

SWEETWATER REPORTER

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ACCIDENT.

Opponents of the Farm Bureau Cotton Pool say that only through accident did the farmers who shipped their cotton via Farm Bureau last year receive an average of \$25 per bale more than the farmer who sold outside the Farm Bureau.

The "accident" consisted in the fact that during the year the market steadily rose so that prices nearing 30 cents the pound were received for a part of the pool cotton, enough to offset the 20 cent price that ruled during the early part of the season, when the bulk of the non-pool cotton was sold.

The previous season, the price was highest at the beginning of the season and the pool farmers received less for their cotton than the Bureau members. Opponents of the pool were not slow to use that fact as a weapon against the pool, and now that the tables are in a measure turned, they should not begrudge the use of the same weapon by the Farm Bureau.

Neither the one season nor the other should be used in criticism of argument in favor of co-operative commodity selling. The proposition is fundamentally much deeper than that. If there is one more bale of cotton offered for sale than the market can absorb, the price is forced down on all.

During a few short weeks are harvested all of the cotton used for the entire year, all of the grain, and in fact nearly all agricultural products. Following the harvest there is bound to be a surplus of enough to run folks until the following harvest. Somebody has to carry the investment on that surplus, until it is marketed. Persons who carry this surplus are performing a service to the community and should be paid for it. If the farmer co-operatively, can carry his commodity, market it as the product is needed, and make any money by doing so, then by all means he should do it. This may work a temporary hardship on others who have been engaged in this business—but that is the history of the world. Millions of men have been thrown out of certain kinds of work by the invention of labor saving machinery who have found better and more remunerative work elsewhere.

The argument is made that cotton is an international product and therefore not susceptible to co-operative marketing influence. But so are oranges, so are eggs, and so is milk; all of them internationally produced and internationally used and all of them subjected to peculiarly successful co-operative control.

The more money the farmer makes the more he will spend. The entire community prospers when the farmer prospers. But no one is going to help the farmer like he can help himself. It is not human nature.

AN ERROR.

In a recent issue of The Reporter, there was an item which stated that 2,000 persons had used the Tourist Park this year. The figures must have got mixed up with the money we owe, or something like that, for as a matter of fact, about 1,700 tourists have registered at the park so far this season. But that is a whole lot of folks.

FROM BAD TO WORSE.

With England and France making diplomatic faces at each other it will not be long before there will be more sinister things than that in sight. Greed and fear combined will be the prime motives. But there is not lacking signs that France too, may again travel the road of ambition and empire that so often proves the road to ruin. France under Napoleon offered the same spectacle as Germany under the Kaiser and with France in control of the Ruhr and Lorraine, she is the master of the coal and iron of Europe that made possible Germany's ascendancy. It is probable that one more war, more horrible than anything ever known before, will be required to teach the world that it cannot afford them.

Mr. Doyle has returned to his home in Dallas, after a visit here with his son, E. T. Doyle, and family.

GAINS 4 POUNDS ON ONE BOTTLE

Mrs. Curtis Declares Stella Vitae Relieved Her Of Stomach Trouble.

"I actually gained four pounds on my first bottle of Stella Vitae and am now feeling simply fine," said Mrs. G. E. Curtis, a resident of Enid, Okla.

"I suffered terribly from digestion and my food soured and made me miserable. I had a morbid appetite and wanted to eat all the time, although I would suffer something awful afterwards. Sometimes I felt like I was smothering to death. I was constipated, too, and my nerves were simply wretched. Then my back ached like it would break.

"Stella Vitae relieved my stomach trouble and corrected my constipation. Those smothering spells passed off and I can eat whatever I want without any fear of its hurting me."

Stella Vitae may be obtained from the Corbett-Hubbard Drug Co., and the purchase price will be refunded if it fails to bring relief.—(Adv.)

NOTICE OF BANKRUPT'S PETITION FOR DISCHARGE.

In the District Court of the United States for the Northern District of Texas. In the matter of Oliver Benson Moreland, bankrupt, No 995 in bankruptcy. Office of Referee, Abilene, Texas, August 20, 1923. Notice is hereby given that Oliver Benson Moreland of the County of Nolan, and district aforesaid, did, on the 20th day of July, 1923 file in the Clerk's office of said Court, at Abilene, a petition setting up that he has been heretofore duly adjudged a bankrupt under the act of Congress approved July 1, 1898; that he has duly surrendered all his property and rights of property and has fully complied with all the requirements of said acts and of the orders of the Court touching his bankruptcy and praying for a full discharge from all debts provable against his estate in bankruptcy, save such debts as are excepted by law from such discharge.

