such week as "American Legion Week" and asking the co-operation of the citizenship to insure its success.

In witness whereof, I have hereunto set my hand and caused the seal of the American Legion to be affixed, this the 31st day of January, A. D. 1927.

R. C. WINTERS

Commander, American Legion of Texas.  
(SEAL) S. M. HANKINS,  
Adjutant, American Legion of Texas.

**NOTICE**

Whereas, R. D. Mumford by his chattel mortgage dated November 18, 1926, and filed for record on or about the third day of January, 1927, in the office of the clerk of the County Court of Gray County, Texas, at Lefors, and bearing said clerk's file number 6429, conveyed the described property to the undersigned, in trust to secure the indebtedness therein named:

Whereas, default has been made and now exists in the payment of installments and interest due on said indebtedness in said mortgage described by reason whereof all remaining installments have become due and are now unpaid.

Now, therefore, the undersigned will sell said chattels according to the terms of said chattel mortgage, on Monday the 21st day of February, 1927, at two o'clock P. M. at the store room known as White House Cafe in Pampa, Texas, at public vendue to the highest bidder for cash to satisfy said debt and costs.

F. L. ZAHNER,  
By W. W. Haskins  
59 61

**NOTICE OF ELECTION**  
THE STATE OF TEXAS  
CITY OF PAMPA,  
COUNTY OF GRAY.

Notice is hereby given that an election will be held on the 19th day of February, 1927, at the American Legion Hall in the City of Pampa to determine whether a majority of the legally qualified voters of said city desire to adopt the commission form of government and to elect two commissioners to serve until the first Tuesday in April, 1927, following such election.

All persons who are legally qualified voters of said city shall be entitled to vote at said election. All voters desiring to support said proposition to adopt the commission form of government for said city shall have written or printed on their ballots the words "For Commission", and those opposed shall have written or printed on their ballots the words "Against Commission".

C. O. Busby and T. H. Lane have been appointed officers for said election, and the said C. O. Busby has been designated as the presiding judge, and D. W. Osborn and W. R. Campbell are also appointed clerks to assist in holding said election, and they shall within five days after said election has been held make due return thereof to me as Mayor of the City of Pampa as is required by law for holding a general election.

Said election was ordered by me as Mayor of the City of Pampa by order made on the 10th day of January, 1927, and this notice is given in pursuance of such order.

Dated this the 10th day of January, 1927.  
F. P. REID  
Mayor of the City of Pampa.  
(SEAL) 51-3-5-7

**RITTENHOUSE DINING ROOM**

Two Blocks West of Rex Theatre

**REAL HOME COOKED MEALS**  
**FAMILY STYLE 50c**

Formerly At Texan Hotel

**WE WELD**

Broken Cylinders and many other parts of Automobile, Gas Engines, Pumps and etc. with

**"ELECTRIC ARC"**

Without Disassembling

Latest and best machinery made for Reconditioning gasoline motors.

Expert Mechanics in every department

**Jones Everett Machine Company**

PAMPA,

TEXAS

PIPE THREADING, Heavy Forgnig and General Machine Work, Fishing Tools, Supplies, and Etc.

**COMING TO PAMPA**

-SUNDAY, FEBRUARY 13TH

**FOOT SPECIALIST**

OF AMARILLO

**DR. C. C. MASON**  
LEDBETTER DRUG COMPANY



**ALABASTINE**  
THE WATER WALL COATING

Is used in millions of homes and public buildings.

We have it in all colors and in white.

By mixing these colors any tint may be secured to match draperies, rugs and other furnishings.

LET US SHOW YOU

**FOX RIG CO.**

Lumber and Building Material

**GIRLIGAGS**



(Copyright)

"It was a sensible young man I was with last night," says Fapper Fern. "When he tried to kiss me I cried, 'Don't! Stop It!' and he didn't."

**TRENCH MOUTH—SORE GUMS**  
Your friends dare not say so, but your sore gums and foul breath don't make folks like you better. Leo's Pyorrhoea Remedy heals worst cases promptly. It is not a mouth-wash or paste, and is sold on a money-back guarantee. H. & K. Drug Co. 4-11-c

**PANHANDLE LUMBER COMPANY**

**RIG MATERIAL—BUILDING MATERIAL**

Quality - Service - Satisfaction



**Sweets for Sweethearts**

WE HAVE APPROPRIATE HEARTS FILLED WITH FANCY CHOCOLATES

**Pampa Confectionary**

CITATION BY PUBLICATION THE STATE OF TEXAS.

To the Sheriff or any Constable of Gray County—GREETING: YOU ARE HEREBY COMMAND- ED, that you summon, by making Publication of this Citation in some newspaper published in the County of Gray if there be a newspaper published therein, but if not, then in a newspaper published in the nearest County to said Gray County, for four consecutive weeks previous to the return day hereof, J. B. Nobles, C. H. Carmichael, and M. A. Moriarty, each of whose residence is unknown, to be and appear before the Hon. District Court, at the next regular term thereof, to be holden in the County of Gray at the Court House thereof, in Lefors, Texas, on the 28th day of February, A. D. 1927, then and there to answer the plaintiffs' first amended original petition filed in said Court, on the 23rd day of January, A. D. 1927, in a suit numbered on the Docket of said Court No. 1645, wherein G. W. Culbertson and Maggie Culbertson are plaintiffs and A. Zachorow, F. L. Leech, J. B. Nobles, C. H. Carmichael, M. A. Moriarty, Kenneth Johnson, S. J. Houston, J. L. Long, G. J. Stromberg, G. S. Wells and A. J. Hoover are defendants.

