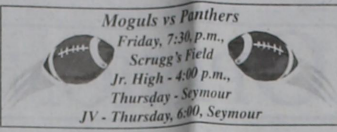


DONATE BLOOD Monday, Sept. 15th 2:00 - 6:00 p.m. **Community Center**



JUNIOR HIGH **Football Reports** Page 13



Serving The Best Informed Readers in Knox County Since 1971

WEDNESDAY, SEPTEMBER 10, 2003

MUNDAY, TEXAS 76371

VOL. 33, NO. 45

(ISSN 8750-6750)

PRICE 50¢

WHITE'S

husband and his wife were sound asleep when suddenly the

phone rang. The husband picked up the phone and said, "Hello? How the heck do I know? What do I look like, a weatherman?" He then slammed the phone down and settled into bed.

"Who was that?" asked his

"I don't know," said the husband, "somebody who wanted to know if the coast was clear."

wag Quirks About Life That You Notice By The Time You Are

... All the good ones, no matter what it is, are taken.

...Most people deserve each other.

...The one who snores will fall asleep first.

... The length of a marriage is inversely proportional to the amount of money spent on the wedding.

...The gifts you buy your spouse are never as good and apropos as the gifts your neighbor buys their spouse.

... Never get overly excited about a man/woman by just the

way they look from behind. ... If you help a relative in need, he/she will remember you the next time they are in

... The probability of meeting someone you know increases greatly when you are out with someone you do not want to be seen with.

... Toothaches always start on Friday night right before the weekend when the Dental Office will be closed.

This guy was applying for a job as a flagman/switch operator on the railroad. The engineer was conducting the inter-

"What would you do if the Northern Express was heading north on Track I and the Southern Central was heading south on Track 1?"

The guy thought. "Well, I'd call my brother.'

The engineer just sat there for a second. "Why would you call your brother???"

"He's never seen a train wreck before."

wag

Two more memorable quotes:

"I was provided with additional input that was radically different from the truth. I assisted in furthering that version." -- Colonel Oliver North, from his Iran-Contra testi-

"The word "genius" isn't applicable in football. A genius is a guy like Norman Einstein." -- Joe Theisman, NFL football quarterback &sports analyst.

Announcers share memories made as "Voice of the Moguls"

field - a life-time of memories. among football enthusiasts. But it's not just the players and coaches who come away from ries. the games with memories. Family members of the players, fans, and announcers all enjoy looking back on the games and reminisce about the 'good times" that happened night football.

Mogul greats. Kenneth Patterson, Lee Bruce, Joe Sharp, Jerry Lemley, Tony Shawver are a few of the play by play on a primitive names mentioned. Then there's Loyd Don Welch, George Offutt, Melvin Cypert, Freddie Caram, Boyd Lynn everyone remembers Dent businessman who was are Offutt, Todd Thompson, the nouncing the plays. While Munday businessman took many more. Ah, fall football set off the announcer who "let Being an enthusiastic footmemories!

press box with hinged windows that sat precariously

Forty-eight minutes on the atop the risers. There was no fence around the field. Play-So goes the popular saying ers with meager padding and leather helmets played for pride, fun, and to make memo-

Charles Baker remembers returning to his hometown of Munday in the late 40's after a military stint in Korea. Some old fence was purchased from an army camp and installed at on the field during Friday the field and volunteers from the community put it in it's Many fans remember past place and built a stadium. The " Quarterback Club" had rotating volunteers of 4 or 5 men who helped by announcing the P.A. system that could be heard on the home side of the field only.

Stinnett brothers, the Collier holding the microphone in his over his slot in the Quartertwins, Jim Earl Dockins, and hand a large electrical shock back Club. Shortly after World War II expletive's" - the bolt of lightthe old wooden bleachers at ing could be seen by the crowd Munday High's football field and simultaneously the anwere also home to a wooden nouncers words could be heard by all! That's was his last announcing job - another



Courier Digital Photo

During one of those games "VOICE OF THE MOGULS". Sharing memorable moments of the Mogul Press Box are Charles Meers, Bob Cude - they all an electrical storm lit up the Baker, Rick Moeller, and Dan Sloan. Baker served from 1955-1970, followed by Sloan who helped make memories. And night sky and also the Munday announced until 1981 or '82. Moeller took over after Larry Welch and remains the announcer today.

loose with a string of ball fan can be hard on an announcer. Keeping calm seems to be the downfall of many.

