

THE SANDERSON TIMES

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OVER 1½-IN. RAIN HERE IN WEEK

A quick transformation, for which West Texas is noted, was brought about in the past few days. Trees and shrubbery all but dead, took on brighter hue; ranges, barren a week ago, are greening again; water holes recently dry, forcing the hauling of water in instances, are now brimming full; ranchers, at the end of the trail, so to speak, are now smiling, imbued with a new hope.

That was the transformation in this section during the short space of one week, during which time a drought, which had lasted more than two years, seemed definitely broken, when, on Friday of last week, a rain which officially measured .82 of an inch, followed by another on Wednesday of this week measuring .81 of an inch, or a total of 1.63 inches.

Rains Not General
To date the rains have been spotted, but every rancher contacted by the Times, reports that beneficial rains have fallen on their ranges.
Both rains were accompanied by high winds and hail, slight damage being done by wind, but, in this section, no hail damage was reported.
Result: Every one is smiling once more, in the realization that this is not the forgotten country after all.

Governor Signs 25 New Measures, And Vetoes Four

Governor Allred on last Friday signed twenty-five bills and vetoed four.

The bills vetoed were House bill No. 726 permitting the Dallas District Attorney to name the grand jury bailiffs; House bill No. 70, making restrictions in absentee voting; House bill No. 814, opening certain waters on the Gulf of Mexico for commercial fishing, and House bill No. 680, regulating the use of state-owned automobiles.

Allred said the bill makes no attempt to restrict the activities of other public employes such as those of counties, cities and school districts, who are free to exercise their free-born rights without fear or penalty, while State employes are denied these identical rights.

House bill 70 was vetoed because Allred approved House bill No. 49, regulating absentee voting as the better law on the subject and also to avoid conflicts and confusion.

The veto of the bill regulating the use of nets and other fishing devices in Nueces, Aransas and Refugio counties was because the bill has the effect of opening to the use of drag nets and seining certain waters now closed. The school will close May 31.

Turn to GOV. SIGNS, Last Page

Mussolini Starts Another City



Premier Benito Mussolini of Italy officially starting construction work on the new "Aeronautical City" of Guidonia in the region he has reclaimed from marsh land.

TO VOTE ON REPEAL OF STATE PROHIBITION LAW ON AUGUST 24

Marathon Man Leases Ranch In Terrell County

R. W. Arnold of Marathon has leased that section of the Downie ranch which the Smith-Woodward Cattle company had under lease for the past several years. With the leasing of the ranch, which contains 33,000 acres, Mr. Arnold purchased the livestock of Smith-Woodward.

The part of the Downie ranch, comprising 10,000 acres that W. R. Holland has had under lease, has been leased to E. H. Jessup, who is now ranching north of Dryden, who will move his livestock to the new lease. W. R. Holland is moving to Sterling City.

PHYSICIAN LOCATES

Dr. and Mrs. W. P. Mallory arrived in Sanderson this week and will make their home here. Dr. Mallory is a physician and surgeon, and will practice his profession. He is a young man of fine appearance, and comes to the people of Sanderson highly recommended; he is a graduate of Texas university, and of the University of Tulane at New Orleans. Mrs. Mallory, also, is a graduate of Texas University and was head of the dietetic department at the Santa Rosa hospital in San Antonio.

Dr. Mallory will occupy the offices of Dr. Sharp in the Kerr hotel building, Phone 44, and he and Mrs. Mallory will live in the house now occupied by Dr. and Mrs. James C. Sharp, who are leaving this week to reside in Iran, where Dr. Sharp will take charge of the Iran hospital.

Electrifier



Morris L. Cooke, an Atlanta engineer, was appointed head of the rural electrification division of the works relief administration

At a statewide election to be held August 24th, the voters of Texas will have seven constitutional amendments to vote on at that time. The publication of which were started in the Times this week.

The amendments are as follows: Senate Joint Resolution No. 24—To permit the furnishing of state official text books free to every child of scholastic age attending school within the state.

House Joint Resolution No. 36—An amendment authorizing the courts having original criminal jurisdiction to suspend the imposition and execution of sentence and place defendant on probation. Senate Joint Resolution No. 3—Deals with the repeal of statewide prohibition, prohibiting the open saloon and providing for local option.

House Joint Resolution No. 48—Providing that constitutional amendments may be submitted by the legislature at special sessions under certain conditions.

