

BUSINESS DIRECTORY

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B. H. PALMER Successor to Hubbs & Palmer TAILOR AND CLEANER Parcel Post Business Given Prompt Attention PECOS, TEXAS

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JOHN F. GROGAN DRILLING CONTRACTOR Phone 276 P. O. Box 547

JOHN HIBDON PRINTER AND STATIONER ENTERPRISE OFFICE PECOS, TEXAS

TRAIN SCHEDULES TEXAS & PACIFIC Westbound: No. 1, Sunshine Special, Arrives 5:58 a.m., No. 5, Arrives 1:05 p.m. Eastbound: No. 2, Sunshine Special, Arrives 12:59 a.m., No. 6, Arrives 9:29 p.m. PECOS & SANTA FE Daily Except Sunday. No. 91 Arrives: Mountain time 11:56 a.m., Central time 12:56 p.m. No. 92 Leaves: Mountain time 2:35 p.m., Central time 3:35 p.m. PECOS VALLEY SOUTHERN Motor Car: Leaves 7:30 a.m., Arrives 12:30 p.m.

ASPIRIN

Say "Bayer" and Insist!



Unless you see the name "Bayer" on package or on tablets you are not getting the genuine Bayer product prescribed by physicians over twenty-two years and proved safe by millions for Colds, Toothache, Headache, Earache, Lumbago, Neuralgia, Rheumatism, Pain, Pain. Accept only "Bayer" package which contains proper directions. Handy boxes of twelve tablets cost few cents. Druggists also sell bottles of 24 and 100. Aspirin is the trade mark of Bayer Manufacture of Monacatedister of Salicylic Acid.

LARGE RESERVOIR FOR VALLEY URGED

The following from a Grandfalls citizen and published in a recent issue of the Dallas News indicates that the Sand Lake reservoir proposition is again revived with some assurance of success this time. Farmers under this proposition have probably lost enough this season to have completed this reservoir. The article follows: Grandfalls, Ward Co., Texas, Oct. 12.—The Pecos Valley of Texas will soon see the beginning of construction of a large reservoir for the conservation of flood water for irrigation purposes, provided plans are carried through which for the last six weeks have been quietly but vigorously pushed. The proposed reservoir will contribute more to the agricultural wealth of West Texas than any other similar undertaking since the completion of the Elephant Butte Dam by insuring a more adequate and constant supply of irrigation water for about 35,000 acres of fertile lands now under cultivation in Ward and Pecos counties, and also the rapid development of 75,000 acres of new lands to be effected by the project. In 1917 a contract was entered into between landowners at Barstow and Grandfalls, in Ward county, for the joint construction and ownership of Sand Lake reservoir, one of the finest natural reservoir sites in the Southwest, with an area of 80,000 to 100,000 acres, situated on the west side of the Pecos river, in Reeves county, about fifteen miles above Barstow. The two projects were organized into water improvement districts under the laws of Texas and bonds were voted, issued and validated for the reservoir construction and other improvements, but the then excessive costs of construction and a fear on the part of many landowners that the undertaking would entail too heavy a burden caused the plan to be temporarily abandoned, much to the detriment of the entire valley, it is claimed, not only preventing, in large measure, the clearing of new lands, but resulting in inadequate returns from the acreage in cultivation. Loss Would Pay Cost. Those losses in the present year alone, estimated at more than \$500,000, would pay almost the entire cost of providing a storage reservoir. The landowners have at last determined upon immediate action, and a happy solution for the cost problem has been found in the union of four projects instead of two, the storage capacity of Sand Lake being ample to supply the needs of all for a number of years, or until the completion of the Red Bluff project, which is looked forward to as an ultimate certainty. The two additional bodies entering the joint undertaking are those of the Imperial Irrigation Company and the Pecos River Reservoir Irrigation Company, whose lands lie in Pecos county, below Grandfalls, and include the thriving new towns of Buena Vista and Imperial. The resident landowners of Buena Vista have already organized a water improvement district and elected a board of directors, the election

having been held on October 3, and was carried with only one dissenting vote. The landowners of the Pecos River reservoir irrigation plant district will proceed at once toward effecting a like organization.

After several preliminary meetings a joint committee, consisting of three representatives from each of the four projects, with full powers from their respective boards of directors and landowners, met at Barstow on August 22 and 23 and organized, with R. H. Gray, secretary of the Pecos River Reservoir Irrigation Company as chairman. Harmony prevailed in all sessions of the joint committee and a preliminary plan and agreement was prepared for submission. This plan and agreement has since been adopted and signed by the boards of directors of the Ward county districts and the Pecos River Reservoir Irrigation Company and by 98 per cent of the resident landowners under the Imperial Irrigation Company's canals.