> A few short years after the now famous lighting strike another announcer ended his career. It seems he was an

nouncing and watching enthusiastically when the Mogul's center snapped the ball very punter's head. "What the ____ is he doing?" was the remark blurted out over the P.A. That well-loved, very excitable announcer quit voluntarily and

announced no more! It was in 1955 when Charles

Baker became the "Voice of the Moguls." "It's really hard to keep calm and try to keep high in the air - way over the your voice on an even keel," says the mightiest of Mogul fans. "But I have some great

> Please see "Announcers" Page 13

Class of '83

to mark 20

3 On 3 Tournament to be featured at Orchard Fest

The Munday Orchard Fest Committee has announced plans for a 3 on 3 Basketball Tournament to be featured during it's annual event.

On Saturday, September 27th, hoopsters will be able to show off their skills during the Round Robin style tournament. Six divisions will play including Division 1 -Adults - Men; Division 2 - 9th - 12th grade boys; Division 3 - 5th - 8th grade boys; Division 1 - Adults - girls; Division 2 - 9th - 12th grade girls; Division 3 - 5th - 8th grade girls. Entry forms and releases may be obtained from Perry Kuehler at (940) 422-4712 or Bill Longan (940) 422-4438 after 5:00 p.m. Forms and releases are due by Thursday, September 25th. Entry fee is \$10.00 per person.

In addition to the 3-on-3 tourney there will be other games, food, music, and a chili/brisket/ribs/chicken/ and hot sauce cook-off during Orchard Fest '03.

For more information about the tourney, the cook-offs or booth space please contact Perry Kuehler.





year reunion The Munday High School

Class of 1983 will hold a twenty year reunion on Saturday, September 27.

All members of the class are invited to attend Orchard Fest festivities that day where their families can enjoy a variety of fun activities while the graduates have a chance to visit.

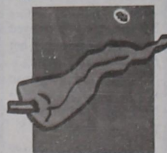
At 8:00 p.m. in the Downtown Park the members of the class will gather for a time of exchanging memories and catching up on visiting during the Orchard Fest dance. Everyone is encouraged to attend and enjoy the opportunity of being together again.

Athletic Boosters to serve up good food - order Mogul attire

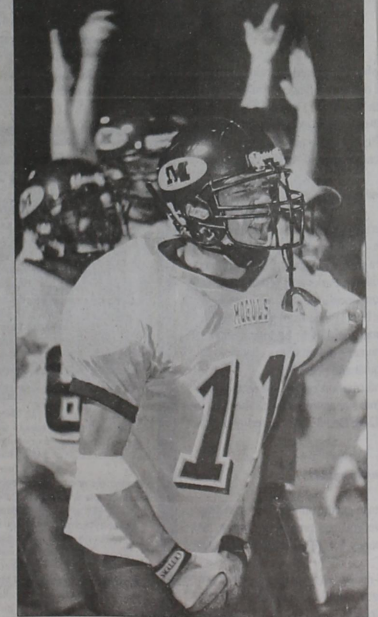
tasty meal to spice up your pre-game activities this Friday evening. Prior to the Moguls's game with the Seymour Panthers, the Boosters will open the serving line at 5:00 p.m. on their Mexican Stack dinner. high school cafeteria until 7:00 p.m. Cost is only \$5.00

The Munday Athletic per person and includes the Boosters will be serving up a Mexican Stack dinner, dessert,

Orders on Mogul jackets for students and spectators are due in by September 15th. If you haven't located an order form please call Kerri Urbanczyk at (940) 422-5137 Serving will continue in the or ask one of the school offices for a form.



MEDICAN STACK DINNER FRIDAY - 5:00 - 7:00 P.M.



JOSEPH GULLEY, Mogul #11, grips his hands with excitement and yells encouragements to his team mates as they come close to the goal line during the Moguls game with Haskell last Friday night. The Moguls whipped the Indians 33 - 6. This Friday evening the Moguls will take on a powerful team of Panthers from Seymour. Game time is 7:30 p.m. at Scrugg's Field in Munday.

OPINION

The Munday

Courier

(ISSN 8750-6750) P.O. Box 130, Munday, TX 76371-0130 Phone 940-422-4314 or FAX 940-422-4333

Jay White Publisher Cynthia White

Entered as Periodical Mail every Wednesday except the week following December 25 at the Munday Post Office, Munday, TX 76371.

SUBSCRIPTION RATES: Knox County \$18.00 Elsewhere in Texas \$23.00 Out of State \$25.00 POSTMASTER: Send address changes to: The Munday Courier

Munday, TX 76371-0130 Any erroneous reflection upon the character, standing, or reputation of any person, firm, or corporation which may appear in the column of this paper, will gladly be corrected upon notice of the same being brought to the atten-

P.O. Box 130

tion of the publisher personally at the office. NOTICES, ETC.