The nature of the plaintiffs' demand being as follows, to-wit: Plaintiffs allege that on August 30th, 1926, they were in the actual and peaceable possession of the following described lands and premises, owning, holding and claiming the same in fee simple, to-wit: All of the North 5 acres of Plot No. 141, of the Suburbs of Pampa, Gray County, Texas, according to map or plat of said suburbs, said 5 acres being known as the Vickers addition to the town of Pampa according to map or plat of said addition which is duly recorded in the deed records of Gray County, Texas, to which reference is hereby made for a more complete description thereof, having and excepting from said property Lots Nos. 8 and 9, in Block No. 2, and Lots Nos. 12 to 17, both inclusive, in Block No. 2, of said addition. That afterwards, to-wit: On August 29th, 1926, the defendants above named unlawfully entered upon the above described lands and premises and dispossessed plaintiffs thereof and the said premises are of a reasonable rental value of \$50.00 per annum. Plaintiffs pray judgment for title to and the actual possession of the above described lands and premises as against each and all of the defendants, together with judgment for their rents and damages, and all costs of suit. Plaintiffs plead in the alternative, in the second count of their petition and in subordination to their rights under the foregoing allegations that on August 19, 1926, the defendant A. Zachorow executed and delivered four negotiable promissory notes, payable to the order of plaintiff G. W. Culbertson, the first being for the sum of \$1,000.00 and the last three being for the sum of \$1,352.33, each, the first of said notes bearing interest from date until paid at the rate of 4 per cent per annum, being payable on or before 90 days after its date, and the last three of said notes being payable on or before two and three years, respectively, after their date, each of said notes containing the provision that default in the payment of any one of the notes gives the holder the right to mature all of same, said notes containing the usual 10 percent attorney's fee clause and the said notes were executed and delivered in part payment for the property described in the first count of said petition and above set out and that contemporaneously with the execution of said notes the plaintiffs executed and conveyed to said A. Zachorow a deed conveying the above described property to him and in said deed retained the vendor's lien to secure the due payment of the said notes and that plaintiffs are the owners and holders of the unpaid legal title to the above- said land. Plaintiffs allege that the defendant Zachorow has made default in the payment of said \$1,000.00 note and that they have elected to enforce all of said notes and that they have placed the same in the hands of their attorneys for collection and have agreed to pay their attorneys 10 percent upon the amount due upon said notes as a reasonable attorney's fee and that they have a valid lien upon all of the above described property; plaintiffs also give notice that contemporaneously with the filing of said petition plaintiffs have filed a certified copy of the original original deed from the defendant A. Zachorow, the original of said deed being in the possession of defendant A. Zachorow, and a possession of it in- stead of the original of it as necessary evidence in case of its non-production at trial of this cause. Plaintiffs pray that the execution of the original of said original deed be made by the other defendants in this cause other than the said A. Zachorow, and that they be held in contempt for failing to do so.

described property but that such right, title or interest of said defendants, and each of same, are inferior and subordinate to the rights of plaintiffs; plaintiffs pray that in the event they be not granted judgment under the first count of their petition that they have judgment against defendant Zachorow for the full amount of their debt, principal, interest and attorney's fees upon the aforesaid notes, together with foreclosure of the lien upon the above described property as against each and all of the defendants, and that said property be sold as under execution to satisfy said judgment, and also pray for judgment for all costs of suit, as well as such other and further relief, general or special, legal or equitable, as may be their due upon the facts shown in said petition.

HEREIN FAIL NOT, And have you before said Court, on the 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 Lefors, this, the 12th day of January, A. D. 1927.

CHARLIE THUT Clerk, District Court, Gray County, Texas. (SEAL) 55-7-9-61

CITATION BY PUBLICATION THE STATE OF TEXAS.

TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY, TEXAS, GREETING:

YOU ARE HEREBY COMMANDED, that you summon by making publication of this citation in some newspaper published in the County of Gray, if there be a newspaper published therein, but if not, then in the nearest County where a newspaper is published, once in each week for four consecutive weeks previous to the return day hereof, Herman Goalstone, E. L. Shuteran, Florence Shuteran, Phil I. Francis, Ella B. Francis, Abe Perlmutter, Dora Perlmutter and B. H. Ruschnevsky, each of whose residences are unknown, to be and appear before the Hon. District Court, at the next regular term thereof, to be holden in the County of Gray on the 28th day of February, A. D. 1927, at the Court House thereof in the town of Lefors, Gray County, Texas, then and there to answer a petition filed in said court on the 22nd day of January, A. D. 1927, in a suit numbered on the docket of said Court No. 1659, wherein S. D. McDonald is plaintiff and Herman Goalstone, E. L. Shuteran, Florence Shuteran, Phil I. Francis, Ella B. Francis, Abe Perlmutter, Dora Perlmutter, and B. H. Ruschnevsky are defendants. The nature of plaintiff's demand being as follows, to-wit: Suit by plaintiff against the defendants in two counts, the first one being in trespass to try title, in which plaintiff alleges that on or about the 1st day of October, A. D. 1925, he was lawfully seized and possessed of the following described property, owning, holding and claiming the same in fee simple, to-wit: Lots Nos. 1 and 2 in Block No. 5 of the original town of Pampa, Texas, together with all improvements thereon, situated in Gray County, Texas, according to map or plat of said town which is duly recorded in the office of the county clerk of Gray County, Texas. That upon the above mentioned date the defendants unlawfully entered upon said property and dispossessed plaintiff thereof and now unlawfully withhold the possession thereof from plaintiff, all to plaintiff's damage in the sum of \$20,000.00. Plaintiff prays judgment for the title to and the actual possession of said lands and premises against each and all of the above named defendants, together with the costs of suit; in the second count of said petition plaintiff pleads in subordination to his rights under the first count and in the alternative alleges that on the 29th day of July, 1926, at which time he was the owner of the above described property, and of which he is now the owner, he entered into a contract to and with the defendant Herman Goalstone under the terms of which he contracted and agreed to sell the above described property to said defendant for the total consideration of \$20,000.00, \$1,000.00 being paid at the date of entering into said contract, said amount being deposited by way of earnest money to bind the trade, and in the event of the consummation thereof, same to be applied as a portion of the cash payment for said property, the balance of \$19,000.00 thereof to be paid as follows: \$9,000.00 on or before September 29, 1926, and \$10,000.00 thereof to be represented by the vendor's lien note of the said Goalstone dated as of date of the deed for the property to be executed and delivered by plaintiff to said defendant, said note being payable on or before one year from its date, bearing interest at the rate of 7 per cent per annum, interest payable semi-annually; said contract further provided that within a period of seven days from date thereof plaintiff would furnish to the said Goalstone a complete abstract of title showing good and merchantable title in himself to said property, and that the deal between them would be consummated upon said date of September 29, 1926, by making the cash payment of \$9,000.00 above mentioned and the execution and delivery of the aforesaid note; said contract further distinctly provided that in the event the said Goalstone should fail to make payment of said sum of \$9,000.00 within a period of sixty days after the date of the delivery of the abstract of title covering said property by plaintiff to him, that then and in that event the sum of \$1,000.00 so deposited with plaintiff at time of signing said contract should be forfeited to plaintiff as liquidated damages, and said contract further provided as follows: "In that event this contract shall thereafter be cancelled and held for naught as to all parties hereto." Plaintiff further alleges that, in compliance with the terms of said contract, he delivered to the defendant Goalstone or his agents an abstract of title covering said property, prepared and certified by Siler Faulkner & Company said abstract showing a good and merchantable title to said property to be vested in plaintiff, said abstract being delivered to the defendant Goalstone or his agents within a period of seven days from the date of the aforesaid contract and, further, that plaintiff complied in every particular with the terms of said contract and with the duties devolved upon him under the terms thereof. Plaintiff further alleges that under date of September 1, 1926, by purported written assignment of that date all of the defendants named, other than the defendant B. H. Ruschnevsky, purported to assign their rights under the terms of the aforesaid contract by and between plaintiff and defendant Goalstone to the defendant Ruschnevsky and that thereupon some one of the defendants in this cause caused a copy of said written contract of July 29, 1926 and said purported assignment thereof to be recorded in the deed records of Gray County, Texas, same having been filed for record on September 8th, 1926, and which appear of record in Volume 31, at page 189 of such deed records. Plaintiff further alleges that each and all of the defendants in this cause wholly failed to comply with the terms of said contract of July 29th, 1926 by and between plaintiff and defendant Goalstone and that they, and each and all of same, have wholly failed to make payment of the \$9,000.00 called for by the terms of said contract and that none of the defendants have ever tendered or offered to tender said sum of \$9,000.00 in cash or any sum of money whatsoever in compliance with the terms of said contract nor have they ever tendered or offered to tender their note in accordance with the terms of said contract and that by reason of the express provisions of said contract all rights which might have otherwise been acquired by the defendant Goalstone or his assignees by virtue of the terms thereof have long ago been terminated and forfeited but that the recording of the aforesaid contract has cast a cloud upon the title to plaintiff's property and that in the event the same be not removed by proper decree of this court that plaintiff will suffer irreparable injury. Plaintiff prays, in the alternative, that if he be not granted judgment under the first count of said petition that he have judgment against the defendants, and each of same cancelling and annulling of record all rights and interests of the defendants herein, and each of same, under the terms of the aforesaid contract and that the cloud cast upon the plaintiff's title by virtue of the recording thereof be removed and that plaintiff be quieted in his title to said property; plaintiff prays for such other and further relief, general or special, legal or equitable as may be his due upon the facts shown, as well as for all costs of suit.

