

LEGAL NOTICE

NOTICE OF ELECTION FOR THE RE-ALLOCATION OF COUNTY TAXES

THE STATE OF TEXAS COUNTY OF FARMER

To the Resident qualified Property Taxpaying Voters of Farmer County, Texas.

TAKE NOTICE that an election will be held on the 5th, day of November, 1946, in said County, in obedience to an order duly entered by the Commissioners Court on the 12th, day of August, 1946, which is as follows:

On this the 12th, day of August, 1946, the Commissioners Court of Farmer County, Texas, convened in regular session, at the regular meeting place thereof in the Courthouse at Farwell, Texas, with the following members of the Court, to-wit:

A. D. Smith, County Judge, W. H. Flippin, Commissioner Precinct No. 1, F. T. Schlenker, Commissioner Precinct No. 2, T. E. Levy, Commissioner Precinct No. 3, W. S. Menefee, Commissioner Precinct No. 4, being present, and, among other proceedings had by the Court were the following:

Commissioner F. T. Schlenker introduced an order and moved its adoption. The motion was seconded by Commissioner W. H. Flippin. The motion carrying with it the adoption of the order prevailed by the following vote:

AYES: Commissioners W. H. Flippin, T. E. Levy, F. T. Schlenker, W. S. Menefee;

NOES: Commissioners, none;

The order is as follows:

WHEREAS, at the general election held throughout the State of Texas on November 7, 1944, the qualified electors of the State, voting on the proposition, approved the amendment to Section 9, of Article 8, of the Texas Constitution, which amendment provides that the Commissioners Court in any county may reallocate the county tax levies authorized in said Section 9 of article 8 by changing the rates provided for any of the purposes authorized in said Section by either increasing or decreasing the same, but in no event shall the total of such taxes exceed Eighty (80) Cents on the one hundred dollars valuation for any one year, provided that before the Commissioners Court may make such re-allocations and changes in such levies the same shall be submitted to the qualified property taxpaying voters of such county, at a general or special election; and in event such re-allocations and changes are approved by a majority of the qualified property taxpaying voters of any such county, such reallocations and changes shall remain in force and effect for a period of six (6) years from the date of the election at which same shall have been approved, unless the same again shall have been changed by a majority of the qualified property taxpaying voters of such county, voting on the proposition; and

WHEREAS, the Commissioners Court of Farmer County, Texas, deems it advisable and to the best interest of said County to re-allocate the county taxes authorized to be levied annually by Section 9, Article 8, of the Constitution, by changing the rates in respect to certain county taxes as herein provided;

THEREFORE, BE IT ORDERED BY THE COMMISSIONERS COURT OF FARMER COUNTY, TEXAS:

That a special election be held in said County on the 5th day of November, 1946, which is not less than thirty (30) days from the date of the adoption of this order, at which election the following proposition shall be submitted to the qualified taxpaying voters who own taxable property in said County and who have duly rendered the same for taxation, for their action thereupon:

"Shall the Commissioners Court of FARMER County, Texas, be authorized to levy and collect in each year for a period of six (6) years from the date of said election, county taxes as follows:

Not exceeding Fifty-Five Cents (55c) on the \$100.00 valuation, in any one year, for County purposes;

Not exceeding Thirty Cents (30c) on the \$100.00 valuation, in any one year, for roads and bridges;

Not exceeding Five Cents (5c) on the \$100.00 valuation, in any one year, to supplement the jury fund of the County; and

Not exceeding Five Cents (5c) on the \$100.00 valuation, in any one year, for the erection of public buildings and other permanent improvements."

In the event that the annual levy of a tax not exceeding fifteen (15c) cents on the one hundred dollars valuation for the further maintenance of the public roads of said County has heretofore been, or shall hereafter be authorized by a majority of the qualified property taxpaying voters of the County, voting at an election held for that purpose, nothing herein shall be construed as rescinding or in any manner affecting the power and authority of the Commissioners Court to levy and to continue to levy said tax.