Notice of entertainments where a charge of admission is made, resolutions of respect, in memoriam poetry, proclamations, letters expressing political opinions, and all other matters not of general news will be charged for regular ad-

LETTERS TO THE EDITOR Letters to the Editor are encouraged. They must be signed by the author and include the telephone number for verification purposes. Only the writer's name will appear in print. Letters should be kept to a minimal length and are subject to be edited for clarity, liable and for the purpose of only conveying a single point. Every attempt will be made not to change the meaning of letters. All letters are run space

PHOTOGRAPHS Unsolicited photographs will be considered at a charge that will be determined after the picture is viewed.

ERRORS

This newspaper is not responsible for errors in more than one edition. Claims will not be considered unless made within 72 hours of publication. No allowance will be made when the error does not materially affect the value of the

Members of the Texas Press Association

Calendar Events

Sept. 12 - Seymour (H) 7:30. Sept. 15 - Munday VFD. Sept. 16 - Lions Club.

Birthdays & **Anniversaries**

Sept. 11 -Anita Lyne, Jason Upton.

Sept. 12 - David Key, Bill Smith.

Sept. 13 - Kathy Upton, Shawnda Moore, Ronnie Stewart.

Sept. 14 - Lindsey Myers, Mr. & Mrs. Jerry Sanders.

Sept. 15 - Elaine Gulley. Sept. 16 - Britni Adams, Jan Wilson, Travis Floyd, Frank Pickering, Joe Lowe, Morgan Griffith, Beverly Moore, Michele Josselet, In Memory of Melissa Berryhill.

Sept. 17 - Linda Jackson, Kevin Brown.

Knox County Aging Center

Munday & Goree Menu Mon., Wed., & Fri. Benjamin Menu Tues. & Thurs.

September 15 thru September 19 Mon. Sept. 15th - Tacos, spanish rice, lettuce & tomato salad, crackers, cook-

Tues. Sept. 16th - Bar-B-Que on a bun, corn on the cob, tater tots, cobbler.

Wed. Sept. 17th CLOSED

Thur. Sept. 18th Salisbury steak, blackeyed peas, squash casserole, hot rolls, peaches w/topping.

Fri. Sept. 19th - German sausage w/sauerkraut, pinto beans, mashed potatoes, cornbread, dessert.

If you plan to join the group at Munday, call Louise Fruewirth 422-4191. At Goree, call Juanita Davis at 422-4208 the day before.



Breath of Fresh Air

By Ken Nietenhoefer

Success Comes From Within

"Success requires no explanations. Failure permits no alibis."--Jim Rohn

Most of us spend our live in the pursuit of success. Yet, in many cases, it eludes us.

One of the reasons I believe that success is so elusive is that we wouldn't recognize it even if it slapped us in the face. The point is--many of us would enjoy our success if only we would learn to appreciate what we have already accomplished, instead of dwelling on our failures.

Judging from the variety of answers I hear in my seminars, success means different things to different people--money, security, friends, health, happiness, respect. Maybe Dr. Denis Waitley's definition is optimal. "Success can be defined as the progressive day-to-day realization of goals that are worthwhile to us." (Let me add to that -- "success sometimes happens even if we AREN'T pursuing goals. It's how we look at things in life that goes a long way in determining our success.)

But let's get back to Dr. Denis Waitley for a moment. The first element necessary toward the achievement of success is the establishment of goals. How else would we know if indeed we have achieved them? This column has frequently emphasized the importance of goal setting. Yet, only a small percentage of us have done it. We still spend more time plan-

family vacations--or goofing off--or watching TV--than on planning our lives.

A second necessary ingredient toward the achievement of success is the ability to reach quick and definite decisions. According to Napoleon Hill in his book, "Think and Grow Rich," analyses of hundreds of wealthy individuals disclosed that all of them had the ability to reach decisions promptly and had the conviction to stick with them.

Too many of us are too easily influenced by

others' opinions. It is difficult to ride in a straight line when we allow someone else to grab the reins. Too often, we hide under the rock of procrastination, a common enemy that we must all conquer. Others of us simply don't appreciate what we HAVE accomplished--or how good life really IS.

Finally, once we have established our goals and have made the necessary decisions to facilitate them, we must be persistent in their accomplishment. Persistence is a state of mind, and consequently can be cultivated. Desire, purpose, self-reliance, organized plans, accurate knowledge, and habit all contribute to persistence and will to overcome seemingly insurmountable odds.

Although many--especially young people--have been duped into believing in instant success, it rarely happens that way. Eddie Cantor once observed, "It takes twenty years to become an overnight success."

Success is not an accident, but it is predictable and attainable. However, while you are planting the crop of success, remember that it takes time and care to effect the harvest. (And while you're waiting for the fruit--enjoy the blossoms).