House Joint Resolution No. 39—To empower the legislature to enact law whereby County courts may temporarily commit mentally ill persons, not charged with a criminal offense, for observation without the necessity of a jury trial.

House Joint Resolution No. 19—Giving the legislature power to provide old age assistance in a sum not to exceed \$15 per person per month, and to accept financial aid from the U. S. government for old age assistance.

Senate Joint Resolution No. 6—Amendment to abolish the fee system of compensating all district and county officers in counties having a population of 20,000 or more and authorizing the commissioners' court to determine whether county and precinct officers in counties of less than 20,000 population may be compensated on a fee basis or on a salary basis.

O. E. S. Chapter Names Officers For New Year

At the regular meeting held on Tuesday night at the Masonic temple by the members of the Sanderson Chapter No. 136, Order of Eastern Star, the following officers were elected to serve for the ensuing year:

Mrs. Gayle Mussey, worthy matron; F. S. Garrison, worthy patron; Mrs. C. J. Watts, associate matron; C. J. Watts, associate patron; Mrs. H. R. Laurence, secretary; Mrs. John Green, treasurer; Mrs. E. P. Halley, conductress; Mrs. Annie McLymont, associate conductress. Mrs. N. E. Charlton is the retiring worthy matron.

Installation of officers will be held in June.

\$25,000 SUBSCRIBED FOR WOOL MILL AT ORANGE

Orange, Tex., May 20.—C. W. Hughes, representative of the Texas Woolen Mills, Inc., said today that Orange business interests had subscribed for a 25,000 block of stock in the \$45,000 plant to be erected here.

Hughes said a 40-acre tract had been donated for the plant.

Hughes is assistant to President M. C. Cotton, who recently started a speaking tour of the sheep growing sections of southwest Texas and southwest Louisiana.

Bluebonnet Girls Score Big Hits On First Showing As Troupers

The Texas Bluebonnet Girls, under the direction of Mrs. Kendrick Harrell, motored to Fort Stockton last Friday where they put on a vaudeville act of several tap numbers, acrobatic dances and a reading at the Grand Theatre that night.

This splendid troupe of girls

met with much success in that city, being greeted by a crowded house, and their numbers brought forth hearty applause by the audience.

On Saturday night the girls motored to Marathon where they presented a similar program before a large crowd in that city.

New Greek Envoy



Dimitrios L. Scilianos is the new minister from Greece to the U. S., and he recently arrived in Washington and presented his credentials.

Start Work On Highway Gap East of Dryden

Hanna and Hall construction company of Waco, who was the successful bidder for road construction work awarded last month by the State highway department to blacktop that section of highway No. 3 in eastern Terrell county, moved in last week and this week construction work has started with a number of men from this city being given work.

The contract calls for the widening of the road, a caliche base and a double course of blacktopping. There will be approximately 6.549 miles of road topped starting a few miles east of Dryden and going to the Val Verde county line.

The bid was in the sum of \$71,000.

LET 'ER RAIN

Two families of Sanderson will not worry about rain or dust—those of Bustin Canon and Clyde Higgins. Their home were recently weatherproofed by a patented process, cork being used to seal all possible apertures around the sills of doors and windows.

Hickman Named Hdqtrs. Captain of Ranger Force

Austin, Texas.—Adj. General Carl Nesbitt Tuesday named Tom R. Hickman as captain of head-quarters company of the ranger force at Austin.

Hickman, a ranger veteran, has been stationed at Fort Worth and is senior captain of the force. During the administration of Gov. Miriam A. Ferguson D. E. Hamer was captain of the head-quarters company, succeeding his brother, Frank A. Hamer, who had commanded the company during the administration of Gov. Dan Moody and Gov. Ross S. Sterling.

Nesbitt also mentioned that Capt. R. W. Aldrich of Austin would be continued as quarter-master captain at Austin. Aldrich's enlistment in the ranger service in 1915 preceded Hickman's by four years.

Other assignments

Privates B. M. (Manny) Gault, who, with Frank A. Hamer, participated in the ambush slaying of Clyde Barrow and Bonnie Parker in Louisiana, and J. B. Wheatley, both veteran rangers, were assigned to head-quarters company under Hickman. Private M. V. West was assigned to the way construction.

Selected Quotation
While two people fight
a plum, a third per-
gets away with it.