The said election shall be held under the provisions of the Constitution and laws of the State of Texas, particularly amended Section 9, of Article 8, of the Constitution, and Section 3a, Article 6, of the Constitution, and all persons who are legally qualified voters of said County, and who are resident property taxpayers who own taxable property in said County and who have duly rendered the same for taxation, shall be entitled to vote at said election.

The ballots for said election shall have written or printed thereon the following:

"FOR RE-ALLOCATION OF COUNTY TAXES."

"AGAINST RE-ALLOCATION OF COUNTY TAXES."

Each voter shall mark out with black ink or pencil one of the above expressions, thus leaving the other as indicating his or her vote.

The polling places and presiding officers of said election shall be respectively as follows:

PRECINCT NO. VOTING PLACE PRESIDING OFFICER

The polling places and presiding officers of said election shall be respectively as follows:

The same polling places and the same presiding officers as have been heretofore selected and appointed respectively to hold the General Election on November 5, 1946 in Farmer County.

The manner of holding said election shall be governed by the laws of the State regulating general elections.

A copy of this order, signed by the County Judge of said County, and certified to by the County Clerk of said County shall serve as proper and sufficient notice of said election.

Notice of said election shall be given by posting a copy of this order at the top of which shall appear the words "NOTICE OF ELECTION FOR THE RE-ALLOCATION OF COUNTY TAXES," at the Courthouse door of said County, and in each of the election precincts of said County for thirty (30) days prior to the election, which notices shall be posted by the Sheriff or a constable, who shall make return on a copy of such notice, how and when he executed the same.

Notice of said election shall also be given by publication thereof in a newspaper published in Farmer County, once each week for three consecutive weeks, the date of first publication being not less than twenty-one (21) full days prior to the date of said election.

ADOPTED AND APPROVED, this 12th, day of August, 1946.

A. D. Smith County Judge. W. H. Flippin Commissioner Precinct No. 1.

F. T. Schlenker Commissioner Precinct No. 2.

T. E. Levy Commissioner Precinct No. 3.

W. S. Menefee Commissioner Precinct No. 4.

I, the undersigned authority, Clerk of the County Court and Ex-Officio Clerk of the Commissioners Court of said County do hereby certify that the above and foregoing is a true and correct copy of an order passed by said Commissioners Court on the 12th, day of August, 1946, and of the minutes pertaining to its adoption, as said order appears of record in Vol. 3, Page 355 of the Minutes of said Court.

WITNESS MY HAND and the seal of the Commissioners Court, this 23rd, day of Sept. 1946. (Seal) —D.K. Roberts Clerk of the County Court and Ex-Officio Clerk of the Commissioners Court of FARMER County, Texas. 11-3tc

THE STATE OF TEXAS COUNTY OF FARMER SHERIFF'S SALE

WHEREAS, on the 27th, day of August, 1946, in Cause No. 1160, in the District Court of Farmer County, Texas, wherein The State of Texas and County of Farmer Friona Independent School District and City of Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against Sarah D. Olson, and the unknown heirs, assigns and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property, situated in Farmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lot 5, Block 98 of the Original Town of Friona, Farmer County, Texas, to-wit:

And I will on the first Tuesday in the month of November, 1946, the same being the 5th, day of said month, proceed to sell all the right, title, and interest of the Defendant in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this 26th, day of September, 1946. —Earl Booth Sheriff Farmer County, Texas.

County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th, day of said month, proceed to sell all the right, title, and interest of the Defendant in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this 26th, day of September, 1946. —Earl Booth Sheriff Farmer County, Texas.

THE STATE OF TEXAS COUNTY OF FARMER SHERIFF'S SALE

WHEREAS, on the 27th, day of August, 1946, in Cause No. 1155, in the District Court of Farmer County, Texas, wherein The State of Texas and County of Farmer Friona Independent School District and City of Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against James S. Bryant, and the unknown heirs, assigns and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof I did on the 26th, day of September, 1946, seize and levy upon as the property of the above defendants the following described property, situated in Farmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lots 10, 11, 12, 15, and 16, in Block 43, of the Original town of Farwell, Farmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th, day of said month, proceed to sell all the right, title, and interest of the Defendants in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this 26th, day of September, 1946. —Earl Booth Sheriff Farmer County, Texas.