You can have almost anything you want in life--if you want it badly enough, and if you are willing to pay the price. Define it, make the necessary decisions required to achieve it, and be persistent enough to carry it through its completion. And, don't simply hold your breath forits conclusion. Appreciate the pro-

Ken Nielenhoefer is a business and motivational speaker who presents keynotes and seminars throughout the country. KCN Company, Inc, Copyright 2002. Website: www.kcnseminars.com. Write to Mr. Nietenhoefer at this newspaper or email: kencarol@texas.net

THE VIEW FROM THE PULPIT

By Adrin Fletcher

It stood alone, this aged sentinel. Roots wrapped around an outcrop of stone which formed the basis of the hill itself. Leaning away from the hillside and into the wind, the mighty oak must have witnessed many generations of human activity. The scene was so powerful, I had to record it on film. My wife and I arrived in the village of Windermere, in the English Lake District, late in the afternoon. We were almost too late for the Tourist Information Bureau to find us a room. Fortunately, we were booked into a room in a lovely old home dating back to 1674. Our upstairs bedroom looked out over a beautifully tended landscape and beyond. Over the stone fence and up the steep side of the hill stood the magnificent oak tree. I took several pictures from the window and one or two from the roadside in front of the property.

Turning the other direction, I was able to just make out the glimmer of Lake Windermere over the rooftops and trees of the village. We took a short walk down into the village to reacquaint ourselves with the attractions there, and to find some place to eat. Windermere had changed little since our visits almost thirty years ago, but the population has grown immensely. Where one could walk along the narrow village streets with ease in the past, traffic stacks up as motorists try to navigate the winding, steep, and narrow streets. On our way out of town the next morning we waited almost ten minutes to turn through one intersection.

Breathtaking beauty is the hallmark of the English Lakes. We thoroughly enjoyed our short visit there and the drive out through mountain passes and along side the lakes the next day.

Back to the tree. I have no idea how old this particular specimen must have been. Certainly at least a hundred years old, if not several hundred. I'm sure it survived the farmer's axe and the plow during cultivation because of its location. The rocky outcrop would not have sustained any crop, and the plow would not survive an encounter with the stone. Yet, the tree had obviously flourished in that unlikely spot. I could not help but imagine the numbers of people and beasts enjoying the shade over the decades of its life. It provided a spectacular view and a sense of wonder for me, and I'm sure for many others.

I realized that the most important part of this magnificent specimen was hidden from view. Who can imagine the circumstances that led to its position on this otherwise treeless hillside. Perhaps a squirrel or other animal dropped an acorn into a hastily scratched hole centuries ago. Maybe the wind or a bird dropped an acorn on the hill long ago and it rolled into this rocky crevasse. Whatever circumstance placed it there, the seed sprouted and sent its exploratory roots into the tiny cracks and fissures of the rock and found enough nourishment and water to thrive. Over the years, the roots thickened and expanded making the tree of today a sturdy part of the hill itself. Entwined around and through the rock, those roots have weathered many gales, storms, winters, and even some scorching summers.

Roots are important. Of course, humans do not have the same physiology as oak trees, but we do need solid roots to form our emotional foundations. Be thankful for the people. and the environment from which you come. When life's storms blow, we all need to be firmly anchored. I believe that faith in God is one of the firmest anchors for men and women. I hope: that you believe that way too.

Capitol Highlight Gubernatorial election gets 3-year head start

By Mike Cox **Texas Press Association**

than three years down the road, but it looks like the 2006 Republican primary will be a real politi-

Gov. Rick Perry likely will run again, but he could face Comptroller Carole Keeton Strayhorn, Lt. Gov. David Dewhurst and U.S. Sen. Kay Bailey Hutchison. Potential Democratic gubernatorial candidates? To be announced.

For roughly a century, from Reconstruction into the late 1970s, being chosen by voters in the Democratic primary was tantamount to winning the general election against whoever the Republican candidate happened to be. (Most folks soon would have a hard time remembering.) But since Republican Dallas oilman Bill Clements got elected governor in 1978, the guarantee has been

Strayhorn, as Dewhurst pointed out recently, already seems to be campaigning. She recently hired two veteran communications operatives, and the most recent issue of Fiscal Notes, a publication begun when Bob Bullock was comptroller, points out on page one that of 91 recommendations she made in two reports to the Legislature, 61 were enacted for a combined general revenue savings of \$1.3 billion.

To the great annoyance of other Republican officeholders, Strayhorn also recently pointed out that while the regular session had held to the nonew-taxes mantra, fee increases passed in lieu of tax hikes will cost Texans \$2.7 billion more in fiscal 2004-05.

September 11 memorial set...

