

THE CASTRO COUNTY NEWS

OFFICIAL COUNTY PAPER

YOUR HOME NEWSPAPER

VOLUME XI

DIMMITT, CASTRO COUNTY, TEXAS, THURSDAY, JUNE 6, 1935

NUMBER IX

Young Democratic Club Formed In Castro County Monday Eve

Softball League Gets Under Way With Large Crowds Present

TO ATTEND TEXAS CONVENTION

LOCAL ORGANIZATION TO ATTEND STATE CONVENTION AT AMARILLO THIS WEEK

In what was said by visiting state officials to have been one of the most enthusiastic and best meetings of its sort ever held in the Panhandle, Castro County's Young Democratic Club was formally organized and affiliated with the State and national groups. At Monday evening's meeting the local group had the honor of being visited by many neighboring and state officials. Possibly no other minor county organization of the entire West Texas has been visited upon its organization by such a group and certainly none proved more enthused over such a splendid array of speakers and all-around good fellows. In the visitor's list were O. C. (Red) Christie, state secretary; Jack Hixon, chairman of the Dallas organization; T. A. Wall of the Amarillo group; Mr. Lemons, president of the Swisher county organization and Messrs. Schroeder, Gilliland and Mitchell of the newly formed Deaf Smith Club.

Temporary chairman Swain Burkett presided at the meet and opened with a few explanatory remarks concerning the purposes of such an organization. His words were elaborated upon by Secretary Christie who delivered a splendid brief address, while others responded upon introduction with interesting sidelights of the organization or the coming conventions of the West Texas and State conventions.

In the election of officers for the Castro County Young Democratic Club Swain Burkett was elected county chairman; Chas. McLean, president; Chas. E. (Sandy) Youts, 1st vice-president; Tom Bice, 2nd vice-president; Mayme Cox, secretary; Tom Hanks, Treasurer; Pete Whitlow, sergeant-at-arms; Sam Braswell, Jr., parliamentarian.

A discussion on the conventions to be held in Amarillo Thursday, Friday and Saturday at Amarillo was held following the election of officers. Sam Braswell was chosen as chairman of the Castro County Delegation to the regional and state conventions, and the membership of the local club was named as delegates to the sessions.

Members composing the Castro county club are Chas. E. Youts, M. H. Fowlkes, Mayme Cox, Swain Burkett, B. W. Shipley, J. N. Cooper, T. A. Singer, Arthur Headley, Ray Cowsett, Sam M. Braswell, Fred Boswell, Christine Parks, Tom Hanks, Greer Estes, Wade Dent, Ed West, Chas. Pyles, Chas. McLean, Elvis Burch, Lester Cooper, O. Stephens, Norma Cowsett, Buck Woods, Joe Butler, G. W. Brown, Percy Estes, C. O. Byrnes, Thos. Bice, Mrs. Thos. Bile, E. N. Mitchell, W. G. Baxter, Henry Stalcup, K. E. Turner, Glenn Hickman, J. W. Webb, J. A. Maynard, Olin Rice.

Chairman Burkett states that this list was compiled hurriedly and if there are any names omitted or should others desire to affiliate with the local club to please notify him at their earliest convenience.

Mr. and Mrs. J. B. Spikes and son and Mrs. Bob Higginbotham of Amarillo spent Sunday in the home of their sisters, Mmes. W. O. Wright and R. B. Boren.

Mrs. Woodman of Lockney spent the week end in the home of her sister, Miss Bernice Wisdom.

NEW MONEY CROP EXPECTED IN CASTRO COUNTY WITH CONSTRUCTION OF COTTON GIN

RAIL HEARING IS POSTPONED

HEARING FOR JUNE 6 POSTPONED GIVING THE LOCAL CAUSE MORE TIME

Local efforts to again postpone the scheduled hearing for the proposed discontinuation of passenger service on the Fort Worth & Denver Railway between Plainview and Dimmitt and also reduce the number of freight trains to a minimum of two trains each way per week. Postponement was first gained a month ago when a delegation requested the commission to delay the hearing. This was granted with the date reset for June 6, at Plainview.

Two weeks ago the local committee foresaw the futility of being able to gather the necessary information to battle the proposed move on the part of the railroad at this time and prayed that a further postponement be granted. The fore part of the week the following order was received from the Railroad Commission:

"IT IS ORDERED by the Railroad Commission of Texas that the above numbered and entitled cause, now set for Public hearing before the Commission at Plainview, Texas, on June 6, 1935, be and the same is hereby postponed, for hearing, to a date to be announced later.

RAILROAD COMMISSION OF TEXAS

Ernest O. Thompson, Chairman
C. V. Terrell, Commissioner
Lon A. Smith, Commissioner

WILL VOTE ON 7 AMENDMENTS

TEXAS VOTERS WILL VOTE ON SEVEN AMENDMENTS ON SATURDAY, AUGUST 24TH

Texas voters will go to the polls on the fourth Saturday in August, 1935, and cast ballots in an election ordered by the recent session of Texas Legislators for the seven proposed Constitutional Amendments.

They are as follows:
Submitting repeal of dry clause of State Constitution, and whether the state dispensary or state control system shall be used. (This latter is to be voted upon in the general election November 3, 1936)
Submitting on August 24, this year, an amendment to the Constitution providing free text books for pupils in private schools.

An amendment permitting persons to be committed to state hospitals for mental observation without trial by jury.

Submitting an amendment authorizing the legislature to provide old-age pensions but forbidding issuance of state bonds for that purpose.

An amendment for placing officers on salary basis and abolish fee system. It would be mandatory to all district officers and to county officers in counties of more than 20,000 population and optional with commissioners court in counties of less population and generally optional as to precinct officers.

A Constitutional Amendment to permit trial courts to extend suspended sentences in all convictions, to place defendants on pro-

SENIOR CLUB OFFICERS INSTALLED AT LOVELY BREAKFAST

In the parlors of the First Methodist Church made lovely with gleaming trellees interwoven with climbing vines and sprinkled with gorgeous pink and white carnations, new officers of the Senior Study club were installed with an installation breakfast May 28th at 9 o'clock.

With Mrs. R. E. Cogswell, presiding as toastmistress for the occasion the group was served a sumptuous breakfast menu consisting of Tomato Cocktail, Grape Fruit, Cream Toast, Brookfield Sausage, Jelly, Coffee

New officers installed were Mrs. Ray Sheffy, president; Mrs. Henry Stalcup, Vice-President; Mrs. Goodwin Miller, secretary; Mrs. Willis Jones, parliamentarian and Mrs. R. B. Boren, reporter.

Lovely corsages of gladiolas were presented to each of the retiring officers as a token of appreciation and esteem from the membership of the club.

EASTER HOME DEMONSTRATION CLUB IN FINE MEETING

The Easter Home Demonstration Club met with Mrs. Tom Troy Maxwell with Miss Izora Clark in charge of the program. She gave us the trend of fashions. More fullness in the blouse with perfectly straight sides lines in the skirt. If any fullness allowed let it be in pleats or flares at the front and back. Collars were shown in various shapes. The collar having vestee effect is good also the one giving a high neckline. Odd ways in belt fastening doing away with buckles and slides.

On sport dresses the wave plaited belts and pom-pom, on a high neck line with out collar made of contrasting colors are very good. Miss Clark gave a report of the meeting held at Canyon three weeks ago.

From this we learned that we women of today are living in luxury compared to the life of the first white women who came to this vast plains country.

The club voted to send Mrs. J. M. Wright to short course at College Station the latter part of July. They will sponsor a play some time soon to be given at the Easter school house to raise funds.