THE STATE OF TEXAS COUNTY OF FARMER SHERIFF'S SALE

WHEREAS, on the 27th, day of August, 1946, in Cause No. 1166 in the District Court of Farmer County, Texas, wherein The State of Texas and County of Farmer Friona Independent School District and City of Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against M. S. Weir and his unknown heirs, assigns and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof I did on the 26th, day of September, 1946, seize and levy upon as the property of the above defendants the following described property, situated in Farmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lots 7, 8, and 9, Block 35, of the original town of Friona, Farmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th, day of said month, proceed to sell all the right, title, and interest of the Defendants in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this 26th, day of September, 1946. —Earl Booth Sheriff Farmer County, Texas.

THE STATE OF TEXAS COUNTY OF FARMER SHERIFF'S SALE

WHEREAS, on the 27th, day of August, 1946, in Cause No. 1169 in the District Court of Farmer County, Texas, wherein The State of Texas and County of Farmer Friona Independent School District and City of Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against William R. Shirley and Guy Hanks, and the unknown heirs, assigns, and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof I did on the 26th, day of September, 1946, seize and levy upon as the property of the above defendants the following described property, situated in Farmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lot 5, Block 98 of the Original Town of Friona, Farmer County, Texas, to-wit:

And I will on the first Tuesday in the month of November, 1946, the same being the 5th, day of said month, proceed to sell all the right, title, and interest of the Defendant in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this 26th, day of September, 1946. —Earl Booth Sheriff Farmer County, Texas.

THE STATE OF TEXAS COUNTY OF FARMER SHERIFF'S SALE

WHEREAS, on the 27th, day of August, 1946, in Cause No. 1169, in the District Court of Farmer County, Texas, wherein The State of Texas County of Farmer Friona Independent School District and City of Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against Geo. G. Wright, G. W. Banche, C. Russell, B. F. Williams, and D. C. Cing, if deceased, their unknown heirs, assigns and legal representatives of said parties whose residences are unknown Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

property, situated in Farmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lots 1, 2, 3, and 4 in Block 103, of the original Town of Friona, Farmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th, day of said month, proceed to sell all the right, title, and interest of the Defendant in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this 26th, day of September, 1946. —Earl Booth Sheriff Farmer County, Texas.

THE STATE OF TEXAS COUNTY OF FARMER SHERIFF'S SALE

WHEREAS, on the 27th, day of August, 1946, in Cause No. 1165, in the District Court of Farmer County, Texas, wherein The State of Texas and County of Farmer Friona Independent School District and City of Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against E. R. Bartlett, Nelle I. Bartlett and D. H. Frazer and their unknown heirs, assigns and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof I did on the 26th, day of September, 1946, seize and levy upon as the property of the above defendants the following described property, situated in Farmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lots 10, 11, 12, 15, and 16, in Block 43, of the Original town of Farwell, Farmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th, day of said month, proceed to sell all the right, title, and interest of the Defendants in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this 26th, day of September, 1946. —Earl Booth Sheriff Farmer County, Texas.

THE STATE OF TEXAS COUNTY OF FARMER SHERIFF'S SALE

WHEREAS, on the 27th, day of August, 1946, in Cause No. 1148, in the District Court of Farmer County, Texas, wherein The State of Texas and County of Farmer Friona Independent School District and City of Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against C. H. Gray, Felix H. Wood, Mrs. Alvide Olson and George G. Wright, and the unknown heirs, assigns and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof I did on the 26th, day of September, 1946, seize and levy upon as the property of the above defendants the following described property, situated in Farmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lots 7, 8, 9, 10, 11, and 12, in Block 87, of the Original Town of Friona, Farmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th, day of said month, proceed to sell all the right, title, and interest of the Defendant in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this 26th, day of September, 1946. —Earl Booth Sheriff Farmer County, Texas.