NOBODY'S BUSINESS
JULIAN CAPERS, JR.

After a brief respite the strenuous four-months of the legislature, just Texas politicians will gird and sail into another battle over repeal of the constitutional amendment prohibiting the manufacture of intoxicating liquor in

legislature adopted a double-repeal prohibition repeal which will be submitted to the voters. The first to be passed upon by the August 24, 1935, simply for outright repeal of prohibition amendment, leaving matter of regulation of liquor to the legislature provided the amendment is

second section provides the general election of the people shall pass upon the question of whether the sale of liquor exclusively by the state is permitted. Thus the wets actually given two chances. It should fail in August, it may, under the state machinery, in November of 1936. If repeal carries in August it will say the state monopoly system probably will not be repealed by the legislature until the following year. Probably a license system, with possibly an exception in unbroken packages will be preferred by the law makers for a year's tryout. Hoteliers and other interested in the retail sale of liquor by the drink, will doubtless make a terrific fight against the unbroken package system, if people sanction the sale of liquor in Texas. The first session of the 44th legislature which will be held in September, as predicted in this column more than a month ago, will see the scene of a memorable battle between the wets and the drys, as was the regulation.

legislature, despite widespread criticism of its dilatory action, passed oil legislation that undoubtedly yielded considerable revenue, and will be fought on "hot" oil, thus setting attempts to impose control upon Texas oil areas. In the closing hours of the session the legislature passed, and additional funds allocated to the railroad commission for enforcement purposes insuring more efficiency and a better pay standard for the underpaid employees of the commission's oil and gas division.

also stopped forever the waste of a great natural resource by making casing-gasoline from "sweet" gas, allowing the gas—amounting to a billion feet a day, into the air.

legislature apparently still believes that a new Constitution for Texas is not necessary, but the people can rewrite the law by voting yes or no on a referendum of amendments from year to year. At this time nine amendments were submitted. They have demonstrated their confidence in this method of writing fundamental law by voting "no" on other long slates of amendments several times. Actually, a constitutional convention will be convoked, and the people will write a new basic law.

NOBODY'S, Last Page

PLETES SCHOOL CENSUS
scholastic census for Terrell county has been completed. Mrs. Theresa Dawson, and she has that 637 children have been enumerated in this county eligible for school. This is 9 than was enumerated last year. Mrs. Dawson states.

WELL IS NOW STATE LICENSED SURVEYOR
John Stovell, former resident of Sanderson, recently passed the examination for surveyor-licensing, and now has a license to practice that profession in Terrell county in Texas. During his residence here Mr. Stovell was county engineer, in charge of way construction.

The Sanderson Times

TWENTY-EIGHTH YEAR

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ADVERTISING RATES ON APPLICATION



Constitutional Amendments

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 20c, 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 the form of ballot, providing for the proclamation and publication of such by the Governor and making an 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 20c, 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.

(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; providing 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.

visions 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 such publication and election.

The above is a true and correct copy.

GERALD C. MANN, Secretary of State.

S. J. R. No. 4 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 the 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 and county officers in 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 certain county 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 said 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. 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 who are over sixty-five (65) years; provided that no habitual criminal, and no 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 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 above is a true and correct copy.

GERALD C. MANN, Secretary of State.

H. J. R. No. 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 that the Legislature shall have the authority to accept from the Government of the United States financial aid for old-age assistance; providing for the necessary proclamation and making an appropriation to defray the expenses of proclamation, publication and election.

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 sixty-five (65) years; provided that no habitual criminal, and no 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 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 restrictions hereinbefore provided."

Sec. 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."

"Against 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."

Sec. 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.

Sec. 4. The sum of Five Thousand Dollars (\$5,000.00), or so much thereof as may be necessary, is hereby appropriated out of the funds of 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.

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 school 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 districts 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 hereinafter 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 taxpaying 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 (\$100.00) Dollars 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 hereinbefore set apart to said 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, 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.

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 and 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 Section 11 and 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."

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 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.

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 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.

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 on the question of the adoption of such amendment and providing for the proclamation and the publication thereof; describing the form of ballot, and making an appropriation therefor.

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

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 yeas 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 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."

Sec. 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, of 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."

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 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.

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 and 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 Section 11 and 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."

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 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.

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 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.

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 on the question of the adoption of such amendment and providing for the proclamation and the publication thereof; describing the form of ballot, and making an appropriation therefor.