On considering the above mentioned petition, it is ordered that any creditor who has proved his claim, and other parties in interest, if they desire to oppose the discharge prayed for in said petition, shall, on or before the 29th day of September, 1923, file with the Referee for the Abilene Division of said district, a notice in writing of their opposition to a discharge in the above entitled cause.

D. M. OGDHAM, Jr.,
 Referee in Bankruptcy.

W. R. Carr has returned from a visit to his mother, who lives in Oklahoma. Mrs. Carr is 82 years of age, and is enjoying good health and leads a very active life.

Mrs. Poffenbach entertained a few friends this morning at Bridge.

Mrs. D. A. Myres has returned to her home at Dallas, after a visit with relatives and friends in Sweetwater.

Rev. J. S. Hardy left Wednesday night for a visit in Abilene.

DOUTHIT, MAYS & PERKINS

Attorneys at Law
 Sweetwater Texas

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And
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REASON WHY
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J.P. COWEN'S
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Piano And Voice
 Miss Hazel Thornhill
 Graduate of Professor
 Morris' Conservatory of
 Music, San Angelo, Tex.

Studio Will Open
 Sept. 1st, 1923,
 508 Elm St. Phone 494
 Phone for Appointment.

QUALITY

Whitten's Shop

WHEN IT'S ZERO—

When railroads are blocked by snow—
 When there is a coal famine in our town—then

Coal is Coal

STORE YOUR COAL IN THE SUMMER!
 You can then SELECT the coal YOU LIKE



"The Coal You Like"
 The "Domino Coal" Dealer.

SIMPSON FUEL CO.
 Phone 239. Phone 239.
 Arkansas Anthracite, Alabama
 Smithing Coal.

Complete Line Of Fall Merchandise
Max Berman

We Will Be
CLOSED
 Until Further Notice
TUCKER SHOE DEPARTMENT
 Tidwell-Campbell Co.

C. P. Woodruff T. Vard: Woodruff
Woodruff & Woodruff
 LAWYERS
 Aycock Building.
 Sweetwater Texas

Special In Children's Shoes

FOR FRIDAY, SATURDAY AND MONDAY

We will have on sale for three days, 50 pairs of Children's Low Shoes, straps, and oxfords in black and brown patent leather, calf and kid, sizes 6 to 1.

These are regular brands that we carry in stock, but in order to clear our stock of these odd numbers, we are offering these shoes that sell for \$1.95 to \$3.50, on sale for \$1.48 to \$1.98.

Sweetwater Dry Goods Co.
 LADIES AND MEN'S WEAR
THE STORE AHEAD

GOOD YEAR Service Station

CLUTCHING, clinging, digging, the big thick blocks of the famous Good-year All-Weather Tread bite through mud or snow to solid footing beneath. That powerful grip means safety, and it means economy, too; for it insures against spinning wheels, loss of traction and undue engine strain.

As Good-year Service Station Dealers we sell and recommend the new Good-year Coords with the bested All-Weather Tread and back them up with standard Good-year Service

DABNEY MOTOR CO. Dealers.
 WESTERN MOTOR CO. Dealers.

GOOD YEAR

Brunswick
 PHONOGRAPHS AND RECORDS

New Records On Sale Today

- 2459—Papa, Better Watch Your Step
 Somebody's Wrong—Margaret Young.
- 2455—When June Comes Along With a Song
 Wolverine Blues—Gene Redemick's Orchestra.
- 2465—I'm Gone, Dat's All
 Voo-Do—Hamtree Harrington.

Geo. Allen Music House

316 Oak Street. Telephone 548.

Say—
—BRUNSWICK—
 When You Want A
RECORD

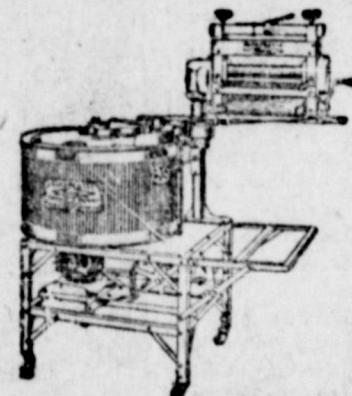
This don't mean maybe

That after September 1st, all our business shall be on cash basis.