THE STATE OF TEXAS COUNTY OF FARMER SHERIFF'S SALE

WHEREAS, on the 27th, day of August, 1946, in Cause No. 1159, in the District Court of Farmer County, Texas, wherein The State of Texas and County of Farmer Friona Independent School District and City of Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against William R. Shirley and Guy Hanks, and the unknown heirs, assigns, and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof I did on the 26th, day of September, 1946, seize and levy upon as the property of the above defendants the following described property, situated in Farmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lot 5, Block 98 of the Original Town of Friona, Farmer County, Texas, to-wit:

And I will on the first Tuesday in the month of November, 1946, the same being the 5th, day of said month, proceed to sell all the right, title, and interest of the Defendant in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this 26th, day of September, 1946. —Earl Booth Sheriff Farmer County, Texas.

ing me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof I did on the 26th, day of September, 1946, seize and levy upon as the property of the above defendant the following described property, situated in Farmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: All of Block 105, of the Original Town of Friona, Farmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th, day of said month, proceed to sell all the right, title, and interest of the Defendants in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this 26th, day of September, 1946. —Earl Booth Sheriff Farmer County, Texas.

THE STATE OF TEXAS COUNTY OF FARMER SHERIFF'S SALE

WHEREAS, on the 27th, day of August, 1946, in Cause No. 1165, in the District Court of Farmer County, Texas, wherein The State of Texas and County of Farmer Friona Independent School District and City of Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against E. R. Bartlett, Nelle I. Bartlett and D. H. Frazer and their unknown heirs, assigns and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof I did on the 26th, day of September, 1946, seize and levy upon as the property of the above defendants the following described property, situated in Farmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lots 1, 4, 7, 9, 10 and 11, Block 69, of the original town of Friona, Farmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th, day of said month, proceed to sell all the right, title, and interest of the Defendants in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this 26th, day of September, 1946. —Earl Booth Sheriff Farmer County, Texas.

THE STATE OF TEXAS COUNTY OF FARMER SHERIFF'S SALE

WHEREAS, on the 27th, day of August, 1946, in Cause No. 1148, in the District Court of Farmer County, Texas, wherein The State of Texas and County of Farmer Friona Independent School District and City of Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against C. H. Gray, Felix H. Wood, Mrs. Alvide Olson and George G. Wright, and the unknown heirs, assigns and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, on the 27th, day of August, 1946, by virtue of said judgment and the mandates thereof I did on the 26th, day of September, 1946, seize and levy upon as the property of the above defendants the following described property, situated in Farmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lots 7, 8, 9, 10, 11, and 12, in Block 87, of the Original Town of Friona, Farmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th, day of said month, proceed to sell all the right, title, and interest of the Defendant in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner or to anyone having an interest therein or to any party other than a taxing unit which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

Intellectual attainment for which all humanity was evidently originally intended by the Great Master Mind. Such matters are yet to be determined, and eons of ages yet in the future may yet have passed by before this end is attained.

Even though this may be the case, and which is most likely to be, it is unbecoming and unfitting that any should bring reproach against his fellows for not having made his contribution toward such progress, for it seems probable that most people are hindered from reaching any higher mental attainment for lack of self confidence, and such lack is more often brought about by those who have the power over as during childhood, which, in many cases, continues through adolescence and even through mature life, never having been allowed by parent, guardian or teacher ever to rely on his own judgment until the faculty of self confidence has been utterly taken away.

All too many parents utterly destroy their child's initiative by a supposed kindness, of always inserting their judgment for his, and insisting that it be accepted, thus giving him no chance to build a self-confidence for himself. This defect can be overcome, partly or wholly by the influence of the teacher, but, woe be, there are too many teachers that adopt the same course with their pupils. No

NATIONAL and HOME HOUR

With EVERETT MITCHELL Tuesday Orchestra

CHEER FROM NEWS MARKETS AMERICA LOVES TO COAST SATURDAY NBC STATION OUR NEWSPAPER AND STATION

to Agriculture SORED BY HALMERS

Chevrolet Company

IS SAID:

WE MUST NOT TOUCH PUBLIC PAY ROLLS" WE ARE NOT; but we wish Public Pay Rolls would TOUCH in such a manner that we could get a BETTER ALLOWANCE OF BUILDING MATERIALS for our customers. HOWEVER, until the tide turns, we ask you to continue to

to us with your building problems! CKWELL BROS. & CO. LUMBERMEN O. F. LANGE, Manager