Resurvey Is Ordered. A second meeting of the joint committee was held at Grandfalls on September 4, at which a subcommittee, headed by Chairman R. H. Gray, was appointed to prepare a prospectus and also to get in touch with large companies for negotiating a sale of approximately \$600,000 of bonds for the proposed construction. At a subsequent meeting at Barstow, on September 27, another subcommittee was authorized to arrange with Vernon L. Sullivan, consulting engineer of El Paso, for a resurvey and an estimate of cost of the entire reservoir project, including intake and outlet, canal and necessary structures. A complete survey of this site was made several years ago by Engineer Arthur H. Dunlap, now a member of the State Water Board, and this was

checked and approved by Major John B. Hawley, construction engineer of Dallas. However, on account of changed financial conditions and improvements in construction methods it was deemed advisable that a new survey and estimate be secured. It is expected that Mr. Sullivan will be on the ground for a personal inspection of the site soon. The twelve men constituting the

joint committee are all landowners under their respective projects, are all men of experience in irrigation matters and have the full support of their boards of directors and the co-operation of a large percentage of the landowners. The work already done gives assurance that neither time nor effort will be spared in hastening the beginning of the work, and it is hoped for the reser-

voir to be in readiness for the storage of water by the winter of 1923.

Classified ads are inexpensive result-getters.

The Quinine That Does Not Affect the Head Because of its tonic and laxative effect, LAXATIVE BROMO QUININE is better than ordinary Quinine and does not cause nervousness or ringing in head. Remember the full name and look for the signature of E. W. GROVE, Inc.

Richard Lloyd Jones tells About Ants, Elephants and Us.

ZOOLOGISTS, who, in simpler language, are the bug-ologists, after microscopically observing the habits and conduct of ants for years, bring us the interesting information that these busy little workers in the humbler world are by their own voluntary action the most moral of all living creatures.

The ant, they tell us, is so intelligent that we are justified in trying to describe its existence by a kind of allegorical comparison with human life.

Busy as are these minute little creatures, their females are scrupulously clean. Several times each day they better their appearance with combs and brushes. The mothers are the only ones that are allowed to eat all they want. All others, by their established law, must abstain from over eating and drinking.

Soldier ants protect both the young and those who care for the young. The mother ant is treated with all the deference of an empress.

The ants limit their sleep to just that which is their need of rest and they destroy the drone and all those who would attempt to over-indulge in leisure or luxury.

They have architects and engineers. They build houses and bridges to conform with definite plans. They have their agriculture and horticulture and have been observed to domesticate as many as 584 different kinds of creatures.

Wonderful is the story of the ant. Some of our scientists who are better zoologists than sociologists quote the old Hebrew saying of thousands of years ago, "Go to the ant, thou sluggard, consider her way," and suggest that there is much in the ant the man might well try to emulate.

Other scientists tell us to consider the elephant.

The Hindoo tells us that he gets good work from that giant creature only so long as he is good to it. Should he abuse or offend it, he would lose the elephant's willingness to work and he might lose his life by incurring the elephant's ire. To appease the elephant, the Hindoo always feeds it before he himself partakes of food.

That gentleness and generosity do much to gain good work, is the moral lesson the scientist hands to us as the result of these observations.

But who wants to be either an elephant or an ant? Who would want to emulate their ways, interesting and perhaps intellectual as they appear to be?

The elephant has none of the generosity for which the scientific observer pleads. The elephant says, "Feed me first or I am likely to get mad and kick the daylight out of you." There is nothing in that sort of a spirit worth emulating.

The ant is good to its own but it wars on every other creature that it cannot subdue and use. There is nothing so very big and magnanimous about that.

What is more, outside of the grotesque trick elephants in the circus ring, no scientist has ever called upon us to see or hear an animal symphony, nor have they shown us an animal-made picture or gracefully formed statue. Has any one ever yet seen an elephant pause in rapture before a gorgeous sunset?

What eye at the microscope has ever seen an ant lay down its work upon its hill to hark to the song of the lark?

Whatever are man's imperfections he is not only the research student, the truth seeker, but what is finer, he is the great appreciator. To be able to appreciate the wonders of the world—that in itself is living the higher life.

Essay Wins Trip to Washington



Stanley Newcomb, 14 years old, of San Diego, Calif., is the boy scout who wrote an essay on "How I Can Make Highways More Safe," winning over 400,000 competitors. He gets a gold watch and a trip to Washington, from the National Automobile Chamber of Commerce.

Soon to Be Bride of Kaiser



An exclusive and most recent picture of the widow Princess Schoenich-Carlott, who is soon to marry the former Kaiser, engagement which has been confirmed. The Princess will take the three children, shown here, with her to Doorn, Holland, where Wilhelm is living and where the ceremony will be performed, inasmuch as the former monarch cannot go into Germany to get his new bride. The Princess went to Paris recently for some of her wedding clothes.