The hostess served refreshments to Mesdames Randal, Slemmons, Frye, Chambliss, Walton, Fay and Wright and Miss Clark and Carl Frye.

DIMMITT BASEBALL TEAM TO PLAY AMARILLO SUNDAY

The News has been asked to announce that at 2 p. m. Sunday the Dimmitt baseball team will be hosts to the strong Amarillo Furniture club on the local baseball diamond east of the city. The furniture men have one of the best clubs in this part of the Panhandle, having won eight out of nine games played this season. Every one is invited to be on hand and help the homelings break into the win column.

Permitting special legislative session to propose Constitutional Amendments in case of dire calamity. At present only regular sessions can submit such amendments. This would permit the submission of another issue of state relief bonds if necessary.

COTTON GIN BEING BUILT HERE

CASTRO COUNTY SEEN AS EXCELLENT COTTON PRODUCING SECTION

King Cotton is destined to raise his head among the other money crops of Castro County this fall. So sure is this believed in this area that work is being rushed at the present time on installation of machinery and other improvements on the old gin just east of Dimmitt. Mr. Walker of Muleshoe is directing the construction and other work relative to the installation of the ginning equipment and engine rooms. He states that the unit will probably be finished by June 15 with the tuning up process being undertaken immediately afterwards.

With the completion of the modern ginning plant it is certain that Dimmitt will enjoy the unusual but most pleasant sight of cotton wagons to the merry hum of the ginning equipment. Already there are a number of farmers who will in part make up the loss of the wheat yield this season by raising the lint commodity while every day brings other farmers to the determination to give the cotton crop a chance to prove its worth to the high plains country.

TEXAS ASKING FOR ROAD FUNDS

HOPE TO HAVE ROADS COMPLETED BEFORE TEXAS CENTENNIAL NEXT YEAR

In a determined effort to obtain \$100,000,000 for gap-closing on Texas highways before the Centennial and the opening of the Mexico City road, Harry Hines, new chairman of the State Highway Commission, will head a delegation of Texas leaders to Washington in mid-June, he has announced.

His hope is to impress the federal administration with the fact that the building of modern highways in Texas can provide more and better and quicker employment than weed-cutting, ditching or many of the other former CWA activities. It can do this, he contends, with minimum waste or abuses, and the results will be useful, permanent, revenue-producing facilities.

Accompanying Chairman Hines to the capital will be the other commissioners, Gibb Gilchrist, state highway engineer, Col. Ike Ashburn of the Texas Good Roads Association and envoys from many other groups.

Gov. James V. Allred favors utilization of road-building as a means of unemployment relief in Texas, and has wired his view to President Roosevelt.

"Well over 90 per cent of the Texas road dollar goes to labor either on the job or in the factories, mills and pits behind it," Mr. Hines explained, "and this is why we hope to get some of the money from purely temporary relief projects shifted to it."

"Texas should get over \$50,000,000 for roads and grade separations from appropriations already made, and we will ask for \$40,000,000 more. We have the plans all ready for badly-needed roads that will exceed this amount, and we can get them under way

JUNIOR STUDY CLUB ENTERTAINS SENIOR CLUBBERS

Members of the Junior Study club were hostesses to the Senior Study club at the home of Mrs. Woodson Brown Wednesday, May 29, with an open house reception from 4 to 6 o'clock.

Cut flowers adorned the entertaining rooms with table decorations of red peonies adding more to the loveliness of the occasion. In the receiving line were Mesdames Carroll Gunter, Buck Woods and Mrs. Woodson Brown. Mrs. Brown also presided over the tea table during the afternoon.

A lovely plate lunch adorned with plate favors of fresh rose buds and baby breath was served the guests.

ARNEY DEMONSTRATION CLUB WORKS ON QUILT

The bedspread, being made by the Demonstration Club women of this county, visited the Arney Club on Friday, May 24. The women worked on it at the home of Mrs. Virgil Norman. All present enjoyed the report of the two wardrobe demonstrators who had visited Plainview the day before when Mrs. Barnes of College Station gave "Color and its Use". Mrs. V. Norman and Mrs. Walter Graham are the wardrobe demonstrators.

The club voted to sell lunch at an auction sale May 28 at the George Ward place.

Sometimes men drink coffee even in hot weather, at least such was the findings of the Arney H. D. Club Tuesday, May 28, when they served 100 cups of it with a doughnut, piece of pie or cake at the sale. Five cents thank you—yes sandwiches at five cents. Made the meal complete despite these depression prices. \$9.90 was made by the club.

Cotton farmers are still up against huge stocks of cotton. Various figures are given but the New York Cotton Exchange Service says that, on April 30th, supplies of American cotton in this county totaled 9,259,000 bales. This is a drop from the 9,850,000 bales of last year but far more than the 4,656,000 bales that were around in 1929.

It will take some time to dispose of the huge cotton surplus and until this is done cotton planters might as well make up their mind to have some form of control. It doesn't make much difference where the control comes from so long as it is directed in the interest of the growers.

Last week a number of officials of electric plants, publicly owned, were in Washington to attend a conference called by Morris L. Cooke, Administrator, Rural Electrical Administration.

They found out, among other things, that private companies have progressed very slowly in carrying electricity to the farms and that only 800,000 of the more than 6,000,00 farms in the country have current available.

Farmers who read about this conference should not expect the government or the public plants to come out and force them to use power. They should get busy

swiftly." The highway chairman explained that he has no thought of disturbing the many worthwhile city and community projects to be presented through PWA, but only random and unplanned work relief.

ATTEND TULIA HIGHWAY MEET

LOCAL DELEGATION ATTEND HIGHWAY MEETING AT TULIA TUESDAY

A delegation of interested Castro county citizens, T. A. Singer, Wade Dent, Ozro Stephens, N. H. Horton and Judge Percy Estes, made the trip to Tulia Tuesday afternoon of this week and attend a highway meeting which is hoped will bring about the designation of Highway 86 through Swisher county to Silverton, Quitaque, Estelline, Childress, Wellington and into Oklahoma, thus giving Dimmitt and Castro county the benefits of a transcontinental highway from East to West.

Plans were formulated to secure the remaining right-of-way in Swisher county which will complete the road. The Swisher commissioners are starting to work this week to secure the needed right-of-way and as soon as this is finished further plans will be discussed.

Local delegates hope for a quick and favorable report from the neighboring county.

among themselves, assist in the surveys being made and see what can be done to insure use of the current when available.

At any rate the hope is expressed that rural electrification will be possible on a basis that will permit the farmer to pay around \$3 to \$3.50 per month for enough water pumping. Naturally, if he uses more current the additional kilowatt hours will be cheaper.

RELIEF FOR JUNE LESSENER THIRD

FEDERAL ALLOTMENT ABOUT ONE-HALF TOTAL ASKED BY STATE COMMISSION

Radically reduced allotments for the relief population of Texas are in prospect for the month of June, it has been announced by Adam R. Johnson, state relief administrator.

Federal authorities notified Johnson that the state will receive \$2,500,000 for general relief, although application was made for more than \$4,000,000. Budgets, therefore, were made up on the basis of a state caseload of 210,000. Although the caseload has dropped steadily since January 1, Washington officials have repeatedly expressed dissatisfaction with the number of families on relief in Texas.

"Accordingly our per case grants will be reduced from \$17 in May to about \$10 in June," Johnson said, "and our total relief disbursement from \$5,612,000 in May to \$3,391,000 in June."

"Although at first sight this may appear to be dreadfully severe, we expect thousands of cases to quit the relief rolls in June for employment on farms where they can make more than the \$10 we are able to give them. Farmers everywhere are calling for labor to help them cultivate their crops and we feel that in the case of the employable families there should not be any suffering because of this reduced grant."