I Will Buy Your Hogs! Correct Weights Courteous Treatment. SEE ME AT FRIONA GIN YARDS AT ANY TIME BERT CHITWOOD

QUALITY ABSTRACT AND TITLE WORK warranty Abstract & Title Company For Parmer County — Roy E. Cook, Mgr. 3581 P. O. Box 256 Farwell, Texas

Wm. H. Flippin Jr. General Auctioneer FRIONA, TEXAS Farm and Livestock Sales A SPECIALTY Good Service, Fair Treatment. I Solicit Your Business

FARM and CITY LOANS LOW INTEREST Ethridge - Spring Agency Ethridge Frank Spring

1946 Prompt Ambulance Service now offer \$150.00 Cash Burial Insurance at low cost! E. B. BLACK CO. Furniture and Undertaking HEREFORD, TEXAS

special course should be instituted in the school and no text book should be provided for teaching self confidence to the child from the first day it enters kindergarten or the regular school, yet this should be done. Yes, it can be done, and successfully, too. And, where parents do not do this, teachers should be required to do so, for there is no better equipment for success in mature life, than an unlimited amount of confidence backed by sound judgement.

A teacher, in order to teach "self confidence," may need some self-training for the purpose, but she needs no text book or special classes. But the ability to create, foster and encourage the power of "self confidence in the mind of her pupils should be a prime requirement (By legalization, if not otherwise,) of a teacher, by any school board, when presenting her application for employment. It requires no special ability on the part of a teacher to teach a child its "ABC's" or the "Rule of three," but to be able to teach self confidence, and without the pupil recognizing the fact, gives her a deserved pre-eminence among her fellows, and she must not mistake "bragadocio" for "self confidence."

Mrs. H. H. Weis returned home Tuesday from El Paso, and reported her son Charles as very much better when she left.

Julius Darsey, who is attending school at Canyon, spent the week end here with his father, H. C. Darsey.

Mr. and Mrs. Junior Dodson and baby spent the week end at Clovis with her brother and family.

Hugh Stewart visited his parents at Clarendon through the week end.

Mrs. Jordan was called to Clarendon to be with her brother, who underwent a major operation there last week.

Mr. and Mrs. Bob Clements, of Pampa, visited here in the Roy Clements home, Sunday.

Mr. and Mrs. Fred Lloyd and Jerry visited Sunday with Mr. and Mrs. Jo Morris, at Clovis.

Rev. and Mrs. Walter H. North departed Tuesday morning for Oklahoma City to be in attendance at a meeting of the Oklahoma State Conference of Congregational Churches. They will return, Friday.

QUICK RELIEF FROM Symptoms of Distress Arising from STOMACH ULCERS DUE TO EXCESS ACID

Free Book Tells of Home Treatment that Must Help or it Will Cost You Nothing Over two million bottles of the WILLARD TRIKA-TMINT have been sold for relief of symptoms of distress arising from Stomach and Duodenal Ulcers due to Excess Acid—Poor Digestion, Sour or Bile Stomach, Gasiness, Heartburn, Sleeplessness, etc.—due to Excess Acid. Send 1-5 days' mail Ask for "Willard's Message" which fully explains this treatment—free— Roden-Beene Drug Store

LEGAL NOTICE

THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE WHEREAS, on the 27th., day of August, 1946, in Cause No. 1162, in the District Court of Parmer County, Texas, wherein

Want Ads

FOR SALE: One house, 14' x 26', to be moved. Price: \$800.00. See Roland Silvertooth, Friona. 4 times

FOR SALE: One 4-room house in Friona. Almost completed. See Ed Truelock. 11-1fc

FOR SALE: One American Sun Flame Coal Oil Heater. Good as new. See Estes Bass, 6 miles north and a mile and a half west of Friona. 11-1fc

FOR SALE: One V-8 Motor, "38" Model. Standard Pistons, rebuilt. Pat's Radiator Shop. 11c

TURKEYS: I will sell my turkeys on the Thanksgiving market. Those wanting turkeys for Thanksgiving or Christmas, please let me know at once. Mrs. J. T. Guinn. 11p