H. & G. N. RY. LANDS FOR SALE IN REEVES COUNTY

Survey No. 45, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67 and W. half of 68 in Block 5. The surveys in these blocks are situated from 2 to 3 miles from Pecos City, in the eastern half of the Pecos River country and will be sold only in whole sections. Also, surveys No. 69 in block 6 and Nos. 7, 13 and 15 in block 7. Also, surveys Nos. 1, 2, 3, 4, 5, 6, 8, 9, 10, 11, 12, 14, 16, 17, 18, 19 (a drive survey) Pecos county. Also 13 surveys in block 11 and 3 surveys in block 12. None of these are river lands. All are in Pecos county. All these lands are under lease for oil, gas and mineral purposes and any sale of same will be subject to conditions. J. C. LOVE of Pecos is agent for the sale of all these lands situated in Reeves County and applies the same to the sale of the lands in Pecos County, and parties desiring to purchase any of same should apply to the undersigned. EUGENE CARTLEDGE, Agent and Attorney in Feet. AUSTIN, TEXAS

THE ENTERPRISE OBTAINS EXCLUSIVE AUTOCASTER SERVICE FRANCHISE

Advertisement for Autocaster Service Franchise featuring a collage of newspaper photos and cartoons. Text includes: 'Today's News Too Big for Printed Word, Hence News-Photos and Cartoons. The cameras of the Publishers Autocaster Service circle the world. This paper only has the right to print Autocaster pictures in this territory. The biggest dailies in the country can run no more striking photos than are now available to the readers of this paper, through our ability to make cuts in our own plant. You'll always like the Autocaster cartoons and comics.'



ARE YOU INTERESTED IN THE WHEAT GUARANTEE WELL!

I have spent considerable of my own money in trying to promote the Wheat Guarantee Well with very unsatisfactory progress. While I have had a good response from many; those who are more vitally interested and would be more greatly benefitted should this well be put down and come in a producer, have—not a one of them, responded. I must know, and that quick, if those who have large holding which would be increased in value by the drilling of this well are interested—interested to the extent of putting some money in it to make it a go. I am now convinced that it will take the united efforts of all interested in that section to make it a go.

If You Will Help Do It Now--Write and Tell Me

For upon this action will I decide whether or not to go on spending my own hard earned money in the promotion of this well. By this time you are acquainted with the facts and I ask that you write and tell me what, if any, action you will take in this matter.

EVERY CENT GOES IN THE HOLE

Every cent of money put in this proposition will be spent in putting the well down to pay. Not one cent will be used for promotion or on salaries other than those drilling.

TO THOSE WHO HAVE PAID IN

I wish to say that every cent of your money is in the Pecos Valley State Bank and in case it is not used in drilling the well will be returned to you in full.

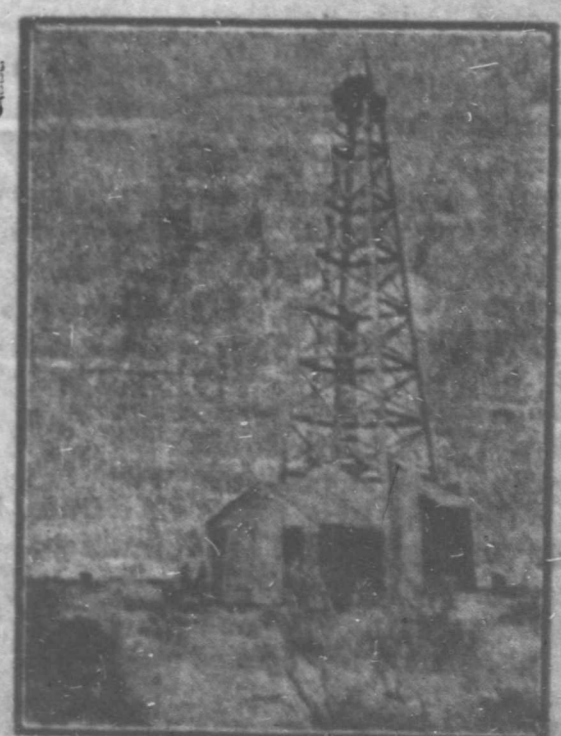
Fill in the coupon today and mail with your check to the Pecos Valley State Bank, Wheat Guarantee Well Trust Fund and let's go.
J. J. WHEAT.



Pecos Valley State Bank1922.
Pecos, Texas.

Enclosed find for \$..... in payment for
..... shares at \$45.00 per share in the Wheat Guarantee Well and
forty acres of leases, the well to be drilled in Loving County, Texas, near
The Toyah-Bell Well. It is understood and agreed that this money is to
be held in trust by you and paid to the drillers of the Wheat Guarantee
Well, at the rate of one cent per foot per share of stock purchased by me
only upon the sworn statement of the driller that the foot for which he
asks payment has actually been drilled. It is understood and agreed that
in no event is this money to be paid until such affidavit is tendered in
writing and that I am to pay only one cent per foot per share for actual
footage drilled. You are to issue me receipt at once for all shares paid
for herewith.

Signed



THE ENTERPRISE

Pecos Valley News, established 1887; Pecos Weekly Times, established 1897; Reeves County Record, established 1916; consolidated Nov. 23, 1917. The Enterprise absorbed Pecos Times June 1, 1917.

PUBLISHED EVERY FRIDAY JOHN HIBDON EDITOR, OWNER AND PUBLISHER

ADVERTISING RATES Display, per inch, flat..... 50c Standard, per line..... 10c Classified wants, per word..... 1c Minimum 25 cents paid in advance.

Copy must be in the office not later than Wednesday noon to insure publication in current issue.

SUBSCRIPTION RATES One Year, \$2; Six Months, \$1.25. Positively in Advance.