June funds will be spent by the counties for purposes described

LIGHTS ARE BEING INSTALLED

GENERAL MOTORS WALLOP LUMBERMEN: H. S. LADS BEAT NEWS IN OPENERS

The much talked of Softball League got underway Monday evening when the General Motors team slugged and took advantage of the Lumbermen's misplays to chalk up their first win of the season by a lopsided score. The youth of the high school lads proved sufficient to overthrow the power of the press as the young athletes slipped alongside the Motors club for a half claim to the first rung in the standing.

The Motors monopolized the opening game and loosed a barrage of base hits featuring the heavy siege guns of Whitlow, Wilson, and Hanks' to blast hurler after hurler of the Lumbermen from the mound while an equally wobbly defense added further distress to the losing cause.

In the High School-News game the winners were certified in the initial frame when the youngsters hit everything but the umpires to tally eighth times. After that it was a pitchers duel with both twirlers giving a brilliant exhibition. The game was exceptionally fast and interesting as fine field gave the large crowd thrill after thrill.

Workmen are busily engaged at this time installing the lighting equipment for night play. It is possible that today's game between the Bakers and Druggists will inaugurate the nocturnal play, however it is doubtful that the equipment will be in place. However it is certain that when the lights are completed Dimmitt will have one of the best night fields in the state.

The schedule for this week's games is below.

June 7, High School vs General Motors.

June 10, News vs Bakers.

June 11, Druggists vs Lumbermen.

June 13, Bakers vs General Motors.

It is interesting to observe that the United States has recaptured its lost leadership in South American markets in one of the most remarkable trade recoveries in recent years. The ten South American republic increased their total trade last year by twenty-two and a half per cent, but they increased forty-one and three-fourths per cent, from the United States. It is pointed out that since 1929, we have occupied a very unfavorable position in South American markets. For example from 1929 to 1932, our sales to the Republics decreased much faster than the sales of the world at large, dropping eighty-two and one-fourth per cent, as against sixty-five and one half per cent. In 1934, for the first year, we jumped into first place, selling twenty-three per cent, of all goods they imported.

in the following budget:

General relief, \$2,125,342; hospitalization, \$8,963; rural subsistence, \$725,063; capital goods, \$532,154.

To meet these obligations, the Texas Relief Commission will receive \$2,500,000 from the federal government and \$400,000 of state funds for general relief. Other grants for the special program of rural rehabilitation, student aid and emergency education are expected to be received from federal sources during the month.

THE CASTRO COUNTY NEWS

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SAM BRASWELL, Jr., Editor-Manager

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NOTICE:—any erroneous reflection upon the character, standing or reputation of any person, firm or corporation which may appear in the columns of The News, will gladly be corrected upon its being brought to the attention of the publisher.

MECCA OF BUSINESS

Washington has become the business Mecca of the United States. The attention of business men generally is focused upon the national capital, and they are not only keeping an eye upon official Washington but flocking to the city by hundreds.

Seldom has official Washington held so completely in its grasp the business future of the nation. Will Congress and the Administration let business go ahead, relieved of its nervousness, confident that while certain evils are corrected, well enough will be let alone?

The average person, deriving his living largely from business is inclined more to sympathize with the harried business man than to support experimenting politicians who cannot possibly lose.

For instance, there's this attempt to make the petroleum industry a public utility. That means, if nothing else, political control of gasoline prices.

The keenest competition in the business world, motivated by the law of supply and demand, has made it possible for the public to buy gasoline at steadily declining prices.

BALDWIN'S AMAZING SPEECH

Stanley Baldwin, about to become Premier of Great Britain, says that close collaboration between the British Empire and the United States would be the greatest security against war because "the combined power of their navies, the potential manpower and the immediate economic power..."

Mr. Baldwin admitted that he was dreaming, that his dream might never come to pass but that "some day and sometime those who follow us may see to it that the peace of the world is guaranteed by those who speak our tongue."

There is a lot of food for thought in his words. While the proposal of an alliance is not outright the idea is there. This country would not enter any such affair to cover the entire world at this time but why should not the two nations try to get together on the problems of the Pacific?

Japan is generally regarded as a threat to peace in the Far East and as a challenger to the rights of the rest of the world in that area. If the United States and Great Britain formulated and publicly announced principles that they stood ready to defend in the Far East it is very probable that peace in that section of the world would be assured for years to come.

SEVEN PROPOSED AMENDMENTS

There is to be an election on the fourth Saturday in August of this year when the seven proposed amendments to the Constitution will be voted on. Perhaps the most important is the submission of the dry law repeal.

The News predicts Texas will remain "dry". Had this amendment come up for a vote a year or two ago, when more interest was manifest in bringing back "good times" the wets might have been successful.

The Castro County News reproduces this splendid editorial with the fullest approval as it fits our views to the nth degree. Let's see that this amendment is killed.

SOCIAL SECURITY

There are no patents on "social security" and it is not a recent discovery. The Pilgrims had something of the kind in their Compact. The Administration and Congress have just taken cues and pointers from social service workers of the Jane Adams type, and if they pay less attention to politics and more to human relations there may be old-age pension and security measures some day to help forgotten men, women and children.

A child is just a stomach, surrounded by curiosity.

Sunday School by HENRY-LESSON RADCLIFFE

THE HOLY SPIRIT International Sunday School Lesson for June 9, 1935

GOLDEN TEXT: "As many as are led by the Spirit of God these are the Sons of God." Rom. 8:14.

(Lesson Text: John 16:7-11; Rom. 8:10-17, 26, 27.)

Additional Scripture references: Joel 2:28, 29; Luke 11:9-13; John 3:5-8; 14:16, 17, 26; 15:26, 27; Acts 2:1-21, 32, 33; I Corinthians 12:1-13; Ephesians 1:13, 14; 3:14-21; 4:1-6, 30.

Many Christians have hazy ideas of the Holy Spirit. Yet, as R. A. Torrey says, "it is the highest importance that we decide whether the Holy Spirit is a divine person worthy to receive our adoration, our faith and our love, or simply an influence emanating from God, or a power that God imparts to us."

"There is one God, only one God, who reveals himself to us, and deals with us in three ways so different that we call him by three different names," says George Hodges, in the Training of Children in Religion.

Our lesson deals with various references to the Holy Spirit from the Bible. Others which reveal characteristics of the Holy Spirit picture Him as a person, as in John 15:26, and other passages, the apostle uses personal pronouns. Other passages ascribe to Him the same reactions as those of a person, for example, love in Romans 15:32, grief in Ephesians 4:30, and knowledge in I Corinthians 2:10 and 11.

"The Holy Spirit is God continually in the midst of men and touching their daily lives," says Phillips Brooks. "He is the God of perennial and daily inspiration, the Comforter to whom we look in the most pressing needs of comfort which fill our common life. He is the God of continual contact with mankind. The doctrine of the Holy Spirit is a continual protest against every constantly recurring tendency to separate God from the current world."

The gift of the Holy Spirit is revealed to us as the greatest gift of God, but we should remember, as J. Ritchie Smith points out, that "for spiritual gifts there must be the preparation of mind and heart. He only receives who desires. There is much in life that we receive without asking, find without seeking, but the crown-

ing gifts of God are reserved for the earnest spirit, the eager desire, the hungering and thirsting after the righteousness which is imparted only by the Spirit of God." Receiving the Holy Spirit is the new birth about which Nicodemus was told. "This great change is not merely the improvement of any power, or grace, or gift, which we naturally have," says George Reith, "not merely amendment of life, not merely abandoning sin. Flesh may be flesh still. The whole man must be transformed; mind, heart and will."