HEREIN FAIL NOT, And have you before said Court, on the 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 Lefors, this, the 22nd day of January, A. D. 1927.

CHARLIE THUT Clerk District Court, Gray County, Texas. (SEAL) 55-7-9-61

CITATION BY PUBLICATION TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY—GREETING:

YOU ARE HEREBY COMMANDED, that you summon by making publication of this Citation in some newspaper published in the County of Gray if there be a newspaper published therein, but if not, then in a newspaper published in the nearest County to said Gray County, for four consecutive weeks previous to the return day hereof, J. B. Nobles, C. H. Carmichael, and M. A. Moriarty, each of whose residence is unknown, to be and appear before the Hon. District Court, at the next regular term thereof, to be holden in the County of Gray at the Court House thereof, in Lefors, Texas, on the 28th day of February, A. D. 1927, then and there to answer the plaintiffs' first amended original petition filed in said Court, on the 23rd day of January, A. D. 1927, in a suit numbered on the Docket of said Court No. 1645, wherein G. W. Culbertson and Maggie Culbertson are plaintiffs and A. Zachorow, F. L. Leech, J. B. Nobles, C. H. Carmichael, M. A. Moriarty, Kenneth Johnson, S. J. Houston, J. L. Long, G. J. Stromberg, G. S. Wells and A. J. Hoover are defendants. The nature of the plaintiffs' demand being as follows, to-wit: Plaintiffs allege that on August 30th, 1926, they were in the actual and peaceable possession of the following described lands and premises, owning, holding and claiming the same in fee simple, to-wit: All of the North 5 acres of Plot No. 141, of the Suburbs of Pampa, Gray County, Texas, according to map or plat of said suburbs, said 5 acres being known as the Vickers addition to the town of Pampa according to map or plat of said addition which is duly recorded in the deed records of Gray County, Texas, to which reference is hereby made for a more complete description thereof, having and excepting from said property Lots Nos. 8 and 9, in Block No. 2, and Lots Nos. 12 to 17, both inclusive, in Block No. 2, of said addition. That afterwards, to-wit: On August 29th, 1926, the defendants above named unlawfully entered upon the above described lands and premises and dispossessed plaintiffs thereof and the said premises are of a reasonable rental value of \$50.00 per annum. Plaintiffs pray judgment for title to and the actual possession of the above described lands and premises as against each and all of the defendants, together with judgment for their rents and damages, and all costs of suit. Plaintiffs plead in the alternative, in the second count of their petition and in subordination to their rights under the foregoing allegations that on August 19, 1926, the defendant A. Zachorow executed and delivered four negotiable promissory notes, payable to the order of plaintiff G. W. Culbertson, the first being for the sum of \$1,000.00 and the last three being for the sum of \$1,352.33, each, the first of said notes bearing interest from date until paid at the rate of 4 per cent per annum, being payable on or before 90 days after its date, and the last three of said notes being payable on or before two and three years, respectively, after their date, each of said notes containing the provision that default in the payment of any one of the notes gives the holder the right to mature all of same, said notes containing the usual 10 percent attorney's fee clause and the said notes were executed and delivered in part payment for the property described in the first count of said petition and above set out and that contemporaneously with the execution of said notes the plaintiffs executed and conveyed to said A. Zachorow a deed conveying the above described property to him and in said deed retained the vendor's lien to secure the due payment of the said notes and that plaintiffs are the owners and holders of the unpaid legal title to the above- said land. Plaintiffs allege that the defendant Zachorow has made default in the payment of said \$1,000.00 note and that they have elected to enforce all of said notes and that they have placed the same in the hands of their attorneys for collection and have agreed to pay their attorneys 10 percent upon the amount due upon said notes as a reasonable attorney's fee and that they have a valid lien upon all of the above described property; plaintiffs also give notice that contemporaneously with the filing of said petition plaintiffs have filed a certified copy of the original original deed from the defendant A. Zachorow, the original of said deed being in the possession of defendant A. Zachorow, and a possession of it instead of the original of it as necessary evidence in case of its non-production at trial of this cause. Plaintiffs pray that the execution of the original of said original deed be made by the other defendants in this cause other than the said A. Zachorow, and that they be held in contempt for failing to do so.