No subscription taken for less than six months. Entered as second class matter October 22, 1915, in the postoffice at Pecos, Texas, under the Act of March 3, 1879.

Foreign Advertising Representative THE AMERICAN PRESS ASSOCIATION



Owing to the inclement weather early this morning the Farmers' Days started off slowly. As the Enterprise goes to press the sun is shining brightly and it is expected that there will be a big day tomorrow.

It is hard to say just where Mayfield will wind up in his race for the United States senatorship. He has not yet succeeded in convincing those in power that he is entitled to have his name placed on the ticket and Peddy is giving him "Hail, Columbia, Happy Land," from the stump all over the state and from the latter's speeches it leads one to believe he is ineligible to the office anyway.

BOOTLEG HARMONY

The Jazabo Crash as now introduced in jazz music by jazzaphony orchestras is an innovation. It can be interpolated in any strain with or without prearranged understanding between the performers. Devotees and students of the scientific researches in the beauties of jazz may be interested in the general or abstract principles of the crash as distinguished from the applied science of art.

The complete jazzaphony, or bobbed orchestra consists of a piano, saxophone and drum. Melody instruments are dispensed with as superfluous and not in harmony with the atmosphere created by the bobbed hair patrons. The agitation produced by the piano extravagance in the crash is augmented by a piercing shriek from the wind jammer, blasted as if in sudden terror or pain.

To the untrained jazz ear the explosion will produce dismay and alarm, but to patrons of the jazz art, it has a supernatural and divine influence and is considered a beautiful demonstration along new and improved unconventional lines.

To the lover of good music it is a conglomeration of illicit rhythm and bootleg harmony. It is combustion, percussion, explosion, violence, insatiable agitation and tumult, and produces a hootch which creates disgust. The good musician is prone to ignore the blind pig quality and looks around for something bottled in bond.

LOOKING BACKWARD!

Many of the pioneer citizens of Reeves county will recall the struggles since the town was young of the Pecos newspaper men—and there were several of them up to five or six years ago. They will recall how in more prosperous days than we have seen for the past several years (with the exception of a few months in the early part of 1920) the newspaper—man or men—of the town were struggling to get by, owed everybody who would credit them and carried a heavier mortgage against the plant than they were ever able to raise.

The Enterprise has always carried a fairly good stock of papers and is able at all times to turn out almost any sort of a job of printing on short notice and still has a fairly good credit with the paper houses, but unless things change up soon and bills are paid more promptly by those who use this stock the time is not far ahead when the Enterprise will be in the same boat with its present contemporary—without paper enough in the shop to turn out an ordinary dodger.

The attention of the business men is called to the above plain facts for a business reason and that reason is this: Pecos has never been—as has been shown above—able to support one paper as it should be supported and it is less able now than ever before in its history. All the local business of the town—both advertising and job work—would not now pay decent wages and interest on the investment such as the Enterprise has and when split up it is a starvation proposition for all concerned and will in a short time put your newspaper in a class with those of former years.

It is the candid opinion of the writer that it would be much better for the town and the printers therein were the merchants to support one paper and a job office in connection and have a really good newspaper and job office than to have two or three so-called newspapers such as is published in several West Texas towns not a thousand miles from Pecos.

with the pugilistic crash sounds like the feeble chirp of a consumptive grasshopper.

The El Paso Times remarks, editorially, that people who live in glass houses should not take lessons on the saxophone.

It is learned from the mythology of ancient Greece and Italy that Euterpe, the goddess of music, had a faculty of playing on two wind instruments at the same time. To the great relief of the present generation, she died before the hermaphrodite instrument was invented. If she is aviating around the celestial regions she has put the harps and ukeleles on the blink. The glass house proposition would be beyond the notice of an outraged public if the doubled efforts of Euterpe is ever broadcasted to mankind by radio.

The National Press Association sends the following bit of news to the Enterprise which will be interesting to auto and truck owners.

Had it not been for the splendid fight put up by two Western senators, namely Senator Jones of New Mexico and Senator Smoot of Utah it is more than probable that the owner of every automobile truck and tractor in the United States would have had to pay from fifteen to one hundred dollars more per car in case that he desired to replace the bearings of his vehicle. The great eastern trusts endeavored to have the duty placed at a figure that would have meant the gouging of the pocket of every automotive vehicle owner in the United States and while it is true that a material increase is carried in the present tariff bill yet it will not work nearly as great a hardship and would have occurred had not Senators Jones and Smoot put up the excellent fight they did for the owners of automobiles, trucks and tractors, garage men, accessory dealers and supply stations. It is another striking example of how the great eastern trusts appear to be figuring how they can get the last penny from the pockets of those who are earnestly endeavoring to build up the great West.

It is another striking example of how Senator Jones all during the tariff period put up a strong fight for the man who works for a living.

THE TEXAS HIGHWAY CRISIS.

W. V. Crawford, president of the Texas Highway Association, in an address to the Southwest Business Conference at Dallas yesterday, declared that information had come to him that the Federal Government will cut off Federal aid for the construction of highways in Texas within the next 90 days.