FOR SALE: One Bedroom Suite, 2 iron bedsteads, 1 large living room chair, and one dresser. See Mrs. Henry Lewis. 11-1fc

FOR SALE: About 100 acres of bundle feed in the field. Some grain. Ralph Tedford, Friona, Texas. 2 times

LOST: One 9-months old, reddish-brown male, cocker spaniel dog. Finder please report to Miss Lydia Spring. 1-1p

FOR SALE: 1 John Deere Grain Loader. See Roy Slagle. 12-2tp

FOR SALE: One duplex house with garage and chicken house, in Friona. See Mrs. G. A. Anderson. 12-1fc

FOR SALE: One Coleman Oil Heater, in good condition. See E. E. Cook Rt. 1, Friona 13-2tp

LOST: One big ten-inch snatch block, somewhere between Friona and Herschel Johnson's home. Finder please notify Edward Massey, Friona. Reward 13-1tp

FOR SALE: Green Tomatoes, 50c per bushel. Sugar Pumpkin, 3c a pound. Mrs. Whaley. 13-1tp

A shut-in for nineteen years will deeply appreciate handling your magazine and newspaper renewal subscriptions—Mail expiration notices to: —Marshall Deaton, Black, Texas. 13-11fc

The State of Texas, County of Parmer, Friona Independent School District and City of Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against S. A. Sebolt, Charles Seabolt and Roy Hawkins, their unknown heirs, assigns and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th., day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county, to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, by virtue of said judgment and said Order of Sale and the mandates thereof I did on the 26th., day of September, 1946, seize and levy upon as the property of the above defendants the following described property, situated in Parmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lot 12, Block 23 and Lot 8, Block 31, of the original Town of Friona, Parmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th., day of said month, proceed to sell all the right, title, and interest of the Defendant—in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner of said property directly or indirectly or to anyone having an interest therein or to any party which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this the 26th., day of September, 1946.

—Earl Booth Sheriff Parmer County, Texas. 11-3tc

WHEREAS, on the 27th., day of August, 1946, in Cause No. 1164, in the District Court of Parmer County, Texas, wherein The State of Texas, County of Parmer, Friona Independent School District and City of Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against Mrs. Effie Wallenstein, et al, and the unknown heirs, assigns, and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th., day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, by virtue of said judgment and said Order of Sale and the mandates thereof I did on the 26th., day of September, 1946, seize and levy upon as the property of the above defendants the following described property, situated in Parmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lots 5 and 6, in Block 85, of the original town of Friona, Parmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th., day of said month, proceed to sell all the right, title, and interest of the Defendants in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner of said property directly or indirectly or to anyone having an interest therein or to any party which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this the 26th., day of September, 1946.

—Earl Booth Sheriff Parmer County, Texas. 11-3tc

WHEREAS, on the 27th., day of August, 1946, in Cause No. 1153, in the District Court of Parmer County, Texas, wherein The State of Texas and County of Parmer were Plaintiffs, Impleaded Party Defendants, recovered judgment against Mrs. Effie Wallenstein, et al, and the unknown heirs, assigns, and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th., day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, by virtue of said judgment and said Order of Sale and the mandates thereof I did on the 26th., day of September, 1946, seize and levy upon as the property of the above defendants the following described property, situated in Parmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lot 12, Block 23 and Lot 8, Block 31, of the original Town of Friona, Parmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th., day of said month, proceed to sell all the right, title, and interest of the Defendant—in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner of said property directly or indirectly or to anyone having an interest therein or to any party which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this the 26th., day of September, 1946.

—Earl Booth Sheriff Parmer County, Texas. 11-3tc

LEGAL NOTICE

THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE WHEREAS, on the 27th., day of August, 1946, in Cause No. 1153, in the District Court of Parmer County, Texas, wherein The State of Texas and County of Parmer were Plaintiffs, Impleaded Party Defendants, recovered judgment against Mrs. Effie Wallenstein, et al, and the unknown heirs, assigns, and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th., day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, by virtue of said judgment and said Order of Sale and the mandates thereof I did on the 26th., day of September, 1946, seize and levy upon as the property of the above defendants the following described property, situated in Parmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lot 12, Block 23 and Lot 8, Block 31, of the original Town of Friona, Parmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th., day of said month, proceed to sell all the right, title, and interest of the Defendant—in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner of said property directly or indirectly or to anyone having an interest therein or to any party which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this the 26th., day of September, 1946.