Owing to the demand for better service and workmanship, we are striving to eliminate some of our present duties, so that we may personally supervise all the work that comes in to our plant.



The New Auto Matic Washer



You Use An **AUTOMATIC** Washer
 —It's Scientific Construction
 Makes It Doubly Valuable

In the New Model **AUTOMATIC** Electric Washer an entirely new method of operating the "Dolly" or clothes agitator has been perfected.

Dolly is operated direct from an upright drive shaft which runs wringer, thereby eliminating those parts usually attached to the side of tub. The **AUTOMATIC** Copper Tub is therefore neater and stronger, and lid more convenient to handle because there are no parts to raise before opening it.

Let Us Show You What
 A Genuine Servant
 The Automatic Is.

West Texas Electric Co.

PROPOSED AMENDMENTS TO THE CHARTER OF SWEETWATER.

A RESOLUTION PROVIDING THAT NOTICE BE GIVEN OF THE INTENTION OF THE COMMISSION OF THE CITY OF SWEETWATER, TEXAS, UPON ITS OWN MOTION, TO SUBMIT TO THE QUALIFIED VOTERS OF SAID CITY FOR APPROVAL OR REJECTION CERTAIN AMENDMENTS TO THE EXISTING CHARTER OF THE CITY OF SWEETWATER, TEXAS.

Whereas, it is the opinion of the Commission of the City of Sweetwater, Texas, that Section 1, of Article XV; Sections 1 and 3 Article XVII; Section 1 of Article XII; Section 14 of Article XIX; and Section 11 of Article IV of the existing Charter of the City of Sweetwater, Texas, are deficient in many respects, and that such Sections should be amended and other provisions added thereto and substituted thereafter, so as to meet present conditions and to the end, that said City of Sweetwater may be more efficiently and satisfactorily governed, and to allow the making of necessary improvements; and

Whereas, the Charter of said City has not been altered by amendment within two years next preceding this date;

Therefore, be it resolved by the Commission of Sweetwater, Texas: That in accordance with the provisions and requirements of an Act of the Legislature of the State of Texas, authorizing cities of more than five thousand (5,000) inhabitants to adopt or amend their charters, approved April 7th, 1913, notice is hereby given to all to whom it may concern, that the Commission of the City of Sweetwater, Texas, acting upon its own motion, and by virtue of the powers granted by said Act, intends to pass an ordinance on the 20th day of September, A. D. 1923, for the purpose of submitting to the qualified voters of said City, an election to be held thereafter for that purpose, substantially the following amendments to the existing Charter of the City of Sweetwater, Texas:

AMENDMENT NO. 1.

To amend Section 1, Article XV of the Charter of the City of Sweetwater, Texas, so as to hereafter read as follows: "Section 1: (a) The City of Sweetwater shall have exclusive domain, control and jurisdiction in, over and under the public streets, avenues, alleys, highways, boulevards, and public places and grounds of said City, and shall have power to provide for the improvements of any public streets, avenues, alleys, highways, boulevards, places of paving, widening, raising, grading, filling, repaving or re-surfacing, or otherwise improving same, and the construction thereon of sewers, drains, curbing, gutters and sidewalks, including engineering work and supervision and other incidental costs, charges, and expenses in connection therewith. The word "highway" as used herein shall include all streets, alleys, avenues, boulevards and public places in the said City. The City of Sweetwater shall have the right and power to assess against the property abutting highways or sections thereof improved, and against the owners thereof, the whole costs of constructing curbs and sidewalks, and not exceeding three-fourths (3/4) of the remaining costs of said improvements. The Commission of said City shall have the power to appor-

tion the cost payable by the respective parcels of abutting property and the owners thereof, and to fix a lien against such abutting property therefor, which lien shall be superior to all other claims, liens or interests, except city, county and state taxes, and to fix a charge and personal liability against the owners of such property.

The portion of the cost assessed against abutting property and owners thereof may be payable in deferred installments, and the Commission shall have power to fix the time and terms of payment, but the last installment shall mature not later than five years from the date of the completion and acceptance by the city of the improvements for which assessments are levied, and assessments shall bear interest at the rate of eight per cent (8 per cent) per annum. Said assessments shall include reasonable attorney's fees and costs of collection. If incurred, and the city shall have full authority to issue assignable certificates in evidence of the assessments levied.