It's hard to believe that it has been nearly two years since the September 11 terrorist attacks. At 9:30 a.m. on the second anniversary, a 9-11 memorial will be dedicated in the State Cemetery in Austin. The memorial, created by a group of Aus-

AUSTIN — The gubernatorial election is more tin architects who volunteered their time, is made from two steel columns salvaged from the World Trade Center in New York. On a plaque detailing the events of that day is an excerpt from a speech by President Bush: "These acts shatter steel, but they cannot dent the steel of American resolve."

A different kind of lottery...

It doesn't get the publicity the big-dollar lottery games receive, but Texas has another lottery of sorts. For \$10 a shot (so to speak), Texas hunters can register with the Parks and Wildlife Department for no-cost, once-in-a-lifetime hunts.

The package hunts range from a three-day alligator hunt (limit one, has to be longer than 10 feet) to a bird hunter's dream with a chance to bag turkey, dove, quail and pheasant.

For more information on the drawing, check the agency's Web site at www.tpwd.state.tx.us or call 800-895-4248. Deadline for entering is Nov.

Onions ring cash registers...

Don't tell 'em to cut the onions. They can make you cry or give you bad breath, but onions are making big money for Texas agricultural inter-

Texas is the nation's fourth-largest onion producer, growing 5.7 million hundredweight (100 pounds) of onions in 2002. Only California, Oregon and Washington, in that order, grow more onions than Texas.

The value of Texas' 2002 crop, according to the comptroller's office, was \$122 million. The value of the crop has been growing every year since 1999, along with the amount harvested. A final onion fact: Texas and California are the only two states that can produce a spring and a summer onion crop.

MUNDAY CISD MENUS SEPTEMBER 8 - SEPTEMBER 12 <u>BREAKFAST</u>

Monday

Pancake on a stick, chocolate or white milk, juice Tuesday Sausage & biscuit, chocolate or white milk, juice

Wednesday

Otis Spunkmeyer blueberry muffin, chocolate or white milk. juice

Thursday

Cinnamon Roll, chocolate or white milk, juice Friday

Cereal, chocolate or white milk, juice

<u>Lunchi</u>

Chicken strips w/gravy or steak fingers w/gravy, mashed potatoes, rolls, apple or orange, peaches, chocolate or white Tuesday

Hamburger or corn dog, French fries, baked beans, lettuce & tomato, apple or orange, sugar cookie chocolate or white milk. Wednesday

Homestyle chicken patty on bun or ham sandwich, chips, lettuce & tomato, apple or orange, Rice Krispie peanut butter treats, chocolate or white milk

Thursday Western burger or pigs in a blanket, lettuce & tomato, corn, pears, apple or orange, vanilla pudding, chocolate or white

Friday Bean & beaf chalupa or taco, refried beans, lettuce & tomato, cheese, salsa, apple or orange, jello, chocolate or white milk.

Subscribe to The Munday Courier. Your Hometown News Call Crystal at (940) 422-4314

rier.com

ighty oak

vity. The

wife and

ish Lake

te for the

ately, we

g back to

autifully

nd up the

. I took

the road-

e out the

trees of

illage to

ind some

ur visits

own im-

e streets

to navi-

ly out of

to turn

Lakes.

rive out

ext day.

r speci-

sold, if

axe and

e rocky

would

d obvi-

elp but

shade

w and

ficent

d into

e tiny

corch-

ive the

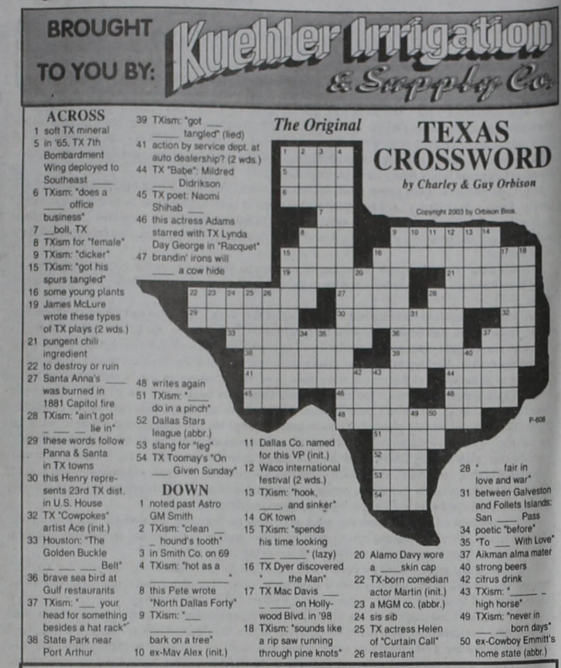
oots to

people

storms

faith in

1 hope



Complete Line of Irrigation Supplies From 'Pivot to Pipe'