—Earl Booth Sheriff Parmer County, Texas. 11-3tc

LEGAL NOTICE

THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE WHEREAS, on the 27th., day of August, 1946, in Cause No. 1164, in the District Court of Parmer County, Texas, wherein The State of Texas, County of Parmer, Friona Independent School District and City of Friona were Plaintiffs, Impleaded Party Defendants, recovered judgment against Esther White, her unknown heirs, assigns and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th., day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, by virtue of said judgment and said Order of Sale and the mandates thereof I did on the 26th., day of September, 1946, seize and levy upon as the property of the above defendants the following described property, situated in Parmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lot 12, Block 23 and Lot 8, Block 31, of the original Town of Friona, Parmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th., day of said month, proceed to sell all the right, title, and interest of the Defendant—in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner of said property directly or indirectly or to anyone having an interest therein or to any party which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this the 26th., day of September, 1946.

—Earl Booth Sheriff Parmer County, Texas. 11-3tc

LEGAL NOTICE

THE STATE OF TEXAS COUNTY OF PARMER SHERIFF'S SALE WHEREAS, on the 27th., day of August, 1946, in Cause No. 1153, in the District Court of Parmer County, Texas, wherein The State of Texas and County of Parmer were Plaintiffs, Impleaded Party Defendants, recovered judgment against Mrs. Effie Wallenstein, et al, and the unknown heirs, assigns, and legal representatives Defendants, for taxes, penalty, interest, and cost against the hereinafter described property;

WHEREAS, on the 27th., day of August, 1946, by virtue of said judgment and the mandates thereof the Clerk of the above mentioned District Court of said county did cause to be issued an Order of Sale commanding me as Sheriff of said county to seize, levy upon, and sell in the manner and form as required by law the hereinafter described property;

WHEREAS, by virtue of said judgment and said Order of Sale and the mandates thereof I did on the 26th., day of September, 1946, seize and levy upon as the property of the above defendants the following described property, situated in Parmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lot 12, Block 23 and Lot 8, Block 31, of the original Town of Friona, Parmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th., day of said month, proceed to sell all the right, title, and interest of the Defendant—in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner of said property directly or indirectly or to anyone having an interest therein or to any party which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this the 26th., day of September, 1946.

—Earl Booth Sheriff Parmer County, Texas. 11-3tc

There Is STILL TIME...

to stop a moment and GET WHAT YOU NEED in the way of Fuel Oils, Lube Oils, Tractor and Machine Parts, Carpenter and Mechanics Tools, Auto Accessories, Greases... and

For All Your Farm Needs... Always See Your Consumers FIRST!!

FRIONA CONSUMERS CO.

We Hear MUCH TALK

about the "DISTRIBUTION OF WEALTH". But this does not concern us. The only distribution of wealth which we advocate is that of

PAYING EVERY PATRON A FAIR PRICE FOR HIS PRODUCT

Be that product GRAIN, LABOR or what else. Also we are interested in giving each HIS MONEY'S WORTH FOR HIS MONEY!

WE BUY GRAINS AND SEEDS, AND SELL COAL AND FEEDS

Friona Wheat Growers, Inc. FARMERS CO-OPERATIVE ARTHUR DRAKE, Manager

GOVERNMENT OWNERSHIP BY PUBLIC DEFAULT
That expression may be fulfilled in our land more than a large majority of us realize, BUT we are

Still Stemming the Tide with Private Enterprise
and shall continue to do so until forced to cease by means beyond our control. JUST PRICES—MODEST PROFITS—PROMPT, COURTEOUS SERVICE! Always Use VIT-A-WAY!

SANTA FE GRAIN COMPANY
We appreciate your Grain and Seed Business

1946, seize and levy upon as the property of the above defendants the following described property, situated in Parmer County, Texas, to-wit:

(Said description showing the number of acres, original survey, locality in county, and name by which said property is most generally known.)