The effect of the Holy Spirit upon a life is pictured by A. J. Gordon: "I have seen in the autumn, when the trees had shed their leaves, that two or three leaves have stuck fast on the branches, and have clung to them all the winter through. Storms have beaten them; frosts have bitten them; snow and rain have blackened them; yet they have held fast to the tree. But when the spring has come, and the sap has begun to ascend and push its way through every branch and every twig, the leaves have disappeared—pushed off by the rising tide of new life; for death can never stand before life. So it is with us. Those old inveterate habits that belong to our fallen nature are very hard to get rid of. We battle with them, and try to beat them off; but again and again we are defeated. . . . But when the Spirit of the Lord fills and possesses us, then these habits disappear almost unconsciously, because death cannot stand before life."

H. J. R. No. 48 HOUSE JOINT RESOLUTION

proposing an Amendment to Section 1, of Article XVII, of the Constitution of Texas, providing that Constitutional Amendments may be submitted by the Legislature at Special Sessions under certain conditions; providing for an election for the proclamation and the publication thereof; describing the form of ballot, and making an appropriation therefor.

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

"Section 1. How the Constitution is to be Amended. The Legislature, at any biennial session, by a vote of two-thirds of all the members elected to each House, to be entered by yea and nays on the Journals, may propose Amendments to the Constitution, to be voted upon by the qualified electors for members of the Legislature, which proposed Amendments shall be duly published once a week for four (4) weeks, commencing at least three (3) months before an election, the time of which shall be specified by the Legislature, in one weekly newspaper of each county, in which such a newspaper may be published; and it shall be the duty of the several returning officers of said election, to open a poll for, and make returns to the Secretary of State of the number of legal votes cast at said election for and against said Amendments; and if more than one be proposed, then the number of votes cast for and against each of them; and if it shall appear from said return, that a majority of the votes cast, have been cast in favor of any Amendment, the said Amendment so receiving a majority of the votes cast, shall become a part of this Constitution, and proclamation shall be made by the Governor thereof; provided however, that in cases of extraordinary emergency affecting the State as a whole, Amendments to the Constitution may be proposed in the manner hereinabove set out upon the submission of the proposed Amendment by the Governor at any Special Session."

Section 2. The foregoing Amendment shall be submitted to the electors of this State who are qualified to vote on proposed Constitutional Amendments at an election to be held on the 24th day of August A. D. 1935, at which election each ballot shall have printed thereon for those favoring the Amendment the words: "FOR the Amendment to Section 1, Article XVII, of the Constitution of Texas, providing that Amendments to the Constitution may be proposed at Special Sessions of the Legislature under certain conditions." And those against the Amendment shall have printed the words: "AGAINST the Amendment to Section 1, Article XVII, of the Constitution of Texas, providing that Amendments to the Constitution may be proposed at Special Sessions of the Legislature under certain conditions." Each voter shall strike out with pen or pencil the clause which does not indicate his desire regarding the above proposed Amendment.

Section 3. The Governor is here-

by directed to issue the necessary proclamation for said election, and to have the above proposed Amendment published in the manner and for the time required by the Constitution and laws of this State. Sec. 4. The sum of Five Thousand Dollars (\$5,000), or as much thereof as may be necessary is hereby appropriated out of any otherwise appropriated, to pay for the expenses of said publication funds in the State Treasury not and election. The above is a true and correct copy.

GERALD C. MANN Secretary of State

H. J. R. No. 46 HOUSE JOINT RESOLUTION

proposing an Amendment to Article IV of the Constitution of the State of Texas so as to Authorize Courts having original criminal jurisdiction to suspend the imposition or execution of sentence and to place the defendant on probation and to reimpose such sentence, under such conditions as the Legislature may prescribe; providing for an election on the question of adoption or rejection of such Amendment and making an appropriation therefor; providing for the proclamation thereof; and prescribing the form of ballot.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article IV of the Constitution of the State of Texas be amended by adding thereto, between Sections 11 and 12 a new Section to be known as Section 11A, to read as follows:

"Section 11A. The Courts of the State of Texas having original jurisdiction of criminal actions shall have the power, after conviction, to suspend the imposition or execution of sentence and to place the defendant upon probation and to reimpose such sentence, under such conditions as the Legislature may prescribe."

Section 2. Such proposed Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at a special election to be held throughout the State of Texas, on the fourth Saturday in August, 1935, at which election all voters favoring said proposed Amendment, shall write, or have printed on their ballots the words:

"FOR the Amendment to the State Constitution authorizing the Courts to place defendants on probation," and those voters opposed to said proposed Amendment shall write, or have printed on their ballots the words:

"AGAINST the Amendment to the State Constitution authorizing the courts to place defendants on probation." If it appears from the returns of said election that a majority of the votes cast are in favor of said Amendment, the same shall become a part of the State Constitution.

H. J. R. 19 HOUSE JOINT RESOLUTION

Proposing an Amendment to Article III, of the Constitution of the State of Texas, by adopting a new Section to be known as Section 51-b, which shall provide that the Legislature shall have the power to provide, under such limitations and restrictions as may be deemed by the Legislature expedient, for old-age assistance and for payment of same not to exceed Fifteen Dollars (\$15) per month each to actual bona fide citizens of Texas over the age of sixty-five (65) years, who are not habitual criminals, nor habitual drunkards, nor inmates in any State supported institution; and providing that the requirements for length of time of actual residence in Texas shall never be less than five (5) years during the nine (9) years immediately preceding the application for old-age assistance and continuously for one (1) year immediately preceding such application; and providing the Legislature shall have the authority to accept from the Government of the United States financial aid for old-age assistance; and for the payment of same not to exceed Fifteen Dollars (\$15) per month each to actual bona fide citizens of Texas who are over the age of sixty-five (65) years; provided that no habitual criminal, and no habitual drunkard while such habitual drunkard, and no inmate of any State supported institution, while such inmate, shall be eligible for such old-age assistance; provided further that the requirements for length of time of actual residence in Texas shall never be less than

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article III of the Constitution of the State of Texas be amended by adding thereto a Section to be known as Section 51-b, which shall read as follows:

"Section 51-b. The Legislature shall have the power by general laws to provide, under such limitations and restrictions and regulations as may be deemed by the Legislature expedient, for old-age assistance and for the payment of same not to exceed Fifteen Dollars (\$15) per month each to actual bona fide citizens of Texas who are over the age of sixty-five (65) years; provided that no habitual criminal, and no habitual drunkard while such habitual drunkard, and no inmate of any State supported institution, while such inmate, shall be eligible for such old-age assistance; provided further that the requirements for length of time of actual residence in Texas shall never be less than

Section 2. The Governor shall issue the necessary proclamation for such election, and shall have the same published and such election held as provided by the Constitution and laws of this State.

Section 3. The sum of Four Thousand Dollars (\$4,000), or so much thereof as may be necessary, is hereby appropriated out of the State Treasury to pay for the expenses of said publication and election.

The above is a true and correct copy.

GERALD C. MANN Secretary of State

five (5) years during the nine (9) years immediately preceding the application for old-age assistance and continuously for one (1) year immediately preceding such application.

"The Legislature shall have the authority to accept from the Government of the United States such financial aid for old-age assistance as that Government may offer not inconsistent with the restriction hereinbefore provided."

Section 2. The foregoing Constitutional Amendment shall be submitted to the electors of the State of Texas on the fourth Saturday of August, 1935, at which election there shall be printed on such ballot the following clause:

"For the Amendment giving the Legislature the power to provide a System of Old-Age assistance not to exceed Fifteen Dollars (\$15) per month per person and to accept from the Government of the United States financial aid for old-age assistance."