ZIMMATIC

greenfield



CENTER PIVOT UNDERGROUND LINE INSTALLATION

Gary Kuehler (940) 422-5504 or (800) 687-1228

See Classified Page For Solution



MUNDAY - HASKELL - ROCHESTER - STAMFORD

"Your Satisfaction is our Security"

PHONE ~ (940) 422-4522 • TELEBANK ~ 422-4741 • TIME & TEMPERATURE ~ 422-5459









News From Munday FFA

The Munday FFA was proud to host their first FFA meeting for the 2003-2004 school year. The meeting started at 7:00 am on 9-3-03 with tamales and fruit juices. 2002-2003 FFA officer Kari Kuehler opened the meeting by welcoming the 60 plus FFA students and members. She reminded the members of the FFA dues that are due Sept. 15 at the cost of \$11.00 for high schoolers and \$7.00 for Jr. FFA'ers. Next on the agenda were officer elections for the 2003-2004 school year. Ten potential officers gave speeches encouraging their fellow members to follow their leadership and enthusiasm for the FFA. The chapter elected Coltin Black as President, Marti Lowe as vice president, Kari Kuehler as Secretary, Jalenn Earle as treasurer, Justin Yates as reporter, Micheal Wilde as sentinel. Munday FFA'ers are very excited about the 2003-2004 school year. Both the shop and classroom are very busy places as we are prepared for the upcoming leadership contests. The Munday FFA Chapter will be competing in Jr. Chapter Conducting, Sr. Chapter Conducting, Jr. Farm Skills, Sr. Farm Skills, Public Relations and Creed Speaking contests this fall. Wish us luck in the 2003-2004 school year.

Submitted by: Justin Yates 2003-2004 Munday FFA Reporter

Guys and Dolls Golf Tournament was held September 7th

Lake Creek Golf Course held it's Annual Guy's & Doll's Golf Tournament Sunday, September 7. Closest to the pin sponsored by 1st National Bank & Bobby D. Burnett was won by Chris Moore and Mary Smith. Winning the longest drive sponsored by Booe Roofing was Kevin Smith and Mary Smith. First Flight Champions were T. Austin and Bell Grill with a total of 61 followed by K. Smith and M. Smith with 64. K. Martinson and M.

Martinson with 66, W. Zeissel and J. Myers with 67 and T. Heller and R. Heller with 69. Finishing first in Second Flight were T. Latham and S. Latham with 69 followed by G. Crawford and A. Herricks with 69, C. Moore and S. Wilde with 70, K. Patterson and N. Whittemore with 75, R. Moeller and V. Wilson with 75, S. Wojcik and D. Wojcik

with 75.
In the Third Flight finishing on top was C. Wilde and L. Smith with 77 followed by B. Bowen and S. Cook with 78, D. Oxford and B. Starnes with 80, W. Harrington and R. Harrington with 81, R. Smith and J. Pierce with 81 and B. Steele and M. Frierson with

Door prizes were donated by: Dr. Neal DDS, WZ Land & Cattle, Smith Drug, P&W Service Center, Munday Tire & Appliance, Osbornes, Quality Implement, Parker Implement, Buds For You, Sindy's Sweet Shop, Munday Courier, Dairy Queen, CF Moore, 4-K Feed, Knox Hardware, P&M Supply and Prairie Stitches.

LOCAL NEWS

Penny and Chris Phillips of Bay City visited her mom Jo Ima Hill recently.

Financial Focus

By Gary Decker



Understanding Fund Classes: Not Always as Easy as A, B, C

Before you buy a mutual fund, you'll want to do some research. What is the fund's investment philosophy? Who manages it? How diversified are its holdings? Then, after you've done your homework, you'll have to use it for the right class. Specifically, you may need to choose which type - or "class" of mutual fund shares you want to buy.

The most common classes are "A," "B" and "C." Which is right for you? Let's take a look at all three:

· Class A shares - When you buy Class A shares, you will pay an upfront sales charge, taken out of your initial investment. These sales charges (or "loads") usually range from 3 percent to 6 percent. So, for example, if you pay \$10,000 for a mutual fund that has a 5 percent load, \$500 of your money will go for the sales charge, with \$9,500 used to buy shares. Class A shares may also impose a "12b-1 fee" to cover marketing and distribution expenses. These 12b-1 fees are fairly low-- about 0.25 percent annually. Class A shares traditionally have the lowest ongoing expenses of any class.

· Class B shares - If you purchase Class B shares, you don't pay a sales charge right away. Instead, you'll pay a "back-end load" when you sell your shares. Typically, this back-end load decreases over time; for most Class B shares, the load disappears after about six or seven years. Class B shares often charge a higher 12b-1 fee - as much as 1 percent per year. However, Class B shares often convert to Class A shares over time, so you would then start paying the lower 12b-1 fee.