"His revelation," says the Dallas News report of the meeting, "fairly took the conference off its feet."

We have been warning the people of Texas of this danger in these columns for some time. For many months a condition has existed in Texas which would warrant such action on the part of the Federal Government. Highways built with Federal assistance have been going to wreck. The Federal highway officials have been witnessing a Federal investment of millions of dollars being slowly destroyed. In several counties Federal aid roads have not been maintained. But the Federal officials have been patient and cautious. They have sought to avoid taking snap judgment. Apparently the time is approaching when they must act.

This will surprise nobody familiar with the situation. The Federal law provides that where Federal aid is accepted in the construction of highways, those highways must be maintained by the State. In accepting Federal aid for the construction of highways, the State of Texas has agreed to maintain such highways. But the archaic laws of this State and constitutional provisions adopted when nobody dreamed of modern traffic, make the highways the concern of the counties and not of the State. In Texas the State is powerless to build and maintain highways and even if it had the power it has no revenue for this purpose. The Constitution vests in the counties jurisdiction over highway building and maintenance, and in order to obtain Federal aid in Texas it has been necessary to obtain the cooperation of the counties. State and interstate highways, therefore, have been built through coun-

ties by means of county bonds issues and have been under all the restrictions of local control. The Federal law provides that Federal aid shall not be extended to States where the money to match it is not provided by the State and is not under sole control of the State, but that provision of the law has been suspended so far as Texas is concerned until we have time to change our laws. The Federal Government has waived this provision to the extent of not insisting that the State government shall provide for the maintenance. But in the very nature of things, in expending Federal money for the building of highways, it has been necessary to insist that somebody inside the State shall provide for such maintenance. In Texas that duty has been placed upon the counties. Under our archaic and out-worn laws they are the only agencies it could be placed upon. But in several counties these highways have not been maintained. And so Federal aid for the entire State is menaced.

The law provides that whenever there is failure to maintain a Federal aid road within a State, the Secretary of Agriculture, through the Bureau of Public Roads, shall give formal notice to the State to put such roads in a state of repair within a certain time. If that is not done, the law directs the Bureau of Public Roads to let contract for the repair of such roads to pay for such repairs out of the State's allotment of Federal aid money and shut off all Federal aid for new construction within that State until the Federal Government has been reimbursed for such expenditure. Incidentally, when such money is repaid to the Federal Government it must go into the Treasury and, being unappropriated, is therefore lost to the Federal highway fund.

If the Federal Government gives formal notice to the State of Texas of such a situation in certain counties in Texas, the State government will be powerless to comply with the provision that the roads shall be repaired. It can merely pass the notification on to the counties in question. If the counties do not comply with the law and begin repair of the roads, Federal aid will be cut off in Texas. Even though only one county fails to comply, the whole State must suffer.

The Federal Government has no choice in the matter. It must protect the investment of taxpayers' money. This is particularly true of Texas for this State receives a larger amount of Federal aid than any other State in the Union. Four dollars out of every five that the Federal Government spends on highways in Texas are paid by the taxpayers of other States. It is not the Federal Government's fault that this situation exists. It is chiefly the fault of our State laws which we have failed to change, though there has been need of change since Federal aid was first instituted in 1916. The Federal Government has taken the risk of building the roads in spite of our laws, but it must protect the investment of Federal taxpayers in Texas.

What are we going to do about it? Are we going to change our laws, or shall we forfeit Federal aid permanently?

CRUDE ADVERTISEMENTS

The Commissioners' Court of Wichita county has ordered all signs removed from along the roads. The court deemed the signs a nuisance and dangerous to traffic. It has got to be that any person desiring to put up a sign just places it wherever convenient having little consideration for property owners. This is especially noticeable on some roads leading out of Childress. Some signs are so large that a view of the city is taken away from home owners.—Childress Index.

Presumably, the signs referred to are advertising signs, billboards, etcetera. The regular road signs, signs that tell the tourist how far it is to Tatum's garage and how many miles to grass and water, are allowed to stay, doubtless. The billboard has become a Nation-wide nuisance. It uses up an awful lot of good lumber that might be better employed in house building. It obstructs view, spoils scenery, frightens horses, creates litter and affords cover for hijackers and other road vermin. Private property may be rented to billboard-builders without interference by county commissioners. But a private property owner who permits his ground to be trifled with in that manner, or one who permits his barn to be disfigured by bizarre painters of paper hangings, ought to have more consideration for those travelers and neighbors who object to eyesores. A lot of serious-minded men are asking why the country boys and girls want to leave the farm and its dependable substance. Maybe the answer is that they are tired of the litter and yellow paint that goes with billboards and barn ads.—Dallas News.

Pure Linseed Oil and Turpentine Sherwin-Williams Paints, Varnishes, Enamels, Dry Colors, White Lead and Brushes. Frost & Lambert's Auto Enamel. Groves Lumber Co.

Pills Cured in 6 to 14 Days. Refund money if FAZO OINTMENT fails to cure itching, Blind, Bleeding or Protruding Piles. Instantly relieves itching, and you can get restful sleep after the first application. Price 50c.



It's toasted. This one extra process gives a delightful quality that can not be duplicated.