newspaper published in the County of Gray if there be a newspaper published therein, but if not, then in a newspaper published in the nearest County to said Gray County, for four consecutive weeks previous to the return day hereof, Abbie A. Randall, the unknown heirs of Abbie A. Randall, Robert S. Randall, the unknown heirs of Robert S. Randall, S. D. McElroy, W. W. McElroy, Orra Huey, Oscar Seward and H. A. Hill, whose residences are unknown, to be and appear before the Honorable District Court, at the next regular term thereof, to be holden in the County of Gray at the Court House thereof, in Lefors, Texas, on the 28th day of February, A. D. 1927, then and there to answer a petition filed in said Court on the 27th day of January, A. D. 1927, in a suit numbered on the Docket of said Court No. 1677, wherein J. S. Morse, C. C. Bogan, Roxana Petroleum Corporation, Gulf Production Co., The Empire Gas & Fuel Co., Roy Poole, Ben Golding, R. B. Kay and Paul H. Matlock are plaintiffs and Enola G. Allen, Abbie A. Randall, Robert S. Randall, the unknown heirs of Robert S. Randall, Ora Huey, Oscar Seward, S. D. McElroy, W. W. McElroy and H. A. Hill are defendants. The nature of the plaintiffs' demand being as follows, to-wit: Suit by plaintiffs against above named defendants in trespass to try title, and in which plaintiffs allege that on the 1st day of January, 1927 they were in the peaceable possession of the property hereinafter described, owning, holding and claiming the same in several proportions and interests hereinafter mentioned, said property being described as follows:

All of section No. 3, in Block No. 25, H. & G. N. Co., original grantee, Certificate No. 7-1866, Abstract No. 60, situated in Gray County, Texas; and all of Section No. 66 in Block No. 25, H. & G. N. Ry. Co., Surveys, Certificate No. 12-2537, Abstract No. 1241, situated in Gray County, Texas. On the date aforesaid plaintiff J. S. Morse was owning, holding, and claiming all of the above described property in fee simple, subject only to the rights of his coplaintiffs herein and to the oil and mineral rights under said lands as hereinafter more fully set out. On said date plaintiff C. C. Bogan was owning, holding and claiming an undivided seven-eighths of the oil and mineral rights in and under all of the North one-half of the Northeast one-fourth of Section 3, in Block No. 25 aforesaid, under and by virtue of a lease of date August 25th, 1926, from his coplaintiff J. S. Morse and wife, which is duly recorded in Vol. 2, at page 472 of the Oil and Gas Lease Records of Gray County, Texas. On said date plaintiff Roxana Petroleum Corporation was owning, holding and claiming an undivided seven-eighths of the oil and mineral rights in and under the Southeast Quarter of Section 3, in Block No. 25, above described, under and by virtue of a lease of date June 8th, 1926, from plaintiff J. S. Morse and wife to which is duly recorded in Vol. 2, at page 455 of the Oil and Gas Lease Records of Gray County, Texas. On said date plaintiff Gulf Production Company was owning, holding and claiming an undivided seven-eighths of the oil and mineral rights in and under the North one-half of the Southwest one-fourth of said Section No. 3, in Block No. 25 above described, claiming the same under and by virtue of a lease of date June 14th, 1926, from J. S. Morse and wife to W. H. Holmes, which is duly recorded in Vol. 2, at page 112 of the Oil and Gas Lease Records of Gray County, Texas, and by transfer and assignment thereof from said W. H. Holmes to itself of date October 15th, 1923, which is duly recorded in Vol. 23, at page 582 of the Deed Records of Gray County, Texas. On said date plaintiff The Humble Company was owning and claiming an undivided seven-eighths of the oil and mineral rights in and under the Northwest one-fourth of Section No. 66, in Block No. 25, aforesaid, under and by virtue of a lease of date July 21st, 1926, to itself from J. S. Morse and wife which is duly recorded in Vol. 30, at page 388 of the Deed Records of Gray County, Texas. On said date plaintiff The Empire Gas & Fuel Company was owning, holding and claiming an undivided seven-eighths of the oil and mineral rights in and under the Northeast one-fourth of said Section No. 66 in Block No. 25 above described, claiming the same under and by virtue of a lease of date June 29th, 1927, to itself from George P. Colebank which is duly recorded in Vol. 1, at page 163 of the Oil and Gas Lease Records of Gray County, Texas. On said date plaintiffs Roy Poole and Ben Golding were owning, holding and claiming, jointly, an undivided seven-eighths of the oil and mineral rights in and under the Southwest one-fourth of said Section No. 66, in Block No. 25 aforesaid, claiming the same under and by virtue of a lease of date July 12th, 1924, from the American National Bank of McLean, Texas, to W. H. Holmes, which is duly recorded in Vol. 1, at page 457 of the Oil and Gas Lease Records of Gray County, Texas, and by transfer and assignment from W. H. Holmes to themselves which is dated October 9th, 1924, and duly recorded in Vol. 27, at page 235 of the Deed Records of Gray County, Texas. On said date plaintiffs R. C. Kay and Paul H. Matlock were owning, holding and claiming, jointly, an undivided seven-eighths of the oil and mineral rights in and under the East one-half of the Southeast one-fourth of said Section 66, in Block 25, aforesaid, holding and claiming the same under and by virtue of a lease of date June 22, 1926, from plaintiff J. S. Morse and wife to themselves which is duly recorded in Vol. 32, at page 69 of the Deed Records of Gray County, Texas. On the day and year aforesaid, to-wit: January 1st, 1927, the defendants herein unlawfully entered upon the above described premises and dispossessed plaintiffs thereof, and they now unlawfully withhold possession thereof from plaintiffs, all to their damage in the sum of \$30,000.00. Contemporaneously with the filing hereof plaintiffs have filed with the clerk of this court certified copies of the following original instruments, none of which are in the possession of the plaintiffs in this cause, all of same being lost or destroyed or in the possession of the defendants herein, and which copies plaintiffs will use as evidence in their behalf at trial of this cause, to-wit: Patent of date June 24, 1890, for Survey No. 3 above described, to the Texas Land Company, which is duly recorded in Vol. 168 of the Patent Records in the files of the Commissioner of the General Land Office and a copy of which was filed for record in Gray County, Texas, April 9, 1914, and duly recorded in Vol. 1, at page 153 of the Patent Records of Gray County, Texas; Deed of date November 20, 1880, from Texas Land Company to New York and Texas Land Company, Ltd., which is duly recorded in Vol. 7, at pages 154-158 of the Deed Records of Gray County, Texas; deed of date April 22, 1887, from the New York & Texas Land Company, Ltd., to William Walter Phelps, filed for record May 11, 1887, and duly recorded in Volume 3, at pages 96-99 of the Deed Records of Gray County, Texas; probate proceeding and last will and testament of William Walter Phelps filed for record August 16, 1894, and recorded in Vol. 5, at pages 204-210 of the Deed Records of Gray County, Texas; deed of date August 24, 1894, from John J. Phelps, et al. to Thomas R. White, Jr., filed for record September 30, 1894, and recorded in Vol. 8 at pages 1 to 7 of the Deed Records of Gray County, Texas; Power of attorney dated September 11, 1892, from Thomas R. White, Jr., to Ira H. Evans, duly recorded in Vol. 6, at pages 10 to 14 of the Deed Records of Gray County, Texas; deed dated April 15, 1902, from Thomas R. White, Jr., by his attorney Ira H. Evans, to C. J. Miner, filed for record May 29, 1902, recorded in Volume 7, at page 125 of the Deed Records of Gray County, Texas; deed of date August 11, 1911, from C. J. Miner to Abbie A. Randall, filed for record August 14, 1911, recorded in Vol. 16, at page 364 of the Deed Records of Gray County, Texas; deed of date January 31, 1912, from Abbie A. Randall to H. L. Randall, filed for record February 5, 1912, and duly recorded in Vol. 15, at page 526 of the Deed Records of Gray County, Texas; deed of date April 10, 1913, from H. L. Randall to R. R. Faulkner, filed for record November 24, 1913, and recorded in Vol. 18, at pages 597 to 598 of the Deed Records of Gray County, Texas; deed of date November 17, 1913, from R. R. Faulkner to J. S. Morse, which was filed for record June 24, 1914, and recorded in Volume 17, at page 212 of the Deed Records of Gray County, Texas; patent from the State of Texas to W. A. Fowler, dated December 23, 1920, filed for record January 15, 1921, and recorded in Volume 1, at page 333 of the Patent Records of Gray County, Texas; deed of date December 14, 1908, from W. A. Fowler and wife to C. J. Miner, filed for record December 17, 1908, and recorded in Vol. 14, at page 120 of the Deed Records of Gray County, Texas; deed of date January 2, 1914, from R. R. Faulkner and wife to F. M. Faulkner, filed for record September 19, 1919, and recorded in Vol. 21, at page 180 of the Deed Records of Gray County, Texas; deed of date April 20, 1917, from F. M. Faulkner and wife to George P. Colebank, filed for record May 10, 1917, and recorded in Volume 16, at page 136 of the Deed Records of Gray County, Texas; deed of date May 17, 1924, from George P. Colebank and wife to C. L. Cooke, filed for record August 20, 1924, and recorded in Vol. 27, at page 164 of the Deed Records of Gray County, Texas; deed of date December 9, 1922, from C. L. Cooke and wife to the American National Bank of McLean, Texas, filed for record February 8, 1924, and recorded in Vol. 26, at page 117 of the Deed Records of Gray County, Texas; deed of date August 30, 1924, from the American National Bank of McLean, Texas, to E. E. Masterman and C. Q. Chandler, filed for record September 8, 1924, and duly recorded in Vol. 26, at page 603 of the Deed Records of Gray County, Texas; deed of date December 16, 1925, from C. Q. Chandler and other to George Theis, Jr., filed for record February 3, 1926, and recorded in Vol. 28, at page 555 of the Deed Records of Gray County, Texas; and deed of date June 4, 1926, from E. E. Masterman and others to J. S. Morse, filed for record June 16, 1926, and recorded in Volume 29, at page 563 of the Deed Records of Gray County, Texas.

Plaintiffs pray that the defendants be cited to appear and answer hereof and that at trial hereof a guardian ad litem be appointed for the said Enola G. Allen and that plaintiffs have judgment against the defendants, and each and all of same, for the title to and actual possession of the above described lands and premises, in the several proportions and interests hereinafter set out, as well as for all costs of this suit. HEREIN FAIL NOT, And have you before said Court, on the 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 Lefors, this, the 27th day of January, A. D. 1927.

CHARLIE THUT Clerk, District Court, Gray County, Texas. (SEAL) 55-7-9-61

CITATION BY PUBLICATION TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY—GREETING:

YOU ARE HEREBY COMMANDED, that you summon by making publication of this Citation in some newspaper published in the County of Gray if there be a newspaper published therein, but if not, then in a newspaper published in the nearest County to said Gray County, for four consecutive weeks previous to the return day hereof, J. B. Nobles, C. H. Carmichael, and M. A. Moriarty, each of whose residence is unknown, to be and appear before the Hon. District Court, at the next regular term thereof, to be holden in the County of Gray at the Court House thereof, in Lefors, Texas, on the 28th day of February, A. D. 1927, then and there to answer the plaintiffs' first amended original petition filed in said Court, on the 23rd day of January, A. D. 1927, in a suit numbered on the Docket of said Court No. 1645, wherein G. W. Culbertson and Maggie Culbertson are plaintiffs and A. Zachorow, F. L. Leech, J. B. Nobles, C. H. Carmichael, M. A. Moriarty, Kenneth Johnson, S. J. Houston, J. L. Long, G. J. Stromberg, G. S. Wells and A. J. Hoover are defendants. The nature of the plaintiffs' demand being as follows, to-wit: Plaintiffs allege that on August 30th, 1926, they were in the actual and peaceable possession of the following described lands and premises, owning, holding and claiming the same in fee simple, to-wit: All of the North 5 acres of Plot No. 141, of the Suburbs of Pampa, Gray County, Texas, according to map or plat of said suburbs, said 5 acres being known as the Vickers addition to the town of Pampa according to map or plat of said addition which is duly recorded in the deed records of Gray County, Texas, to which reference is hereby made for a more complete description thereof, having and excepting from said property Lots Nos. 8 and 9, in Block No. 2, and Lots Nos. 12 to 17, both inclusive, in Block No. 2, of said addition. That afterwards, to-wit: On August 29th, 1926, the defendants above named unlawfully entered upon the above described lands and premises and dispossessed plaintiffs thereof and the said premises are of a reasonable rental value of \$50.00 per annum. Plaintiffs pray judgment for title to and the actual possession of the above described lands and premises as against each and all of the defendants, together with judgment for their rents and damages, and all costs of suit. Plaintiffs plead in the alternative, in the second count of their petition and in subordination to their rights under the foregoing allegations that on August 19, 1926, the defendant A. Zachorow executed and delivered four negotiable promissory notes, payable to the order of plaintiff G. W. Culbertson, the first being for the sum of \$1,000.00 and the last three being for the sum of \$1,352.33, each, the first of said notes bearing interest from date until paid at the rate of 4 per cent per annum, being payable on or before 90 days after its date, and the last three of said notes being payable on or before two and three years, respectively, after their date, each of said notes containing the provision that default in the payment of any one of the notes gives the holder the right to mature all of same, said notes containing the usual 10 percent attorney's fee clause and the said notes were executed and delivered in part payment for the property described in the first count of said petition and above set out and that contemporaneously with the execution of said notes the plaintiffs executed and conveyed to said A. Zachorow a deed conveying the above described property to him and in said deed retained the vendor's lien to secure the due payment of the said notes and that plaintiffs are the owners and holders of the unpaid legal title to the above- said land. Plaintiffs allege that the defendant Zachorow has made default in the payment of said \$1,000.00 note and that they have elected to enforce all of said notes and that they have placed the same in the hands of their attorneys for collection and have agreed to pay their attorneys 10 percent upon the amount due upon said notes as a reasonable attorney's fee and that they have a valid lien upon all of the above described property; plaintiffs also give notice that contemporaneously with the filing of said petition plaintiffs have filed a certified copy of the original original deed from the defendant A. Zachorow, the original of said deed being in the possession of defendant A. Zachorow, and a possession of it instead of the original of it as necessary evidence in case of its non-production at trial of this cause. Plaintiffs pray that the execution of the original of said original deed be made by the other defendants in this cause other than the said A. Zachorow, and that they be held in contempt for failing to do so.

per annum, interest payable semi-annually; said contract further provided that within a period of seven days from date thereof plaintiff would furnish to the said Goalstone a complete abstract of title showing good and merchantable title in himself to said property, and that the deal between them would be consummated upon said date of September 29, 1926, by making the cash payment of \$9,000.00 above mentioned and the execution and delivery of the aforesaid note; said contract further distinctly provided that in the event the said Goalstone should fail to make payment of said sum of \$9,000.00 within a period of sixty days after the date of the delivery of the abstract of title covering said property by plaintiff to him, that then and in that event the sum of \$1,000.00 so deposited with plaintiff at time of signing said contract should be forfeited to plaintiff as liquidated damages, and said contract further provided as follows: "In that event this contract shall thereafter be cancelled and held for naught as to all parties hereto." Plaintiff further alleges that, in compliance with the terms of said contract, he delivered to the defendant Goalstone or his agents an abstract of title covering said property, prepared and certified by Siler Faulkner & Company said abstract showing a good and merchantable title to said property to be vested in plaintiff, said abstract being delivered to the defendant Goalstone or his agents within a period of seven days from the date of the aforesaid contract and, further, that plaintiff complied in every particular with the terms of said contract and with the duties devolved upon him under the terms thereof. Plaintiff further alleges that under date of September 1, 1926, by purported written assignment of that date all of the defendants named, other than the defendant B. H. Ruschnevsky, purported to assign their rights under the terms of the aforesaid contract by and between plaintiff and defendant Goalstone to the defendant Ruschnevsky and that thereupon some one of the defendants in this cause caused a copy of said written contract of July 29, 1926 and said purported assignment thereof to be recorded in the deed records of Gray County, Texas, same having been filed for record on September 8th, 1926, and which appear of record in Volume 31, at page 189 of such deed records. Plaintiff further alleges that each and all of the defendants in this cause wholly failed to comply with the terms of said contract of July 29th, 1926 by and between plaintiff and defendant Goalstone and that they, and each and all of same, have wholly failed to make payment of the \$9,000.00 called for by the terms of said contract and that none of the defendants have ever tendered or offered to tender said sum of \$9,000.00 in cash or any sum of money whatsoever in compliance with the terms of said contract nor have they ever tendered or offered to tender their note in accordance with the terms of said contract and that by reason of the express provisions of said contract all rights which might have otherwise been acquired by the defendant Goalstone or his assignees by virtue of the terms thereof have long ago been terminated and forfeited but that the recording of the aforesaid contract has cast a cloud upon the title to plaintiff's property and that in the event the same be not removed by proper decree of this court that plaintiff will suffer irreparable injury. Plaintiff prays, in the alternative, that if he be not granted judgment under the first count of said petition that he have judgment against the defendants, and each of same cancelling and annulling of record all rights and interests of the defendants herein, and each of same, under the terms of the aforesaid contract and that the cloud cast upon the plaintiff's title by virtue of the recording thereof be removed and that plaintiff be quieted in his title to said property; plaintiff prays for such other and further relief, general or special, legal or equitable as may be his due upon the facts shown, as well as for all costs of suit.

HEREIN FAIL NOT, And have you before said Court, on the 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 Lefors, this, the 22nd day of January, A. D. 1927.