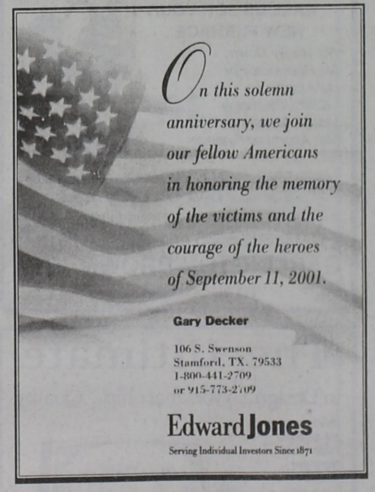
· Class C shares - Generally, Class C shares do not charge either front-end or back-end loads if held for more than one year. But if you buy Class C shares, you may pay a 1 percent 12b-1 fee for as long as you own the fund. Class C shares may not convert to Class A shares, so these continually high 12b-1 fees can make Class C shares quite expensive, if you plan on holding them for many years.

Which of these share classes is right for you? The answer depends somewhat on your individual situation. If you plan to hold a mutual fund for many years, then you might be best served by purchasing Class A shares.

How about Class B shares? After all, the vanishing sales load can be an attractive feature - if you are absolutely sure that you will hold your fund long enough to benefit from it. If you sell your shares early, you will have to deal with the back-end charge. Plus, not all Class B shares convert to Class A, so you could be stuck with high 12b-1 fees, as well.

As for Class C shares, we've already mentioned a potential drawback - the inability to convert to Class A shares with lower 12b-1 fees. Still, if you think you may only invest in a particular mutual fund for a few years, you might benefit from Class C's lack of front-end or back-end sales charges. Be careful, though - some Class C shares do carry these charges.

Clearly, you need to be sure of what your share class options are before you invest in a mutual fund. If you are investing in stock mutual funds, they are subject to market risks, including the potential loss of principal invested. Ask your investment representative which mutual funds are right for you and carefully read the prospectus, which should provide complete information, including fees, about any fund. But you also must focus on how a fund can fit into a diversified portfolio, based on your goals, risk tolerance and time horizon. If a fund isn't right for you, then it's not a bargain - no matter what it costs.



DO YOU HAVE A
GREAT HUNTING PICTURE?
Just bring the picture to The
Munday Courier office or
email it to us at
mcourier@westex.net
We'll be glad to
publish it for you!

The Family Physician Brought to you by Munday Family Clinic

ADHD IN CHILDREN By John Krueger, M. D.

Johnny is a human tornado, dashing around, and disrupting everything in his path. At home, he darts from one activity to the next, leaving a train of toys behind him. At meals, he upsets dishes and chatters nonstop. He runs into the street with oncoming cars, no matter how many times his mom has gotten onto him for it.

Johnny probably has attention-deficit-hyperactivity disorder (ADHD for short). Most of these children have signs of difficulty concentrating and inability to pay attention.

Signs of hyperactive behavior may include the following:

- Almost constant fidgeting and restlessness
- Not sitting in the same seat for very long.
- Talking too much
- Blurting out answers to questions in school
- Seems disorganized
- Has difficulty following instructions
- Forgets things
- Loses things needed for activities at school and at home

Children with ADHD often lose interest in an activity in 5 minutes - or even less. They go from one activity to another, and another and another. You may ask your child many times to clean up, but he or she will not even be able to focus long enough to do that.

People used to think that ADHD was the result of some type of brain damage. We now know that the brain structure of children with ADHD is normal, but the chemistry in the brain isn t normal. Children with ADHD do not make enough chemicals in key areas in the brain that are responsible for organizing thought.

A team effort, with parents, school officials and doctors working together, is the best way to help your child. Medicine helps many children, and some children may need counseling. Ask your doctor what treatment he or she recommends.

Some medicines used to treat ADHD include Concerta, Ritalin, Dexedrine, and Cylert. Although these medicines have a stimulating effect in most people, they have a calming effect in children and adults with ADHD.

Just remember that all medicines have side effects, such as decreased appetite, stomachache, headache, or insomnia. Weight loss seems to be the most common side effect in children.

It is best to take the medicine 30 to 45 minutes before a meal. Good times to take this medicine are before breakfast and before lunch. Your doctor might suggest a long-acting form of the medicine. The long-acting forms are taken only once a day, right before breakfast.

Medicines used to treat ADHD have been shown to improve a person's ability to do a specific task, such as pay attention or have more self-control in certain situations.



(Commercial & Residential)

CALL 888-5555 or 1-800-460-0019

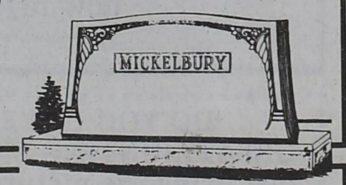
GARLINGTON-BROWN, INC.