To Cure a Cold in One Day. Take LAXATIVE BROMO QUININE (Tablets.) It stops the Cough and Headache and works off the Cold. E. W. GROVE'S signature on each box. 50c.

PREVENTION better than cure. Tutt's Pills taken in time, are not only a remedy for but prevent SICK HEADACHE, biliousness, constipation and kindred diseases.

Tutt's Pills

READ THE WANT ADS TODAY.

To Stop a Cough Quick take HAYES' HEALING HONEY, a cough medicine which stops the cough by healing the inflamed and irritated tissues. A box of GROVE'S O-PEN-TRATE SALVE for Chest Colds, Head Colds and Croup is enclosed with every bottle of HAYES' HEALING HONEY. The salve should be rubbed on the chest and throat of children suffering from a Cold or Croup. Both remedies are packed in one carton and the cost of the combined treatment is 50c. Just ask your druggist for HAYES' HEALING HONEY.

School Days

We have everything needed in the way of school supplies: Pencils, Tablets, Crayolas, Inks, Papers, etc. Get your supply at the

City Pharmacy

You don't advertise so that you may see your name in the paper but that others may see it. An advertisement in the Enterprise will be read because it has the circulation. Watch the mails and see the sacks going out—all Enterprises.

FOR RENT

Furnished Six Room Residence, Close In

See

Mrs. J. W. Parker

At Hibdon Residence, Corner Cherry and Fifth

CATTLE WANTED

I am in the market to buy several cars of feeder calves and steers.

H. F. ANTHONY

COMING

Smoke Eater's Frolic

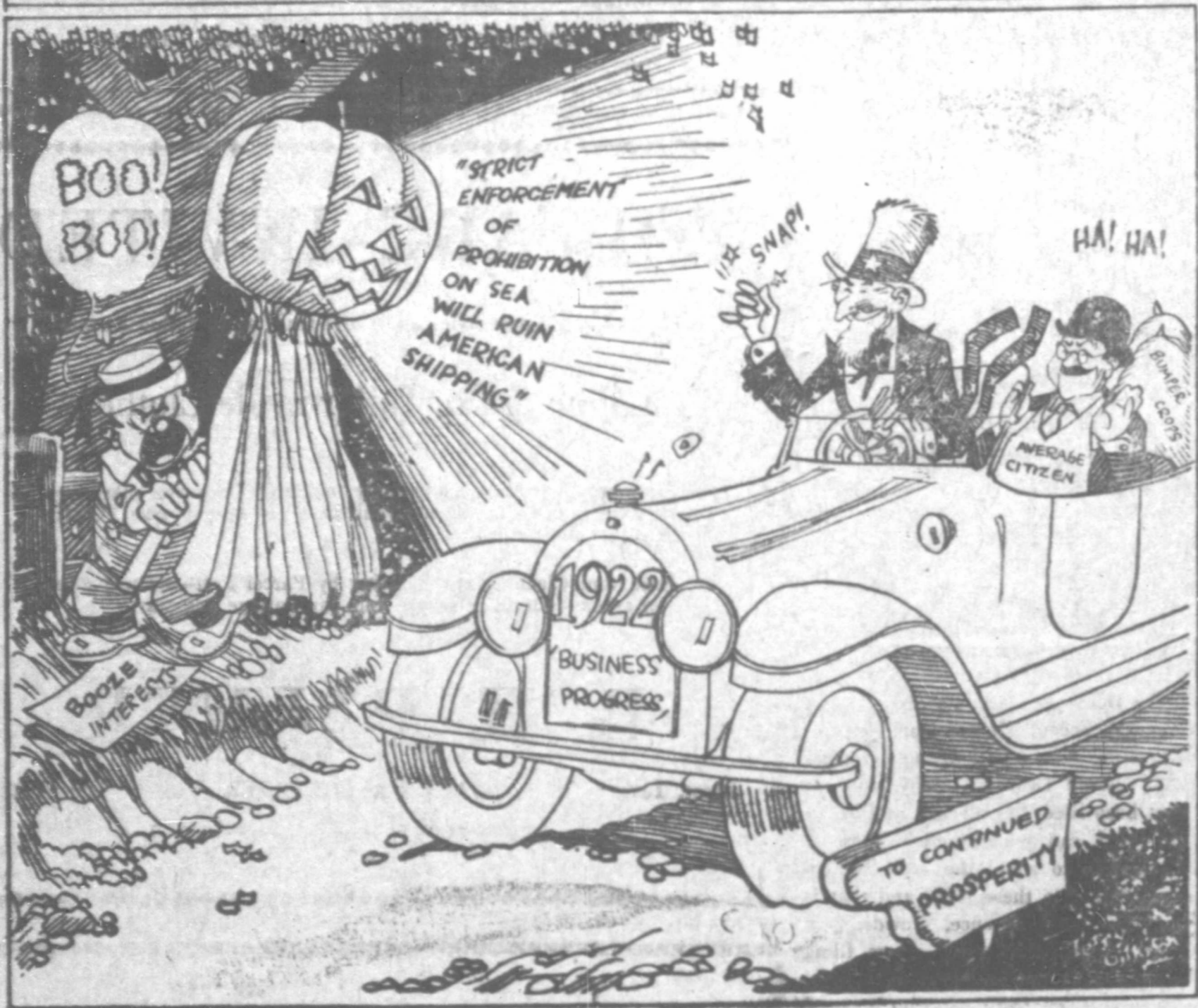
The Big Minstrel Show

it? The same talent will put this show over just as BIG. Remember the Legion Follies? Great show, wasn't it?