(b) The City of Sweetwater shall have the power to assess and shall assess against the owners of steam railways and street railways occupying or crossing any highway, or portion thereof improved, the entire cost of making such improvements, including, besides other work, any extra or additional work or improvement necessitated thereby between and under the rails, tracks, switches, or turnouts and for two feet on each side thereof, which, when assessed shall be paid by the owners of steam railways or street railways occupying or crossing any highway or portion thereof improved, and the amount so assessed shall be secured by a lien assessed upon the roadbed, rails, ties, tracks, franchises, and other property, real, personal or mixed, used in operation of said street railways or steam railways, which lien shall be superior to all other liens, claims or interest in or upon said property, except ad valorem taxes.

The City shall have full power to levy such assessments in accordance with the terms hereof.

Said assessments shall include reasonable attorney's fees and the costs of collection. If incurred, and the ordinance making same shall provide for the time and terms of payment and for interest upon deferred payments as herein provided.

(c) No assessment shall be made against any abutting property or owner thereof or against any railway or street railway or owner thereof until after hearing given to said owners and to all others interested before the Commission preceded by notice of the time and place of such hearing addressed generally to such owners and others interested, without the necessity of specifically including their names or specifically describing their property, which notice shall be published in some newspaper of general circulation in the City of Sweetwater, Texas, at least three times before the date fixed for such hearing, and the first of which publications shall be at least ten days before the date of such hearing.

The Commission shall have power for additional notice in its discretion, but said published notice shall be sufficient and binding upon all interested parties notwithstanding that other and additional notice may be provided for and not given, or if given should be faulty, erroneous or defective for any reason.

At said hearing the owners of abut-

ting property and of said railways and street railways, and all other parties interested, shall have the right to contest said assessment either as to the benefits to abutting property or as to the amounts of assessments, or as to any error therein or any error or invalidity in any proceeding with reference thereto, or with reference to the apportionment of the cost of the improvements, and shall have the right to produce testimony and summon witnesses in support of such contest, and the City Commission shall after said hearing determine the amounts, if any, to be assessed, and shall make said assessments by ordinance.

No assessment shall be made against any abutting property or the owner thereof in excess of the special benefits to such property in the enhanced value thereof by means of said improvements as determined at said meeting. Said assessments when levied may be enforced either by suit in any court having jurisdiction brought by the City for the benefit of the owner and holder of any such assessment or of the certificate issued in evidence thereof, or brought by the said owner and holder, or by the sale of the property assessed in the same manner, as near as possible, as is provided for the sale of real estate for municipal ad valorem taxes. The lien of the assessments shall relate back and take effect as of the date of the ordinance or resolution ordering the improvement.

(d) Nothing herein contained shall empower the City to fix an assessment lien against any property exempt by law from the lien of special assessments for street improvements. But the owners of such exempt property shall nevertheless be liable for the pro rata cost of such improvements which would be a lien upon such property were it not so exempt, and such costs shall be assessed against such owners and become a personal liability of such owners. The fact that any improvement is omitted in front of any property so exempt or claimed to be so exempt shall not invalidate the lien assessed against other property or the owners of other property.

(e) The City shall have the power to issue in its name assignable certificates in writing declaring the liability of abutting property and the owners thereof for the payment of assessments, and to fix the terms and terms of payment and conditions of deferred payments and the maturity thereof.

If any such certificate shall recite that all proceedings with reference to the improvement therein referred to have been regularly had in compliance with law, and that all prerequisites to the fixing of the assessment lien against the property therein referred to and the personal liability of its owner have been performed, such recitals shall be prima facie evidence of such facts and of other pertinent facts recited, and no further proof thereof shall be required in any court.

(f) Subject to the terms thereof, the Commission shall appear on the costs of improvements among the parcels of property, or owners thereof, abutting the highways or sections thereof improved in accordance with the front foot rule, but if in particular cases the application of this rule would, in the opinion of the Commission, result in injustice or inequality, the Commission shall adopt such rule as shall effect substantial justice and equality, having in view the benefits received and burdens imposed.