FIRST TRACT: Lots 5, 6, 7, 8, 9, 10, 11 and 12, in Block 103, of the original town of Friona, Parmer County, Texas.

And I will on the first Tuesday in the month of November, 1946, the same being the 5th., day of said month, proceed to sell all the right, title, and interest of the Defendants in and to said property at the Court House door of said county in the city or town of Farwell, Texas, between the hours of 2:00 p. m. and 4:00 p. m. to the highest bidder for cash, provided, however, that none of said property shall be sold to the owner of said property directly or indirectly or to anyone having an interest therein or to any party which is a party to this suit for less than the amount of the adjudged value of said property or the aggregate amount of judgments against said property in said suit, whichever is lower, subject also to the right of the Defendants to redeem same in the time and manner provided by law and subject also to the right of the Defendants to have said property divided and sold in less divisions than the whole.

DATED at Farwell, Texas, this the 26th., day of September, 1946.

—Earl Booth Sheriff Parmer County, Texas.

New Furniture!

When you are ready to refurnish your home, finance the purchase of furniture and equipment through us, with an economical personal bank loan.

BANK BORROWING IS BEST

FRIONA STATE BANK
Member FEDERAL DEPOSIT INSURANCE CORPORATION

Polish Your Floors with a High Speed Polisher. Low Rental

W. A. Tinney

BOSSY LIKES IT and so will you!

The McCormick-Deering Milker is so gentle and efficient that cows give maximum production with it. That shows they like it.

And you'll like the way it saves you time and labor. It's easy to clean and long-lived.

May we tell you about it? We have McCormick-Deering Milkers now in stock.

MCCORMICK-DEERING MACHINES PARTS AND SERVICE

Parmer County Implement Co.



PLAN YOUR HEATING Wisely!

If you're building, or remodeling, give a thought to your heating system. If you're wise you'll choose an automatic method of gas heating... for economy, for trouble-free operation, and for healthfulness. You'll check, too, on correct venting methods to assure maximum efficiency and complete safety... for no heating system is safer than automatic gas heating properly vented. And automatic means this... just a touch of your finger on the thermostat... your automatic gas heating system does the rest, at just the proper temperature. Plan your heating wisely... choose an automatic gas heating system... properly vented for complete safety!

UPHOLSTERY STAYS CLEAN WITH AUTOMATIC GAS HEATING EQUIPMENT

West Texas Gas Company



News of CHURCH

Methodist Church: The W.S.C.S. met October 22nd, at 7 with Fourteen members. Mrs. J. H. Boyle and 6th chapters of study. Mrs. Howard a report on Isabella India. Mrs. Charles I. The next meeting v day, October 29th, an all day meeting, as serve World Day of ery member is urge and to bring a paper The meeting will be in the morning.

CHURCH OF CHRIST: The Ladies Bible Study of the Church of Christ with Mrs. A. V. Is 17th of October, w present. We had a v ing bible lesson on the ter of Gallatians. It was decided t all-day meeting in home on the 31st to quilt a quilt to be Orphan's Home; als be pillow cases to was also decided t things to the Bole Friday, which was there was a really things sent, includi pairs of pajamas, I a few other things the ladies who s contributed to this

PENTECOSTAL CH: At the United Church the services were of a very spir The presence and Lord were there t strengthen each o The night service ally sacred as the came down and I member called out into His ministry. We rejoice very i presence of the I midst. We extend a invitation to every out and be with u lar services.

—E. B. Ho

Jimmie Gilentine the Hereford Brand was a business visit last Friday. Mr. Gill publisher of the Pri

At least one indi return of the good conditions was ma on, when two mer day and Wednesd busily employed a of repairing typewr ding machines. T have been quite w for many of our cerns.

The Friona Post, erican Legion, has banquet and ball the Club House, of Armistice day, N Further particulars in later issues of

Mrs. Anderson a Terry attended t W. M. Donaldson Lane, Tuesday. H tim of a plane t

The 'Co



Charles E. "Conn is fighting the G. O. P. in a 48- hands with Carl