Section 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and have same printed as required by the Constitution and Laws of this State.

Section 4. The sum of Five Thousand Dollars (\$5,000), or so much thereof as may be necessary, is hereby appropriated out of the funds in the Treasury of the State, not otherwise appropriated, to pay the expenses of said publication and election.

The above is a true and correct copy.

GERALD C. MANN Secretary of State

GOLDEN GLEAMS

- Why thus onging, thus forever sighing For the far-off, unattain'd, and dim, While the beautiful all round the lying Offers up its low, perpetual hymn? —Harriet W. Swell. The thing we long for, that we are For one transcendent moment. —Lowell. But O! for the touch of a vanish'd hand. And the sound of a voice that is—still! —Tennyson.

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Whether it's 5 or 500 miles away . . . you're there in a moment talking directly with the person you want to reach!

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S. J. R. No. 3

A JOINT RESOLUTION

proposing an Amendment to Article XVI of the Constitution of Texas by striking out Section 20a to Section 20e, both inclusive; prohibiting the open saloon and vesting in the Legislature the power to define and enact laws against such; vesting in the Legislature the power to regulate the manufacture, sale, transportation and possession of intoxicating liquors, including the power to provide for a State Monopoly on the sale of distilled liquors; providing that intoxicating liquors shall not be manufactured, sold, bartered or exchanged in any county, justice's precinct or incorporated city or town wherein the sale of intoxicating liquors had been prohibited by local option election held under the laws in force at the date of the taking effect of Section 20, Article XVI of the Constitution of the State of Texas, until a majority of the qualified voters of such county or political subdivision shall determine such to be lawful at an election held for that purpose; providing that such shall not prohibit the sale of alcoholic beverages containing less than 3.2 per cent alcohol by weight in cities, counties or political subdivisions in which the qualified voters have voted to legalize such sale under the provisions of Chapter 116, Acts of the Regular Session of the 43rd Legislature; providing for an election on the question of the adoption or rejection of such Amendment; prescribing the form of ballot; providing for the proclamation and publication of such by the Governor and making appropriation therefor.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Article XVI of the Constitution of Texas be amended by striking out Section 20a to Section 20e, both inclusive, and substitute in lieu thereof the following:

"Article XVI Section 20. (a) The open saloon shall be and is hereby prohibited. The Legislature shall have the power, and it shall be its duty to define the term 'open saloon' and enact laws against such.

Subject to the foregoing, the Legislature shall have the power to regulate the manufacture, sale, possession and transportation of intoxicating liquors, including the power to establish a State Monopoly on the sale of distilled liquors:

STAR THEATRE Hereford

THURSDAY and FRIDAY June 6 and 7 LIVES OF THE BENGAL LANCERS with Gary Cooper, Franchot Tone, Richard Cromwell

SATURDAY ONLY--June 8 Matinee and Night BUCK JONES in BORDER BRIGAND also Chapter 4 of "Burn 'Em Up Barnes" and comedy.

SUNDAY MONDAY and TUESDAY Prevue Saturday night WARNER BAXTER in UNDER THE PAMPAS MOON

THE PLAINVIEW SANITARIUM

Thoroughly equipped for the examination and treatment of medical and surgical patients. Departments include X-Ray, Pediatrics, Obstetrics, Dental and Eye-Ear-Nose and Throat.

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1901 1935 Have Served You for Thirty-Four Years and are Prepared to Render Better Service Than Ever. PROMPT AMBULANCE SERVICE DAY or NIGHT Prices Same as in Hereford. Call— Carlos Reynolds Phone 25, or E. B. BLACK CO., Hereford, Texas. FURNITURE and UNDERTAKING

"(b) The Legislature shall enact a law or laws whereby the qualified voters of any county, justice's precinct or incorporated town or city, may, by a majority vote of those voting, determine from time to time whether the sale of intoxicating liquors for beverage purposes shall be prohibited or legalized within the prescribed limits; and such laws shall contain provisions for voting on the sale of intoxicating liquors of various types and various alcoholic content.

"(c) In all counties, justice's precincts or incorporated towns or cities wherein the sale of intoxicating liquors had been prohibited by local option elections held under the laws of the State of Texas and in force at the time of the taking effect of Section 20, Article XVI of the Constitution of Texas, it shall continue to be unlawful to manufacture, sell, barter or exchange in any such county, justice's precinct or incorporated town or city, any spirituous, vinous or malt liquors or medicated bitters capable of producing intoxication or any other intoxicants whatsoever, for beverage purposes, unless and until a majority of the qualified voters in such county or political subdivision thereof voting in an election held for such purpose shall determine such to be lawful; provided that this subsection shall not prohibit the sale of alcoholic beverages containing not more than 3.2 per cent alcohol by weight in cities, counties or political subdivisions thereof in which the qualified voters have voted to legalize such sale under the provisions of Chapter 116, Acts of the Regular Session of the 43rd Legislature."

Sec. 2. Such proposed Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at a special election to be held throughout the State of Texas, on the fourth Saturday in August, 1935, at which election all voters favoring said proposed Amendment, shall write, or have printed on their ballots the words:

"FOR the amendment to the State Constitution repealing State-wide prohibition, prohibiting the open saloon and providing for local option."

And those voters opposed to said proposed Amendment shall write or have printed on their ballots the words:

"AGAINST the amendment to the State Constitution repealing State-wide prohibition, prohibiting the open saloon and providing for local option."

If it appears from the returns of said election that a majority of the votes cast are in favor of said Amendment, the same shall become a part of the State Constitution.

Sec. 3. The Governor shall issue the necessary proclamation for such election, and shall have the same published and such election held as provided by the Constitution and laws of this State.

Sec. 4. The sum of Eight thousand (\$8,000.00) Dollars, or so much thereof as may be necessary, is hereby appropriated out of the State Treasury to pay for the expenses of said publication and election. The above is a true and correct copy.

GERALD C. MANN Secretary of State

S. J. R. No. 6 A JOINT RESOLUTION

proposing an amendment to the Constitution of the State of Texas, amending Article 16 by adding another section to be known as "Section 61", providing for the abolishing of the fee method of compensating all district officers of this State and county officers in counties of this State having a population of 20,000 or more, and providing that all such district and county officers be paid on a salary basis; and providing that the Legislature shall enact law putting this amendment into effect; providing for the submission of this amendment to the voters of this State; and providing that all precinct officers in all counties under 20,000 population may be compensated on a fee basis or on a salary basis and authorizing the Commissioners' Court to determine whether officers shall be paid on a fee basis or a salary basis; and providing that the necessary appropriation to defray necessary expenses for the submission of this Amendment.

GERALD C. MANN Secretary of State

Court to determine whether certain town and precinct officers shall be paid on a fee basis or a salary basis; and providing for the necessary appropriation to defray necessary expenses for the submission of this Amendment.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That the Constitution of the State of Texas, Article 16 be amended by adding thereto another section to be known as "Section 61," which shall read as follows:

"Sec. 61. All district officers in the State of Texas and all county officers in counties having a population of 20,000 or more, according to the then last preceding Federal Census, shall from the first day of January and thereafter, and subsequent to the first Regular or Special Session of the Legislature after the adoption of this Resolution, be compensated on a salary basis. In all counties in this State, the Commissioners' Court shall be authorized to determine whether precinct officers shall be compensated on a fee basis or on a salary basis; and in counties having a population of less than 20,000, according to the then last preceding Federal Census, the Commissioners' Court shall also have the authority to determine whether county officers shall be compensated on a fee basis or on a salary basis.