(g) No error, mistake or invalidity in the ordinance levying assessments

or in any proceeding prerequisite thereto shall invalidate the same, but it shall be the duty of the Commission to correct the same at any time. No error in describing any parcel of abutting property or in giving the name of the owner thereof shall invalidate any assessment, but such assessment shall have full force and be in effect against the premises and the real and true owners thereof.

The Commission shall at any time by ordinance make correction of any error or mistake in the description of property owners in any preceding ordinance. The fact that more than one parcel or property may be included in one assessment, or that property assessed may be jointly owned, shall not affect or impair the validity of the assessment levied.

Whenever, in the opinion of the Commission, any error or mistake or invalidity exists in any proceeding with reference to said improvement or assessment, it shall correct the same and shall have power to make a re-assessment against said property and the owners thereof with reference to which such invalidity exists, and it shall be its duty to do so when requested by the person or persons entitled to compensation for making said improvements or by the holder of any assignable certificate issued therefor. Such re-assessment shall be made after notice of hearing in the manner and for the length of time herein provided for original assessments and not in excess of the benefits in enhanced value to the property assessed, and otherwise as near as possible in accordance with the provisions hereof with reference to original assessments, and the Commission shall have the power by ordinance to fully provide any and all rules and regulations necessary to carry into effect the provisions hereof relative to assessments and re-assessments.

After such re-assessments, the City shall have the power to issue assignable certificates evidencing the same as hereinbefore provided, and the conditions of said certificates and the recitals thereof shall, as near as possible comply with the provisions hereof relating to, and have the same force and effect as certificates in evidence of valid original assessments.

No re-assessment shall be made unless proceedings therefor are begun within three years from the date of the completion of the improvements and acceptance thereof by the City for which the original assessment had been levied, but if the validity of any assessment shall be involved in litigation, the period of litigation shall not be considered in computing said three years.

(h) Any property owner, or railway or street railway, or anyone else interested or affected and against whom or whose property an assessment has been made, shall have the right within twenty days thereafter to bring suit in any court having jurisdiction, to set aside or correct the same either in whole or in part for or on account of any error, irregularity or invalidity in the amount thereof or in any proceeding with reference thereto, but thereafter such owner and all others in anywise interested or affected shall be barred and estopped from any such action and from in anywise contesting the validity or enforcement of any such assessment, or re-assessment, in any action in which the same may be brought in question. If such suit be brought, the construction of the improvements may be suspended until the final determination thereof.

(i) The Commission shall have the right to determine the nature and extent of the improvements to be made, and the materials, methods, plans and specifications under which the same shall be constructed and shall have the right to let the work in making same by contract, and shall have the right to specify different or alternative materials, methods or plans.

(j) Except as herein expressly provided the owners hereby granted shall not repeal any power or right of the City given by general law, or other provisions of this Charter, but the powers hereby granted shall be cumulative and in addition to such other powers and rights.

AMENDMENT NO. 2.

To amend paragraph 2 of Section 1 of Article XVII of the Charter of Sweetwater, Texas, so that said paragraph No. 2 shall, in future, read as follows:

To buy, own, construct or lease, maintain and operate, within or without the City limits, a system or systems of water works, sewer plants, hospitals, parks, gas plants, electric lighting plants, telephones, street railways, and such other public utilities as may be proposed by the Commission and submitted to a vote of the people under this charter, and to demand and receive compensation for services furnished for private purposes, or otherwise, and to exercise the right of eminent domain as hereinafter provided for the appropriation of lands for rights of way that may be proper and necessary to efficiently carry out said objects; and after any such system or systems of water works or sewer plants shall have once been installed and in operation then the Commission, upon its own motion, may extend the same in or outside the City limits and provide for the sale of water or the privileges of such sewer system, inside or outside the City limits; and provided, further, that in the event of a lack of sufficient funds in the city treasury to pay for such extensions, the City Secretary shall, when so directed by the Commission, issue treasury warrants to pay for such extension or extensions.

AMENDMENT NO. 3.