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

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 yeas 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 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."

Sec. 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, of 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:

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that Amendments to the Constitution may be proposed at Special Sessions of the Legislature under certain conditions."

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 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.

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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 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.

H. J. R. No. 28 HOUSE JOINT RESOLUTION

proposing an Amendment to Section 15 of Article I, of the Constitution of Texas, and providing that the Legislature may provide for the temporary commitment of mentally ill persons, not with a criminal offense, to the State Hospital, or to any other institution, and providing for 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 I, of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Section 15. The right of jury shall remain inviolable. The Legislature shall pass such laws as may be needed to regulate the same, and to maintain its efficiency. Provided, that the Legislature may provide for the temporary commitment, for observation and/or treatment, of mentally ill persons not with a criminal offense, to the State Hospital, or to any other institution, and providing for 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 Constitutional Amendments, at an election to be held throughout the State on the 4th Saturday in August, A. D. 1935, at which election each ballot shall have printed thereon the words:

"For the Amendment to Section 15, of the Constitution of the State of Texas, providing for the temporary commitment, for observation and/or treatment, of mentally ill persons not with a criminal offense, to the State Hospital, or to any

SOCIETY and HOME

WOMEN'S INTERESTS

CLUBS AND CHURCHES

Sanderson Culture Club Holds Last Meeting of the Club Year

A. F. Thrift, Mrs. Rufe... and Mrs. A. D. Brown... hostesses to the club Friday...

J. V. McCall led the program "Religion in the Home..." paper were given by Mrs. J. and Mrs. Nichols...

TOM HOLMES TO CLUB

At the home of Mrs. Bozarth... Mrs. Tom Holmes was... to the members of her...

BRIDE IS IN SHOWER

A. B. F. Dawson and daughter... Miss Floreine Thompson... hostesses to several young...

BRIDE IS IN SHOWER

A. B. F. Dawson and daughter... Miss Floreine Thompson... hostesses to several young...

CLEARANCE

Sale

In order to make room for new stock... we are closing out all KELLY DON DRESSES

- 1.95 Dresses \$1.59
2.95 Dresses 1.98
3.95 Dresses 2.98
5.95 Dresses 3.95
7.95 Dresses 5.95
10.95 Dresses 7.95

Included in this sale... Voiles, Linens Cotton Prints, and Silks.

KERR Mercantile Co. Sanderson, Texas

CARSON-BARKER

The wedding of Miss Lorine Barker and B. Carson, well known young couple here, was solemnized last Saturday afternoon in Uvalde...

Miss Barker, whose home is in Eden, Texas, has been a teacher in our city schools for the past two years...

Mr. Carson is a young ranchman of this county, and is located near Dryden having a large ranch northeast of that city...

Following a motor trip to Monterey, Mexico, they will return to their ranch in this county to make their home.

CARAWAY-O'BRYANT

Coming as a surprise to their many friends was the announcement made this week of the marriage of Miss Marybelle O'Bryant to Aswell Bryan Caraway...

The bride is a daughter of Mr. and Mrs. W. D. O'Bryant, Sr., of this city. She is a student at Sul Ross college...

Mr. Caraway's home is in Sugarloaf, La. He, also, is a student at Sul Ross and will receive his degree from that college this spring...

For the present Mr. and Mrs. Caraway will make their home in Alpine.

Mrs. Ralph Ord of El Paso spent several days in Sanderson this week visiting relatives...

Mrs. J. R. Goodykoontz and son, Jimmy, spent several days in El Paso this week with Mr. Goodykoontz who is working out of that city on the T. & N. O.

Mrs. C. L. Sims left last week for Mobile and Birmingham, Ala., where she will visit relatives...

Mrs. B. F. Dawson motored to Alpine Sunday taking her daughter, Miss Floreine Thompson...

Mrs. Luella Lemons and son, and Mrs. Grace Wheeler and son left Sunday morning for San Antonio where they will visit with Mrs. E. D. Pipes...

Mrs. T. A. Short and children, here during the school term, left last Friday for the ranch where they will spend the summer.

The family of Mr. and Mrs. Harry Sharp leave tomorrow to make Alpine their home...

While working for the Zachary Taylor construction company who has the road contract in eastern Brewster county, Amy Roberts...

This owner's cost records show that Ford V-8 cars cost 12% less to operate than the Model A Fords and 31% less than the Model T Fords...