"All fees earned by district, county and precinct officers shall be paid into the county treasury where earned for the account of the proper fund, provided that fees incurred by the State, county and any municipality, or in case where a pauper's oath is filed, shall be paid into the county treasury when collected and provided that where any officer is compensated wholly on a fee basis such fees may be retained by such officer or paid into the treasury of the county as the Commissioners' Court may direct. All Notaries Public, county surveyors and public weighers shall continue to be compensated on a fee basis."

Sec. 2. The Legislature of the State of Texas is hereby directed, at the first Regular or Special Session after the adoption of this Resolution, to enact such legislation as will be necessary to adequately compensate, on a salary basis, the officers herein referred to in all counties having a population of 20,000 or more according to the then last preceding Federal Census.

Sec. 3. The foregoing Constitutional Amendment shall be submitted to the qualified voters of the State of Texas at a special election to be held on the 24th day of August, 1935, at which election all voters favoring such proposed amendment shall write or have printed on their ballots the words:

"FOR amendment to the Constitution of the State of Texas abolishing the fee system of compensating all district officers, and all county officers in counties having a population of 20,000 or more; and authorizing the Commissioners' Court to determine whether county officers and precinct officers in counties containing less than 20,000 population may be compensated on a fee basis or on a salary basis; and those opposed shall write or have printed on their ballots the words:

"AGAINST amendment to the Constitution of the State of Texas abolishing the fee system of compensating all district officers, and all county officers in counties having a population of 20,000 or more; and authorizing the Commissioners' Court to determine whether county officers and precinct officers in counties containing less than 20,000 population may be compensated on a fee basis or on a salary basis."

Sec. 4. The Governor of the State is hereby directed to issue the necessary proclamation for said election and have the same published as required by the Constitution and existing laws of the State.

Sec. 5. The sum of Five Thousand (\$5,000.00) Dollars or so much thereof as may be necessary is hereby appropriated out of any funds in the Treasury of the State not otherwise appropriated to pay the expenses of said publication and election. The above is a true and correct copy.

GERALD C. MANN Secretary of State

H. J. R. No. 30 HOUSE JOINT RESOLUTION

proposing an amendment to Section 15, of Article 1, of the Constitution of Texas, and providing that the Legislature may authorize the temporary commitment of mentally ill persons, not charged with a criminal offense, for treatment and/or observation without the necessity of a trial by jury.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 15, of Article 1, of the Constitution of the State of Texas be so amended as to hereafter read as follows: "Sec. 15. The right of trial by jury shall remain inviolate. The Legislature shall pass such laws as may be needed to regulate the same, and to maintain its purity and efficiency. Provided, that the Legislature may provide for the temporary commitment, for observation and/or treatment, of mentally ill persons not charged with a criminal offense, for a period of time not to exceed ninety (90) days, by order of the County Court without the necessity of a trial by jury."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to the qualified electors of the State, qualified to vote on the Constitutional Amendments, at an election to be held throughout the State on the 4th Saturday of August, A. D. 1935, at which election each ballot shall have printed thereon the words:

"For the Amendment of Article 1, Section 15, of the State Constitution by adding to said Section a provision to the effect that the Legislature may provide for the temporary commitment of mentally ill persons not charged with a criminal offense by the County Court without the necessity of a jury trial."

"Each voter shall scratch out with pen or pencil the clause which he desires to vote against so as to indicate whether he is voting for or against the proposed Amendment."

Sec. 3. The Governor of this State is hereby directed to issue the necessary proclamation for said election, and have the same published as required by the Constitution and laws of the State of Texas.

Sec. 4. The sum of Five Thousand Dollars (\$5,000) or as much thereof as may be necessary, is hereby appropriated out of any funds in the Treasury of the State not otherwise appropriated to pay expenses of said publication and election. The above is a true and correct copy.

GERALD C. MANN Secretary of State

S. J. R. No. 24 A JOINT RESOLUTION

proposing to amend Sections 3 and 5 of Article 7 of the Constitution of the State of Texas so as to permit the furnishing of State official text books free to every child of scholastic age, attending any school within the State.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 3 of Article 7 of the Constitution of the State of Texas be amended so that hereafter it shall read as follows:

"Section 3. One-fourth of the revenue derived from the State occupation taxes and poll tax of One (\$1.00) Dollar on every inhabitant of the State, between the ages of twenty-one and sixty years shall be set apart annually for the benefit of the public free schools; and in addition thereto, there shall be levied and collected an annual ad valorem State tax of such an amount not to exceed Thirty-five Cents on the One Hundred (\$100.00) Dollars valuation, as with the available school fund arising from all other sources will be sufficient to maintain and support the public schools of the State for a period of not less than six months in each year, and it shall be the duty of the State Board of Education to set aside, under such regulations and in such manner as may be provided by law, a sufficient amount out of the said tax to provide free text books for the use of children within the scholastic age attending any school in this State; provided, however, that should the limit of taxation herein named be insufficient the deficit may be met by appropriation from the General Funds of the State and the Legislature may also provide for the formation of school district by General Laws; and all such school districts may embrace parts of two or more counties, and the Legislature shall be authorized to pass laws for the assessment and collection of taxes in all said districts and for the management and control of the public school or schools of such districts, whether such districts are composed of territory wholly within a county or in parts of two or more counties, and the Legislature may authorize an additional ad valorem tax to be levied and collected within all school districts heretofore formed or hereafter formed, for the further maintenance of public free schools, and for the erection and equipment of school buildings therein; provided that a majority of the qualified property taxing voters of the district voting at an election to be held for that purpose, shall vote such tax not to exceed in any one year One (\$1.00) Dollar on the One Hundred Dollars (\$100.00) valuation of the property subject to taxation in such district, but the limitation upon the amount of school district tax herein authorized shall not apply to incorporated cities or towns constituting separate and independent school districts, nor to independent or common school districts created by General or Special Law."

Sec. 2. That Section 5, Article 7, of the Constitution of the State of Texas, be amended so that hereafter it shall read as follows: "Section 5. The principal of all bonds and other funds, and the principal arising from the sale of the lands heretofore set apart to said school fund, shall be the permanent school fund, and all the interest derivable therefrom and the taxes herein authorized and levied shall be the available school fund, to which the Legislature may add, not exceeding one per cent annually, of the total value of the permanent school fund, such value to be ascertained by the Board of Education until otherwise provided by law, and the available school fund shall be applied annually to the support of the public free schools. And no law shall ever be enacted appropriating any part of the permanent or available school fund to any other purpose whatever; nor shall the same, or any part thereof ever be appropriated to or used for the support of any sectarian school, provided that the State Board of Education may furnish State Adopted text books free to every child of scholastic age, attending any school within the State; and the available school fund herein provided shall be distributed to the several counties as may be provided by law and applied in such manner as may be provided by law."

Sec. 3. The foregoing Constitutional Amendment shall be submitted to the electors of this State qualified to vote on Constitutional Amendments at the election to be held on the fourth Saturday in August, 1935, at which election there shall be printed on each ballot the following:

"FOR THE AMENDMENT TO THE CONSTITUTION OF THE STATE OF TEXAS PERMITTING THE FURNISHING OF FREE TEXT BOOKS TO EVERY CHILD OF SCHOLASTIC AGE ATTENDING ANY SCHOOL WITHIN THIS STATE," and "AGAINST THE AMENDMENT TO THE CONSTITUTION OF THE STATE OF TEXAS PERMITTING THE FURNISHING OF FREE TEXT BOOKS TO EVERY CHILD OF SCHOLASTIC AGE ATTENDING ANY SCHOOL WITHIN THIS STATE," and every voter shall mark out with pen or pencil the clause which he desires to vote against, or the word "FOR" or the word "AGAINST," at the beginning of such clause,

Sec. 4. The sum of Five Thousand Dollars (\$5,000) or as much thereof as may be necessary, is hereby appropriated out of any funds in the Treasury of the State not otherwise appropriated to pay expenses of said publication and election. The above is a true and correct copy.