Rialto Theatre

Armistice Day

Regular Hallowe'en Scare



(Legal Advertisements)

(Legal Advertisements)

(Legal Advertisements)

CITATION BY PUBLICATION.

The State of Texas.
To the Sheriff or any Constable of Reeves County—Greeting:

You are hereby commanded to summon P. T. Hammond by making publication of this Citation once in each week for four successive weeks previous to the return day hereof, in some newspaper published in your county, to appear at the next regular term of the District Court of Reeves County, to be holden at the Court House thereof, in Pecos, Reeves County Texas, on the 3rd Monday in November, 1922, the same being the 20th day of November, 1922, then and there to answer a petition, filed in said Court on the 5th day of October, 1922, in a suit, numbered on the Docket of said Court No. 2262 wherein Mrs. P. T. Hammond is Plaintiff, and P. T. Hammond is Defendant, and said petition alleging in substance, that Plaintiff and Defendant were married on or about the 17th day of September, 1918, and on or about the 1st day of December, 1921, the defendant permanently abandoned plaintiff, and left her and went away to another State. That during the time that she and defendant lived together as husband and wife she faithfully discharged all of her marital obligations to him, but the defendant was cruel and tyrannical, unkind and harsh towards plaintiff, and abused plaintiff and used cross and rough language to her. That he failed and refused to support her, and she was compelled to do hard work to support him and herself, as well as two of his children. That defendant is a stout, strong able bodied man and able to work and earn support for himself and plaintiff, but refused to do so. That plaintiff is a weakly, frail and delicate woman and in bad health. That defendant was extremely unclean and filthy and dirty. That on account of his treatment of her and also on account of his uncleanness, it renders their living together as husband and wife insupportable.

Plaintiff also alleges that there is no community property belonging to her and defendant, but that she owns in her own right Lots Nos. 2, 3 and 4 in Block 29 in North Pecos Addition to the Town of Pecos City. Also Lot No. 5, in Block No. 32 in the Town of Pecos City as shown by the original map or plat of said Town of Pecos City. Also Lots Nos. 11 and 12 in Block No. 3, in West Park Addition to the Town of Pecos City. All being in Reeves County Texas. That the defendant is claiming and asserting a community interest in said property, but in fact and in truth he does not own any interest in the same, but that all of said property was purchased with separate and individual funds of plaintiff and is now owned and held by her in her own separate and individual name and right.

Wherefore plaintiff prays for a divorce from the defendant and that said real estate be decreed to be her separate and individual property, and that defendant be adjudged to have no right, title or interest in the same.

Herein fail not, but have before said Court, on the first day of the next term thereof, this writ, with your return thereon, showing how you have executed the same.

Witness S. C. Vaughan Clerk of the District Court of Reeves County Texas. Given under my hand and the seal of said Court, at office in Pecos, Texas, this 6th day of October 1922.

S. C. VAUGHAN,
Clerk District Court, Reeves County.
By H. P. KERR, Deputy.

No. 2262, in District Court, Mrs. P. T. Hammond vs. P. T. Hammond, Citation by Publication. Issued this 6th day of October, 1922.

S. C. VAUGHAN, Clerk.
H. P. KERR, Deputy.

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SHERIFF'S SALE

Notice is hereby given that by virtue of a certain Order of Sale issued out of the Honorable District Court of Midland County, Texas, on the 30th day of September, A. D. 1922, by C. B. Dunagan, Clerk of said Court, to satisfy a judgment in favor of The Midland National Bank in the sum of \$6,637.90, with interest and costs, against Thomas B. Jones and Will A. Martin, jointly and severally; and to satisfy a judgment in favor of Oklahoma Stock Yards National Bank against Thomas B. Jones and South Plains Cattle Loan Company in the sum of \$199,195.29, interest and costs, in a certain cause in said Court No. 1648 and styled The Midland National Bank vs. Will A. Martin et al, and placed in my hands for service, I, E. B. Kiser, as Sheriff of Reeves County, Texas, (to which Loving County is attached for judicial purposes) did on the 5th day of October, A. D. 1922, levy on certain unencumbered real property situated in Loving County, Texas, described as follows, to-wit: Sections 8, 9, 10 and 12 Block C-26 and Section 15, Block C-24, Public School Land, situated in Loving County, Texas, containing 3200 acres of land, more or less, levied upon as the property of Thomas B. Jones, Nora T. Jones, Will A. Martin and John I. Martin, and on the First Tuesday in November, A. D. 1922, same being the Seventh day of said month, at the Court House door of Reeves County, in the City of Pecos, Texas, between the hours of 10 o'clock A. M. and 4 o'clock P. M. by virtue of said order of sale, and said levy, I will sell said above described real property at public venue, for cash, to the highest bidder as the property of Thomas B. Jones, Nora T. Jones, Will A. Martin and John I. Martin.