Each year the Ford car gives you more in value and performance and costs you less to operate.

Want to be rid of rheumatism or neuritic pain? Want to feel good, years younger and enjoy life again? Well, just try this inexpensive and effective lemon juice mixture...

Bring Joyous Relief

Lemons for Rheumatism

Bring Joyous Relief

Lemons for Rheumatism

Bring Joyous Relief

Lemons for Rheumatism

'Operator 13' Has Civil War Scenes As Background

Out of the pages of history has come another great motion picture theme to thrill you. It is "Operator 13," the exciting Robert W. Chambers story...

In a sense, not a war story, but a gripping love story which uses the Civil War scenes as a background...

Mr. and Mrs. S. H. Nichols and J. D. Eldridge of Lenoir City, Tenn., Mrs. J. J. George of Floyd, Texas, and Louis Rochat, Jr., of Del Rio, arrived Sunday night for a visit with Mr. and Mrs. Joe Nichols...

Mrs. Fred Yeates spent several days of the past week in San Antonio visiting friends.

Mr. and Mrs. A. M. Buck returned from Ozona Monday, and were accompanied home by their grandchildren, Lee, Dick, Walter and Betty Dudley.

Mrs. J. E. Dewees returned to her home in Floresville last Saturday after visiting in this city with her brothers, Joe and Jim Kerr...

Mrs. George Cardwell, who had been visiting her parents, Mr. and Mrs. Harry Sharp, for the past week, left for her home in Lockhart Monday, and was accompanied by her brother, Walford Sharp...

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It Happened in Sanderson TEN YEARS AGO This Week—Remember??

(From Times of May 23, 1925) The Tom Thumb wedding given at the Princess Theatre Tuesday under the auspices of the W. B. A. of the Maccabees was well attended. About 50 children, with but few exceptions, under 8 years of age, participated.

Mrs. R. H. Lewellen and children left Monday for a 2-months visit with relatives in Denver, Colo., Rockford and Decatur, Ill., and New Orleans, La.

Mr. and Mrs. S. H. Nichols and J. D. Eldridge of Lenoir City, Tenn., Mrs. J. J. George of Floyd, Texas, and Louis Rochat, Jr., of Del Rio, arrived Sunday night for a visit with Mr. and Mrs. Joe Nichols and Mr. and Mrs. John Nichols.

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Helpful Household Hints By BETTY WEBSTER

Children adore floating toys when bathing. And, too, they love to make things. To satisfy both desires, an ingenious mother of my acquaintance allows her little ones to make soap toys...

The flower, animal or design that the child wishes to make he first outlines with a crayon or a sharp stick on the soap. Then with a dull knife he carves out the background so that the figure is raised. Then with a paint made from a piece of colored wax dissolved in enough alcohol to cover it is colored.

A floating soap is the best sort to use for this purpose and any one of those now on the market will prove satisfactory.

DO YOU KNOW THAT: The proper vegetables to serve with roast beef are baked potatoes, carrots, onions, baked pears, baked oranges or baked bananas?

Tasty accompaniments to baked ham are stewed raisins, sweet potatoes, baked apples, tart jelly, spinach, corn and beets?

Mint sauce, egg plant, parsnips, peas, asparagus and browned potatoes are delicious when served with roast lamb?

Roast pork tastes better when apple sauce, browned potatoes and creamed onions are added to the meat course?

Raisin Bread for French Toast My family adores French fried toast for breakfast. In fact, they'd insist on it at all meals if I'd allow it.

Put into pan lined with pie crust, cover with crust and bake in a medium hot oven for about 35 minutes.

Two cups of currant juice made of two quarts of washed currants—not too ripe, mashed, and a cup of water. Cook over a low fire for about thirty minutes and then strain in a jelly bag.

To each cup of juice add one cup of granulated sugar. Stir until dissolved. Then boil for twenty minutes. This will make about 6 glasses of jelly.

It is easier and the results are better if the juice is cooked, two cups at a time.

Currant Pie Filling 1 box of currants, red or green, stemmed and washed. Mix with 1 1/2 cups of sugar. 1 tablespoon of flour and a little salt. Put into pan lined with pie crust, cover with crust and bake in a medium hot oven for about 35 minutes.

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low it, so you can readily understand what a problem it is for me to have always a sufficient supply of bread for the purpose.