CHARLIE THUT Clerk District Court, Gray County, Texas. (SEAL) 55-7-9-61

CITATION BY PUBLICATION TO THE SHERIFF OR ANY CONSTABLE OF GRAY COUNTY—GREETING:

YOU ARE HEREBY COMMANDED, that you summon by making publication of this Citation in some newspaper published in the County of Gray if there be a newspaper published therein, but if not, then in a newspaper published in the nearest County to said Gray County, for four consecutive weeks previous to the return day hereof, J. B. Nobles, C. H. Carmichael, and M. A. Moriarty, each of whose residence is unknown, to be and appear before the Hon. District Court, at the next regular term thereof, to be holden in the County of Gray at the Court House thereof, in Lefors, Texas, on the 28th day of February, A. D. 1927, then and there to answer the plaintiffs' first amended original petition filed in said Court, on the 23rd day of January, A. D. 1927, in a suit numbered on the Docket of said Court No. 1645, wherein G. W. Culbertson and Maggie Culbertson are plaintiffs and A. Zachorow, F. L. Leech, J. B. Nobles, C. H. Carmichael, M. A. Moriarty, Kenneth Johnson, S. J. Houston, J. L. Long, G. J. Stromberg, G. S. Wells and A. J. Hoover are defendants. The nature of the plaintiffs' demand being as follows, to-wit: Plaintiffs allege that on August 30th, 1926, they were in the actual and peaceable possession of the following described lands and premises, owning, holding and claiming the same in fee simple, to-wit: All of the North 5 acres of Plot No. 141, of the Suburbs of Pampa, Gray County, Texas, according to map or plat of said suburbs, said 5 acres being known as the Vickers addition to the town of Pampa according to map or plat of said addition which is duly recorded in the deed records of Gray County, Texas, to which reference is hereby made for a more complete description thereof, having and excepting from said property Lots Nos. 8 and 9, in Block No. 2, and Lots Nos. 12 to 17, both inclusive, in Block No. 2, of said addition. That afterwards, to-wit: On August 29th, 1926, the defendants above named unlawfully entered upon the above described lands and premises and dispossessed plaintiffs thereof and the said premises are of a reasonable rental value of \$50.00 per annum. Plaintiffs pray judgment for title to and the actual possession of the above described lands and premises as against each and all of the defendants, together with judgment for their rents and damages, and all costs of suit. Plaintiffs plead in the alternative, in the second count of their petition and in subordination to their rights under the foregoing allegations that on August 19, 1926, the defendant A. Zachorow executed and delivered four negotiable promissory notes, payable to the order of plaintiff G. W. Culbertson, the first being for the sum of \$1,000.00 and the last three being for the sum of \$1,352.33, each, the first of said notes bearing interest from date until paid at the rate of 4 per cent per annum, being payable on or before 90 days after its date, and the last three of said notes being payable on or before two and three years, respectively, after their date, each of said notes containing the provision that default in the payment of any one of the notes gives the holder the right to mature all of same, said notes containing the usual 10 percent attorney's fee clause and the said notes were executed and delivered in part payment for the property described in the first count of said petition and above set out and that contemporaneously with the execution of said notes the plaintiffs executed and conveyed to said A. Zachorow a deed conveying the above described property to him and in said deed retained the vendor's lien to secure the due payment of the said notes and that plaintiffs are the owners and holders of the unpaid legal title to the above- said land. Plaintiffs allege that the defendant Zachorow has made default in the payment of said \$1,000.00 note and that they have elected to enforce all of said notes and that they have placed the same in the hands of their attorneys for collection and have agreed to pay their attorneys 10 percent upon the amount due upon said notes as a reasonable attorney's fee and that they have a valid lien upon all of the above described property; plaintiffs also give notice that contemporaneously with the filing of said petition plaintiffs have filed a certified copy of the original original deed from the defendant A. Zachorow, the original of said deed being in the possession of defendant A. Zachorow, and a possession of it instead of the original of it as necessary evidence in case of its non-production at trial of this cause. Plaintiffs pray that the execution of the original of said original deed be made by the other defendants in this cause other than the said A. Zachorow, and that they be held in contempt for failing to do so.

To the Sheriff or any Constable of Gray County—GREETING: YOU ARE HEREBY COMMANDED, to summon the unknown heirs and legatees of Lewis L. Bergland, Hannah Bergland, A. J. W. Funk, T. H. Gentry, J. C. Stewart, J. M. Olson, Swan Johnson, and Julia M. Bergland, by making publication of this Citation once 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 not, then in the nearest County where a newspaper is published, to appear at the next regular term of the District Court of Gray County, to be holden at the Court House thereof, in Lefors, Texas, on the 4th Monday in February, A. D. 1927, the same being the 28th day of February, A. D. 1927, then and there to answer to a petition filed in said Court on the 24th day of January, A. D. 1927, in a suit, numbered on the docket of said Court as No. 1670, wherein J. M. Shaw is Plaintiff, and the unknown heirs and legatees of Lewis L. Bergland, Hannah Bergland, A. J. W. Funk, T. H. Gentry, J. C. Stewart, Swan Johnson, and Julia M. Bergland are Defendants, and said petition being in regular form of trespass to try title to the Travis Leach Survey in Gray County, Texas, abstract No. 527, patent No. 436, Vol. 23. Also claiming title under the 3, 5, and 10 year statutes of limitation, alleging that the character



**THE WHY OF SUPERSTITIONS**  
By H. IRVING KING

**SASSAFRAS WOOD**

IN SOME parts of the country they simply say that it is bad luck to burn sassafras wood. In other sections they go more into details and say you must never burn this wood, for, if it cracks and sputters in the burning some one will die. The sassafras was formerly called saxafra and thus appears to have become mixed up in folk-lore with quite another genus, the genus saxifraga, the "stone-breaker" of the Romans. As the saxifraga commonly grows in rocky places forcing its way from the interstices of the stones, it was considered by the Romans as a cure for calculi, acting by sympathetic magic. Both in the sassafras and the saxifraga medicinal virtues have been ascribed from time immemorial and from time immemorial the saxifraga has been considered a mystic plant; its mystic qualities have been communicated along with its near-name to our common sassafras, formerly saxafra. When sassafras is mentioned in modern folk-lore it may mean either sassafras or saxifraga. One legend connected with the saxifraga is that when that rather hazy Hungarian King, Chalba, after a great battle with his brother, saw the field strewn with his wounded he was miraculously directed to "try sassafras" and, plucking great handfuls of the plant, cured 15,000 of his men by its application. To use as firewood a plant possessed of such mystic and therapeutic powers as the saxifraga was naturally accounted among the ancients as a crime; a destroying of a gift of the gods and therefore calculated to bring bad luck to the destroyer. The belief that the cracking and snapping of the wood as it burns indicates a death comes from a natural association of ideas. Every crack and snap calls attention to the fact that something is then being destroyed which might save a human life; something that for want of which some one will die. Thus the current superstition regarding sassafras inherited from saxifraga.