To amend Section No. 2 of Article XVII of the Charter of the City of Sweetwater, Texas, so that said Section shall, in future, read as follows:

Municipal Service—The rates charged for services furnished by any of the municipal utility plants shall be just and equitable, and there shall not be allowed to any person, firm or corporation, or to any officer or employee of said City, any special rate of charge, except it may provide free service for buildings owned or occupied by the City. That in determining the rates

to be charged and collected for such service, the cost of operation, maintenance, depreciations, replacements, betterments, interest charges, and the creation of a sinking fund sufficient to pay the principal and interest of any bonds issued for the acquisition, construction or improvement of any such public utility, shall be taken into consideration. That the revenues derived from the operation of any such public utility plants shall, first, be appropriated and used for the payment of operating expenses, for maintenance, interest and depreciation accounts, for replacements and betterments and the payment of interest and providing a sinking fund for any outstanding bonds or indebtedness created or assumed for the purpose of the purchase, construction or improvement of any such plant, together with at least three per cent (3 per cent) on its gross earnings to be applied to an emergency fund for the sole use and benefit of said utility plant; and after such application of the revenues of such utility plant, if there be any surplus, the City Commission may then, in its discretion, apply any part or all of such surplus or revenues to the payment of the current expenses of the City, or to the improvement of the streets in the City.

That the rates of service may be so regulated so to produce sufficient revenue to pay, when due, the charges required herein.

That no person shall be employed in the service of the City with reference to the public utility plants, in any position requiring skill and technical knowledge peculiar to the operation and conducting of any utility plant, who is not competent and who has not had practical and actual experience in a same line of work.

The Commission shall have the power to make rules and regulations governing the furnishing of service by such utility plants to patrons thereof, and for payment for such service, and to provide for a penalty for failure to pay for such service, when due, and to provide a penalty for violation of the rules and regulations, for the use of the service of such utility plant without the consent and knowledge of the proper City authorities, and to provide for penalties for all interference, trespassing or injury to any municipal plants, appliances or premises.

AMENDMENT NO. 4.

To amend Section No. 1 of Article XII of the Charter of the said City of Sweetwater, so that the same shall, in future, read as follows:

Section 1.—Power to Levy—The City Commission shall have the power, by ordinance, to levy and collect, within the City, an annual tax of not exceeding one dollar and thirty cents on each one hundred dollar's (\$100.00) worth of property as assessed for taxes, for general revenue, streets, and bridges, and to pay the annual interest and provide for a sinking fund for all outstanding bond issues and other valid obligations owing by the City at the time of the adoption of this Charter. The Commission shall have the power to levy and collect such additional amount of annual tax as may be necessary to pay interest and provide sinking funds for such additional issues of bonds for City purposes, authorized by the laws of the State of Texas and by this Charter or any amendment thereto under Sections of this Charter, when said proposed bond issues and tax levies shall have first been submitted to a vote of the people and shall be adopted and approved; and the Commission shall have power to levy such additional taxes for city purposes, which shall first be authorized by a vote of the people.

AMENDMENT NO. 5.

To amend Section No. 14 of Article XIX of the Charter of Sweetwater, Texas, so that the same shall, in future, read as follows:

Section 14.—Compensation—The Mayor shall receive as compensation for such additional services, such compensation as may be provided by the Commission, not to exceed One Hundred and Fifty Dollars per month. Commissioner No. 1 shall receive, as compensation for his services as such Commissioner, the sum of Twenty-five Dollars per month, to be paid from the City Treasury; and said Commissioner No. 1 shall, in addition to his duties as Commissioner, be in charge of the construction and operation of all water works systems and sewer systems owned and operated by the city, and shall receive, as compensation for such additional services, such compensation as may be provided by the Commission, not to exceed One Hundred and Fifty Dollars per month. Commissioner No. Two (2) shall be in charge of all street construction and improvements, and shall devote his whole time to such services, and shall receive, as compensation for such services, the sum of One Hundred Dollars per month, to be paid out of the city treasury.

AMENDMENT NO. 6.

To amend Section 11 of Article IV of the Charter of Sweetwater, Texas, so that in future, the same shall read as follows:

Section 11.—Auditing Committee—The Commission may, upon the first regular meeting in August of each year, appoint a committee of three persons, which shall be styled, "Auditing Committee," to examine and audit all expenditures and funds paid by the Commission or any of its officers.

Adopted by a unanimous vote of the Commission, this, August 16th, 1923.

Approved, JOE H. BOOTHE, Mayor.

The State of Texas, County of Nolan,

City of Sweetwater:

I, W. H. Bartlett, City Secretary of the City of Sweetwater, Texas, do hereby certify that the above and foregoing is a true and correct copy of the original, as now on file in my office.