And in compliance with law, I give this notice by publication, in the English Language, once a week for three successive weeks immediately preceding said day of sale, in the Pecos Enterprise, a newspaper published in Reeves County, Texas, (to which Loving County is attached for judicial purposes) and the nearest newspaper to said Loving County, Texas.

Witness my hand this the 5th day of October, A. D. 1922.

E. B. KISER,
Sheriff Reeves County, Texas.

94*

SHERIFF'S SALE

Notice is hereby given that by virtue of a certain Order of Sale issued out of the Honorable District Court of Midland County, Texas, on the 30th day of September, A. D. 1922, by C. B. Dunagan, Clerk of said Court, for the sum of \$2,214.07, interest and cost, in favor of the Midland National Bank of Midland, Texas, against Chas. Brown; and in favor of Oklahoma Stock Yards National Bank on its cross action, in the sum of \$199,195.29, against Thomas B. Jones and the South Plains Cattle Loan Company, interest and costs, in a certain cause in said Court No. 1649 and styled The Midland National Bank vs. Chas. Brown et al, and placed in my hands for service, I, E. B. Kiser, as Sheriff of Reeves County, Texas, (to which Loving County is attached for judicial purposes) did on the 5th day of October, A. D. 1922, levy on certain real property situated in Loving County, Texas, described as follows, to-wit: Section 18 and 20 Block C-25 Public School Land in Loving County, Texas, containing 1280 acres of land, more or less, and levied upon as the property of Thomas B. Jones, Chas. Brown and Nora T. Jones and that on the First Tuesday in November, A. D. 1922, same being the Seventh day of said month, at the Court House door of Reeves County, in the City of Pecos, Texas, be-

tween the hours of 10 o'clock A. M. and 4 o'clock P. M. by virtue of said Order of Sale and said Levy, I will sell said above described real estate at public vendue, for cash, to the highest bidder as the property of Thomas B. Jones and Nora T. Jones, and Chas. Brown.

And in compliance with law, I give this notice by publication, in the English Language, once a week for three consecutive weeks immediately preceding said day of sale, in the Pecos Enterprise, a newspaper published in Reeves County, Texas, (to which Loving County is attached for judicial purpose) and the nearest newspaper to said Loving County, Texas.

Witness my hand this the 5th day of October, A. D. 1922.

E. B. KISER,
Sheriff Reeves County, Texas.

94*

SHERIFF'S SALE

Notice is hereby given that by virtue of a certain Order of Sale issued out of the Honorable District Court of Midland County, Texas, on the 30th day of September, A. D. 1922, by C. B. Dunagan, Clerk of said Court, to satisfy a judgment in favor of The Midland National Bank in the sum of \$19,906.19 against Thomas B. Jones and Will A. Martin, and in favor of Oklahoma Stock Yards National Bank, on its cross action, in the sum of \$203,579.01 against Thomas B. Jones and South Plains Cattle Loan Company, both of said judgments bearing interest since September 10th, 1922, on which day said judgments were rendered in a certain cause numbered 1650 on the docket of said Court, wherein The Midland National Bank was plaintiff and Thomas B. Jones, Nora T. Jones, Will A. Martin, John I. Martin, Oklahoma Stock Yards National Bank and South Plains Cattle Loan Company were defendants, and placed in my hands for service; I, E. B. Kiser, as sheriff of Reeves County, Texas, (to which Loving County is attached for judicial purposes) did on the 5th day of October, A. D. 1922, levy on certain unencumbered real property described as follows, to-wit:

Sections 15, 16, 17, 21, 22 and 23 Block C-25; Sections 4, 16, 17 and the West 1/2 and the Southeast 1/4 of 22 all in Block C-26; Sections 37, 38, 47 and North 1/2 and Southwest 1/4 of 48 all in Block 76; Sections 11 and 19 in Block C-24 all being Public School Lands situated in Loving County, Texas, and Sections 8 and 9 in Block C-24 Public School Lands partly situated in Loving County and partly in Winkler County, Texas, and levied upon as the property of said defendants. And on the First Tuesday in November, A. D. 1922, same being the Seventh day of said month, at the Court House door of Reeves County, in the City of Pecos, Texas, between the hours of 10 o'clock A. M. and 4 o'clock P. M. by virtue of said Order of Sale and said Levy, I will sell said above described real estate at public vendue, for cash, to the highest bidder as the property of Thomas B. Jones, Nora T. Jones, Will A. Martin, John I. Martin and South Plains Cattle Loan Company.

And in compliance with law, I give this notice by publication, in the English Language, once a week for three consecutive weeks immediately preceding said day of sale, in the Pecos Enterprise, a newspaper published in Reeves County, Texas, (to which Loving County is attached for judicial purposes) and the nearest newspaper to said Loving County, Texas.

Witness my hand this the 5th day of October, A. D. 1922.

E. B. KISER,
Sheriff Reeves County, Texas.

94*

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