GERALD C. MANN Secretary of State

so as to indicate his vote for or against each of said proposed amendments.

Sec. 4. The Governor is hereby directed to issue the necessary proclamation for said election and shall have the same published as required by the Constitution and laws of this State, and said election shall be held under the Constitution and laws of this State.

Sec. 5. The sum of Ten Thousand (\$10,000.00) Dollars or so much thereof as shall be necessary is hereby appropriated out of the State Treasury to pay the expenses of the publications and elections provided for in this Resolution. The above is a true and correct copy.

GERALD C. MANN, Secretary of State

BETHEL

By Mrs. Cleo Richardson

Mr. and Mrs. Harry Rothwell visited in Amarillo Friday.

Mrs. Jack Baker spent two days last week with her parents, Mr. and Mrs. Edwards near Hereford.

Mr. and Mrs. Jim Bagwell and children, Mr. and Mrs. George Bagwell and Mr. and Mrs. Kay Roberts were Sunday dinner guests of Mr. and Mrs. Henry Allman near Frisco.

Mr. and Mrs. J. G. Davis and son J. G., Jr., Clarence Galloway, Miss Ethel Womble and Mr. and Mrs. Jack Baker were dinner guests of Mr. and Mrs. Cleo Richardson Sunday.

Mrs. Jim Givan and Mrs. Cleo Richardson attended a Demonstration on patterns given by Miss Clark at the court house last Thursday.

Mildred Lust left Monday with a group of leaguers to go to Abilene for the week.

Mrs. J. G. Davis and Mrs. Cleo Richardson visited Grandmother Smith Friday afternoon.

community last week. Audrie Maude and Lucy Mitchell spent last week with their aunt, Mrs. Jack Baker.

Mr. and Mrs. Jack Baker were dinner guests of Mr. and Mrs. John Bagwell in Dimmitt Friday.

J. G. Davis, Jr., spent Sunday night in Hereford with Mr. and Mrs. Robert Thompson.

Mr. V. R. Gardner of Tulsa spent the past week with his cousin, Mr. Junior Woolery.

Mr. Orval Pierce and Mrs. Wilder who have been enrolled in the Canyon training school the past year, returned to their homes near Jumbo where they will spend vacation.

Mrs. Jessie McGinnis called in the C. Andrew home Thursday.

Mr. and Mrs. Charles S. King called in the L. E. Beck home Tuesday.

Mrs. Ullman Hunter stayed all day Friday in the home of Mr. and Mrs. M. L. Simpson.

Mrs. Ella Walker and son Clinton of Lubbock called on Mr. and Mrs. C. J. Beck awhile Monday morning.

Miss Virginia Nix of Hereford spent the week end with Miss Mary Ann Baird.

Mr. Cy and Lonnie Andrew went to Olton Saturday where they visited their brother, Mr. Ben Andrew and family.

Irene, Mary Ellen and Helen Hurst visited in the J. J. Wilder home Sunday.

Mr. L. A. Matthews and sons, Leon and Lawrence went to Archer Thursday where they remained with relatives until Saturday when they returned home. His daughter Pauline, who had been visiting in Archer, returned with them.

Mr. Mildred Bailey and Mr. Frank Jones who have taught here the past year visited Sunday in the L. A. Matthews home.

Miss Emma Metcalf and Mr. Thomas Metcalf, Sr. left for Wisconsin Wednesday where they plan to make an extended visit with relatives there.

Mr. Clyde Shepherd entertained with a dance in his home Saturday night.

Several from this community attended the training school commencement exercises Wednesday night held at the school of those who attended are Mrs. J. J. Wilder and son, Mr. and Mrs. Finis Hunter, La Rue Beck, V. R. Gardner, Junior Woolery and Lucile Dyer.

The young peoples Sunday School class picniced Sunday on the Hereford creek.

KEEP COOL

—with a R. & M. Electric -FAN-

It "pulls down" the temperature and keeps things cool 'round the house.

8 inch FAN \$4.38

Make Your Selection Now!

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Mr. and Mrs. Clay Hughes have moved to the Polka Dot where they plan to spend the summer.

Mrs. Ira Woolery and son, Milton, who have been staying in Hereford so that Milton could have treatments returned home Monday evening. Milton, who is subject to heart trouble shows improvement.

Mr. V. G. Randall and grandson, Jimmie Randall called on Mrs. P. H. Dyer and Jimmie Dyer Saturday evening.

Miss Billee Dyer called on Miss Neila Harrell Saturday evening.

Mr. Andy Axe visited Mr. Jimmie Dyer Monday evening.

Mr. Jimmie Randall of Amarillo is visiting his grandparents, Mr. and Mrs. U. G. Randall.

Miss Neila Harrell stayed all day Sunday with Miss Billee Dyer.

Miss Mary Gene Dyer called on Miss Norma Hunter Monday evening.

Mr. and Mrs. P. H. Dyer and Jack and Mary Gene spent Sunday with Mr. and Mrs. L. E. Beck.

Mr. Clay Hughes and Mr. Jimmie Dyer had Sunday dinner with Mrs. C. F. Gallagher.

Miss Pauline Matthews stayed awhile Sunday with Miss Lucille Dyer.

SHOE REPAIRING Bring In Those Spring Oxfords We'll Make 'Em LIKE NEW For Another Season. Expert workmanship at lowest sandstorm prices. Try us.

GEORGE'S SHOE SHOP

USE DOCTOR'S METHOD TO STOP DEAFNESS Head Noises, Catarrh MANY hundreds of ear sufferers have reported relief from ear troubles, ringing, pain, sensitive and tender ears, after using Dr. Elliott's ERBALM. This simple, economical prescription contains valuable herb and medicinal ingredients that strike at the cause. You may be a long time sufferer, and may have tried many remedies—but do not give up hope before you discover what this Doctor's private prescription can do for you. Dr. Elliott says, "I have found that ear troubles, and even certain forms of deafness respond easily to ERBALM. It helps correct the cause of defective hearing, Head Noises and Catarrhal conditions which have been of long standing in many cases. Truly, it is a remarkable medicine." Victoria Comings of Illinois writes, "My entire family are chronic sufferers from ear troubles. The only remedy that we have found which gives quick relief is Dr. Elliott's ERBALM. The minister of our church first recommended it to us, and we are thankful for his advice." Stop using expensive earphones, and buying expensive treatments. Let Dr. Elliott's ERBALM prove its worth in your own case. Make this ten day test: Before applying ERBALM see how far away you can hear your watch tick. Use ERBALM ten days and you will be surprised how much improvement there is in your hearing. Dr. Elliott's ERBALM is guaranteed to give satisfactory results, or your money will be refunded. FOR SALE AT ALL LEADING DRUGGISTS FREE BOOK—"Know Your Ears"—sent if you write Dr. R. A. Elliott Co. 2448 N. 74th St., Chicago, Ill.

ERBALM DR. ELLIOTT'S ERBALM An application for the EARS This Package Contains One Single ERBALM Medicine Dropper For Sale Full Detailed Directions Enclosed Dr. R. A. Elliott Co. Chicago

**NOTICE
SHERIFF'S SALE**

THE STATE OF TEXAS,
COUNTY OF CASTRO.