Given under my hand and the Seal of the City of Sweetwater, Texas, this August 17th, A. D. 1923.

(Seal) W. H. BARTLETT, City Secretary, City of Sweetwater, Texas.

CITATION BY PUBLICATION.

The State of Texas. To the Sheriff of any Constable of Nolan County, Greeting: You are hereby commanded to summon J. L. Russell, et ux M. S. Russell, J. D. Russell et ux S. A. Russell, the unknown heirs and legal representatives of the said J. L. Russell et ux M. S. Russell, and J. D. Russell et ux S. A. Russell and the unknown heirs and legal representatives of the said J. L. Russell et ux M. S. Russell, and J. D. Russell et ux S. A. Russell, by making publication of this Citation once in each week for four consecutive weeks previous to the return day hereof, in some newspaper published in your county, if there be a newspaper published therein, but if not, then in any newspaper published in the 32nd Judicial District; to appear at the next regular term of the District Court of Nolan County, Texas, to be held at the Court House thereof, in Sweetwater, Tex., on the 1st Monday in Oct., A. D. 1923, the same being the first day of October, A. D. 1923, then and there to answer a petition filed in said court on the 11th day of August, A. D. 1923, in a suit numbered on the docket of said court, No. 2091, wherein H. Northcutt is plaintiff, and J. L. Russell et ux M. S. Russell, J. D. Russell et ux S. A. Russell, the unknown heirs and legal representatives of the said J. L. Russell et ux M. S. Russell, and J. D. Russell et ux S. A. Russell, and the unknown heirs and legal representatives of the said J. L. Russell et ux M. S. Russell, and J. D. Russell et ux S. A. Russell, are defendants, and the cause of action being alleged as follows: Action in trespass to try title involving the title and possession of Lot No. Two (2) in the Bob Pylon subdivision of Block "O," original town of Sweetwater, Nolan County, Texas, as per plat of said subdivision recorded in Book "T," pages 150-1, Deed Records of Nolan County, Texas. And further plaintiff sues for the correction of the description of said property as contained in two certain deeds, one executed by J. L. Russell to S. A. Russell on the 12th day of October, 1914, recorded in Volume 13, page 43, Deed Records of Nolan County, Texas; and the other executed by S. A. Russell and husband J. D. Russell to H. Northcutt, said deed of record in Volume 13, page 44, Deed Records of Nolan County, Texas, the description as contained in said deeds being Lot No. Twenty-one (21), which plaintiff alleges was caused by a mutual mistake of both grantors and grantees, the real intention being to convey Lot 2 Bob Pylon subdivision instead of Lot Bob Pylon Subdivision instead of Lot No. 21; and plaintiff prays for correction of said deeds and for title and possession of said premises; and such other relief, both general and special, as to the court may seem proper, including costs of suit. Herein fail not, but have you before said Court, on said day of the next term thereof, this Writ, with your return thereon, showing how you have executed the same. Witness my hand and official seal, at my office in Sweetwater, Texas, this 11th day of August, A. D. 1923.

(Seal) DAN CHILDRESS Clerk, District Court, Nolan County, Texas, Aug. 16, 20, 29, Sept. 6.



Seth M. Johnston
118 Locust Street
Phone 50
Day Or Night
Funeral Chapel
Undertaking
Free Lungmotor
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Texans prefer Post Toasties for their flavor, crispness and substance. They satisfy the Texas appetite.

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FOR SALE—30 shares capital stock of the Texas Bank & Trust Co.; book value \$2,000. Will sell for \$1,500 cash. Dr. P. T. Quast. Address Box 248, Sweetwater, Texas, or 704 Main street, Fort Worth, Texas. 157t6dc

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Our monthly income policy will mean money in your pocket when you need it most. Southwestern Life Insurance Company, Dallas, Texas. Joe H. Boothe, Agent, Sweetwater, Texas. 173t6dc

Mrs. M. L. Hall has returned to her home at Abilene after a visit in Sweetwater.

Fall fishing season now open. Minnows for sale at all times, one block east of Tractor building. 172t3p

Mrs. Berl Carr and little daughter, Frances, have returned from a visit with her parents, Mr. and Mrs. H. E. Powell and sister, Mrs. Percy Carr, at Childress.

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