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**Belgian Women Active**

Women are going into politics in Belgium. In the province of Liege the little town of Waret-l'Evêque presents a number of woman candidates for municipal office. There is a split in the ranks of the men, but it is said women vote en masse for their sex.



**WHEN I WAS TWENTY-ONE**  
By JOSEPH KAYE

At 21—Donn Barber, Famous Architect, Had Not Yet Started Learning His Trade.

AT THE age of twenty-one I was at Yale, from where I graduated a year later. I wanted to be an illustrator or painter but my father out-argued me on that point. That was in 1893, the year of the world's fair in Chicago. I had a friend out there who invited me to visit him and I went, intending to stay a week and then come home and look for a job. "The whole scheme and the buildings of the fair fascinated me so much that I stayed a month, studying them and asking questions about them, and when I came back East I knew what I was going to be. I found a position with distinguished New York architects. But I found I was not even the beginning of an architect, but an office boy.—Donn Barber."

Mr. Barber, one of this country's greatest architects, won nine medals at the Ecole des Beaux Arts in Paris, where he went to study upon the advice of his employers, and when he came back he began a distinguished career. Many of the famous buildings in the United States were erected by him, including the beautiful Connecticut State Library and Supreme Court. It was he also who built the demonstration residence for the Better Homes in America campaign, and which was erected in Washington, back of the Treasury building. This home was modeled after the pattern of the original John Howard Payne cottage, a very handsome structure, containing seven rooms and two baths, and costing only \$15,000.

(© by McClure Newspaper Syndicate.)

**Fliers Under Handicap**

In flying at extreme altitudes, the pilot is more likely to fall than his machine, according to an article by Lieut. John A. Macready, world famous flyer, in Liberty. "The mind of the pilot," he says, "does not function normally at extreme altitude, and his readings and calculations cannot always be relied upon when he gets into the regions where the air is very light. For this reason, a large number of instruments are used to record what happens during a flight at altitudes above 30,000 feet. Eleven instruments provide a permanent record of everything that happens within the engine, within the supercharger, and also of the outside surrounding conditions."

**SAWS**  
By Viola Brothers Shore

**FOR THE GOOSE—**

IF THE last apple is sour, the whole box was sour.

A woman ought to be allowed to begin counting her age from the day she was first kissed.

The reason as women don't like to tell our age ain't on accounts the way it feels to have people know we're thirty, but the way it's gonna feel to have 'em know we was thirty, ten years ago.

**FOR THE GANDER—**

The beauty of bein' able to tickle yourself is you can laugh whenever you feel like.

By doin' it yourself you can generally keep other people from laughin' at you, praisin' you and bein' sorry for you.

News Want Ads Pay

**STUDENTS DO LANDSCAPING TO HELP PAY EXPENSES**

LUBBOCK—Four students in the agricultural department of Texas Technological College are helping to pay their way by pruning and planting trees and shrubbery, setting out grass on lawns and other landscaping work. The boys are Claude Hone of Sweetwater, winner of the agricultural scholarship last year; Tom Chapman, Vernon; Ike Walker, Tulla; and Riley Alexander, Breckenridge.

C. L. Tanner, salesman for a Wichita Falls supply company, is seriously ill at the Adams Hotel with influenza. He was taken ill Sunday and has been confined to his room at the hotel since.

**DR. EDGAR A. ELLIFF**

Eye, Ear, Nose and Throat

Glasses Fitted

Duncan Bldg. Pampa, Texas

**DELUXE CLEANERS**

"Service With A Smile"

We specialize in Cleaning and Pressing. It's an art with us.

O BOY—You should see some of our silk work. It speaks for itself.

WE CALL FOR AND DELIVER

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Phone 221

**Four-Piece Bedroom Suites**



We have some beautiful four-piece Bedroom Suites finished in four colors that we are offering at attractive prices.

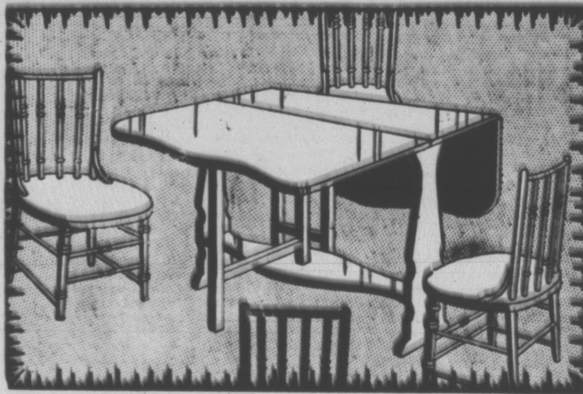
Exclusive features of these suites make them very outstanding. The dressers are equipped only with French Plate Mirrors.

**SPECIAL \$67.50**

**BREAKFAST SETS**

One of our Breakfast Sets mean much in adding charm to your home. We have a design to suit every taste.

When the meal is over, the table is put out of the way by dropping the folding sides. For beauty and appearance and years of service, these sets are superior.



FOUR CARLOADS OF FURNITURE UNLOADED TO DATE THIS MONTH

ONLY EXCLUSIVE FURNITURE STORE IN PAMPA

**G. C. MALONE**  
Furniture and Undertaking Co.

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North Main St.

Store No. 2  
South Main St.

Store No. 3  
Roxana, Texas

**Main Street Dancing Pavilion**

Will Open At

**ROXANA**

**SATURDAY NIGHT, FEB. 12**

**8 PIECE COLORED ORCHESTRA**

**SPECIAL COLORED ENTERTAINER**

Dancing every Tuesday, Thursday and Saturday, 9 P. M. to 12 midnight. After midnight by special arrangement.

Watch for announcement of our Formal Opening which will be held soon.

**MRS. A. C. RYLAND**  
Prop.