By virtue of an Order of Sale, issued out of the Honorable 44th Judicial District Court of Dallas County, on 11th day of May A. D. 1935, by the Clerk thereof, in the case of Southwestern Life Insurance Company, a corporation versus W. A. Hise and wife, Clemmie Hise, E. M. Carter and D. Hefflefinger No. 1.109-B, and to me, as Sheriff, directed and delivered, I will proceed to sell for cash, within the hours prescribed by law for Sheriff's Sales, on the first Tuesday in July A. D. 1935, it being the 2nd day of said month, before the Court House door of said Castro County, in the City of Dimmitt the following described property, to wit:

Situated in Castro County, Texas, and being 678 acres of land situated about 6 1-2 North from the town of Dimmitt, Texas, and being all of Section No. 56 in Block M-7, Certificate No. 1841, original grantee W. W. & S., and being the same land described in a deed from E. M. Carter and wife, Lela Carter, and D. Hefflefinger and wife, I. Hefflefinger, to W. A. Hise, duly recorded in Vol. 40, page 251, Deed Records of Castro County, Texas, and also being the same land described more fully in deed of trust executed by W. A. Hise and wife Clemmie Hise, to T. W. Vardell, Trustee, dated 29th day of May, 1930, and duly recorded in the Deed of Trust Records of Castro County, Texas, in Vol. 19, levied on the 1st day of June, 1935, as the property of said defendants to satisfy a judgement amounting to \$12,953.16 in favor of plaintiff, and against W. A. Hise together with interest on \$1,775.60 at the rate of 10 per cent and interest on \$1,177.56 at 6 per cent and cost of suit.

GIVEN UNDER MY HAND, this 1st day of June A. D. 1935.
Garland Brown, Sheriff

FLAGG

Rev. Weathers preached to a large crowd here Sunday morning following Sunday School, and again

in the evening.

Ray Stephens and wife of Plainview spent Saturday night and Sunday with friends and relatives Sunday with friends and relatives here.

Mr. and Mrs. F. W. Dodson of Westway and Miss Louise Walthall of Olton visited Mr. and Mrs. Albert Walthall Sunday.

Misses Floy Bell of Earth and Vernille Teague and Mrs. J. G. Binswanger were Sunday visitors in the Newt Armes home.

Miss Loretta and Margaret McGee visited Misses Floy Hawkins and Maudie Joe Woods Sunday.

Mr. and Mrs. Floyd McGee and Mr. and Mrs. Ray Stephens were Sunday dinner guests of Mr. and Mrs. A. D. Floyd.

Joseph Binswanger has returned from a few month's stay in Oakland, California.

Mrs. G. W. Bradford and son, James left last week for Blossom, where they will spend the summer.

The Misses Mundell entertained a large crowd of youngsters with a party Friday evening.

Miss Floy Bell spent Thursday night with Misses Leola and Elsie Irene Loggan.

Mr. and Mrs. W. A. Senter left Sunday morning for Mineral Wells for the benefit of Mrs. Senter's health. Mr. Senter has just purchased a new car.

Mrs. Mrs. C. Birdwell is ill with sore throat, but is improving.

Foyd Pillow has returned from California after an absence of a few weeks.

Mrs. J. K. Tidmore, who has been Plainview the last two weeks returned home Friday night.

Rheba Sue Sheffey of Dimmitt is visiting Dorothy Sheffey this week.

Mr. and Mrs. Carey Jacques were over night guests of Mr. and Mrs. Clifford Jacques Saturday night.

Mrs. Earl Lust and children, Mildred and Lloyd were callers at Mrs. W. L. Loggan's Wednesday afternoon.

Mr. C. C. Chance and family visited Mrs. Wilson and family Sunday.

Mrs. Vernon Simmons was hostess to the Sunshine Club last Thursday. The next meeting will be with Mrs. E. G. Snapka



Hints for the Household



The June brides and all their attendant functions hold the center of the stage this month. Of course the weddings are the all-important entertainments, but the parties which precede them ought to be correspondingly lovely.

A charming idea for one of these affairs which may or may not be a shower is a rose luncheon. For the table, either the two long runners and the smaller one for the center and two tray cloths for the ends, of lace or fine embroidered linen may be used or a cloth of light rose damask. A low bowl filled with roses is an attractive centerpiece and dishes of rose colored glass or china will carry out the color scheme. Place cards, cut from pink paper in the shape of rose petals are very dainty, too. Paper rose petals scattered over the cloth add to the daintiness of the table.

Refreshment Suggestions

The refreshments should, as much as possible, carry out the rose idea. A fruit cocktail in which fresh fruits are used makes a nice beginning. Frozen chicken salad, with sliced tomato and creamed potatoes, or salmon souffle, asparagus salad and potato chips, to be decided upon according to the weather will make an appetizing main dish. Rolls, celery and stuffed olives may be served with this.

Hot or iced tea or lemonade tinted pink will be appealing. For dessert, strawberry ice cream, a delicate pink ice or strawberry shortcake might be served. Plates of pink and white mints will add to the festivity of the occasion.

RECIPES

Bride's Cake

- 1 scant cup of butter
- 3 cups of sugar
- 1 cup of milk
- 12 egg whites, beaten
- 3 teaspoons of baking powder
- 1 cup of cornstarch

3 cups of flour, sifted

Cream butter and sugar thoroughly; add milk; fold in egg whites. Sift the baking powder into the cornstarch and flour mixed; beat in gradually to first mixture; flavor to taste (I like one teaspoon of vanilla and one quarter of a teaspoon of almond).

Beat thoroughly and put in buttered tins lined with waxed or buttered paper; bake slowly in a moderate oven. Ice with a white frosting and decorate with a tube. This makes a beautiful cake.

Shrimp Tomato

Peel firm tomatoes, remove pulp and chill thoroughly. Mix equal amounts of canned shrimp and chopped celery and marinate for half an hour in French dressing. Drain this mixture and fill the tomatoes. Served on individual plates, surrounded with watercress and topped with a mayonnaise flower (made with a cake decorator) these make a delicious entrée. One can of shrimp and an equal amount of celery will fill four to six tomatoes.

Canned Raspberries

To each quart of raspberries, washed thoroughly use one cup of sugar and one cup of water. Let come to a boil, skim, and pour at once into sterilized jars and seal.



APPEARS IN PERSON ABOUT OTHER VETOES CITIZENS ARE CONFUSED N. R. A. AND BANKING BILL ORGANIZED LABOR UPSET SPEEDS SPENDING PROGRAM REPUBLICANS TO MEET WINS TRADE IN S. A. PROGRESSIVES CELEBRATE

By Hugo Sims, The Castro County News Special Washington Correspondent

President Roosevelt's personal appearance before Congress to deliver his veto message of the Patman bonus bill has something of a precedent. Advocates of the measure did not relish the act of the President and some congressmen called it an effort to "intimidate" them. Others insisted that the veto merely increased their determination to pass bonus legislation.

It is interesting to note that Congress and the presidents have been unable to get together on bonus legislation. In 1922 President Harding disapproved a bill on the ground that it did not provide the necessary revenue. He was sustained by the Senate. In 1924, the present adjusted compensation certificates were provided by Congress over the veto of President Coolidge, who insisted that it was "class" legislation. These certificates are the ones that would be cashed under the Patman bill. Again, in 1931, Congress overrode President Hoover after he had vetoed a bill to permit the ex-soldiers to borrow fifty per cent, of the final value of their certificates.

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test small enterprises, or prevent monopolies, but with safeguards for protecting the right of low-cost producers to sell, at fair competitive prices; (2) restrict codes to the Federal power to regulate interstate commerce, with exemption of small local enterprises; (3) to require the President to "approve or prescribe" codes; (4) have enforcement of certain fair trade practices to the Federal Trade Commission; (5) include hours and labor provisions in all codes, ban child labor and collective bargaining guarantees; and (6) a period of six months to review and revise all existing codes.

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