Yesterday morning I found that I had nothing but raisin bread. I never before tried it, but as raisins are good in almost all foods I decided that they probably add zest to the toast. So, I sliced the bread, beat up an egg in about a cupful of milk, dipped the bread into the mixture and friend the slices. The result was delicious and since I know I've been asked at least fifty times, "Won't you make French toast with raisin bread? Please!"

Two cups of currant juice made of two quarts of washed currants—not too ripe, mashed, and a cup of water. Cook over a low fire for about thirty minutes and then strain in a jelly bag.

To each cup of juice add one cup of granulated sugar. Stir until dissolved. Then boil for twenty minutes. This will make about 6 glasses of jelly.

It is easier and the results are better if the juice is cooked, two cups at a time.

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Thirty Million Miles of Ford Economy

MORE MILES. Faster miles. Greater economy... that is the story of the Ford V-8. There are conclusive figures from owners to show that it is the most economical Ford car ever built.

A particularly interesting and complete report of costs comes from a national fleet owner who has owned 854 Ford cars which have run more than thirty million miles in business use.

175 were Model T Fords which were run 5,017,075 miles. 599 were Model A Ford cars which were run 24,041,632 miles. 80 are Ford V-8 cars which have been run 2,982,886 miles.

This owner's cost records show that Ford V-8 cars cost 12% less to operate than the Model A Fords and 31% less than the Model T Fords. And they covered more miles per month! The monthly average for the Model T Fords was 1509 miles. . . . For the Model A Fords, 1866 miles. . . . And 2571 miles for the Ford V-8.

Each year the Ford car gives you more in value and performance and costs you less to operate.

FORD V-8

Actual Figures Show The Ford V-8 is 12% More economical than the Model A and 31% More economical than the Model T.

Churches Buck Jones Is The Owner of Dance In Latest Film

PRESBYTERIAN CHURCH Sunday school at 9:45 a. m. Preaching at 11 a. m. and at 8 p. m.

Young people's vesper meeting at 7 p. m. Tuesday at 8 p. m. the auxiliary will have the annual birthday party.

The program will be held in the church and a social hour will follow the program. Every member of the congregation is invited—and any interested friends.

Prayer meeting Wednesday will be omitted. John V. McCall, Pastor.

BAPTIST CHURCH Sunday school 10 a. m. Morning service 11 a. m. B. T. S. 7 p. m. Night services at 8 o'clock.

Please keep in mind our revival services beginning the second Sunday in June.

CHURCH OF CHRIST Sunday—Bible school, 10 a. m. 11 a. m.—Bible lesson by one of the brethren. 11:45—Communion.

Young people meet at 7 p. m. Tuesday—Ladies' Bible class meets at 3 p. m. at the church. Mid-week prayer service at 7 p. m. Wednesday.

CATHOLIC CHURCH Mass every morning at 7:30. Sunday—First Mass at 7:30 a. m., second Mass at 9 a. m. Rev. John M. Bertrant, Rector.

Mrs. John Kerr of El Paso, who visited in this city last week with the families of Joe and Jim Kerr, left last Saturday for San Antonio and Floresville where she will visit prior to going to Elgin, Ill., where she will visit relatives for several months.

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Buck Jones Is The Owner of Dance In Latest Film

All the color and romance of a western frontier town are shown in "Stone of Silver Creek," which is Buck Jones' latest Universal starring picture which will show at the Princess Theatre tonight and tomorrow, May 24 and 25.

The efforts of Buck, upright and honest, though he is the proprietor of the town's leading dance hall, to convince the new "parson" that he is not a representative of the forces of evil, are amusingly presented, and there comes a time when the open-minded minister openly allies himself with the man whose contributions he had at first refused to accept.

Romance also blossoms in the lives of three young girls in the story, all with the encouragement and assistance of the dance hall king. These feminine roles are played by Noel Francis, Marion Shilling and Peggy Campbell, actually three of the most beautiful girls in the Hollywood film colony.

The story of this "super-Western" is told against a background of rugged California mountains, and is said to present some of the most beautiful scenery ever to reach the screen.

Mrs. M. Tarrillion, Mrs. M. A. Dittmar, Miss Tillie Tarrillion and L. H. Tarrillion returned Monday to their homes in San Antonio after spending the past week in this city as guests in the home of Mr. and Mrs. Jim Kerr.

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