111 N. Oak · Seymour

he Ultimate

in Design...Workmanship...Quality

We can furnish you with completely inspected and quaranteed memorials made from beautiful Granite or Marble



Our Monuments are personally guaranteed by us. 38Years of Monument Sales and Service. Ask why we think our monuments are superior to others.

See us today McCauley-Smith **Funeral Home**

Munday, TX

(940) 422-4242

Stamford Wal-Mart Awards Grant to local organization

Wal-Mart associates in Stamford presented the Knox City, Texas 4-H Club with a grant recently. The donation was raised with the help of Wal-Mart associates and members of the Knox City 4-H Club.

"Our associates were thrilled to partner with Knox City 4-H to raise funds for a worthwhile cause", said Gilbert Colmenero, manager. "The money will be utilized for programs in the local community and we are glad to support this organization. This is just a small part of Wal-Mart's ongoing commitment to the communities in which we operate."

The Community matching Grant Program is the largest program funded by the Wal-Mart Foundation. This program involves fund-raising efforts by a not-for-profit organization with the participation of Wal-Mart associates. Wal-Mart matches up to \$1,000 of the funds raised. More than 50,000 matching grants, totaling \$36 million, were awarded through the matching grant program in 1999. Wal-Mart helped raise and contribute \$71 million for local communities through partnerships with these orga- their beans grow.) nizations.

Wal-Mart Stores, Inc. empowers its associates to serve the needs of their communities through its "Good Works' initiative. Last year, associates of the company's 3,000 Wal-Mart Stores, SAM's Clubs, and distribution centers raised and donated more than \$190 million to charitable programs nationwide. Wal-Mart's unique grassroots approach to giving has enables the company to ensure that 97% of all dollars contributed by our associates are used in local communities. More information about Wal-Mart can be located on-line

www.walmartstores.com

Educational programs of Texas Cooperative Extension are open to all citizens without regard to socio-economic level, race, color, sex, religion, disability, or national origin. Individuals with disabilities who require an auxiliary aid, service or accommodation in order to participate in a meeting or program are encouraged to contact the Knox County Extension Office at (940) 459-2651.

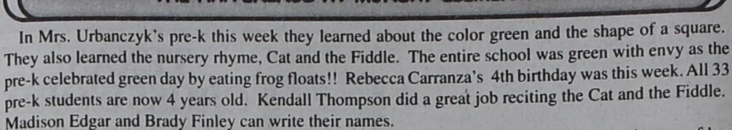
Conservation Tillage Meeting Planned for Sept. 19

Texas Cooperative Extension of Monsanto will be sponsoring a Conservation Tillage meeting in Knox County on Friday, September 19th at 9:00 a.m. The meeting will begin at the Kuehler farm 1 1/2 miles east of Munday on 222. Look for the vehicles on the north side of the road. From the turn-row meeting we will move to the Rhineland Hall to have a program by Dr. John Bradley, Conservation Tillage specialist form Monsanto and also by Dr. Todd Baughman, Extension Agronomist form Vernon.

Following the program we will have a sponsored meal. I would encourage anyone who is interested to come find out more about Conservation Tillage Programs.

For more information, contact Brandon Anderson, Haskell County Extension Agent-Ag at (940) 864-2658 or 864-2546.

Elementary Edition



Mrs. Pankhurst's class had parent show and tell this week. Alicia Sandoval brought pictures of her family. Paige's dog "Harley" and her grandmother came to visit Kamille's mom read a special book. Kyle and Amanda Bibb brought pictures of Austin's dog "Charlie" and "Buster" the bird. Talyor's mom and sister came and brought a scrapbook. A mounted bobcat and coin collection were brought by Nate's

Jessica's mom brought pictures of the family vacation to Sonora. Daisy the very spoiled dog was brought by Rhealea's mom. Kimberly and her mom shared some arrowheads. What a great show and tell

Mrs. Kuehler's kindergarten sure had a lot of visitors this week. They also had parent show and tell week. Tyson's mom, dad, brother, and uncle brought lollipop, Tyson's horse. We all got to ride. Giddyup! His mom also brought crackers and drinks for all to enjoy. Joelene's mom brought "Chica", her little Chihuahua to visit. Kathryn brought her grandmother and a batch of her favorite, peanut butter balls. She gave us all the recipe so that we can make some more. Her grandmother also brought a sack of rocks from her garden that her grandkids had painted. Faith's mom cam and brought cool cavern pictures from their family vacation. Diamond's mom brought family photos and homemade burritos for everyone. YUM! Sonora's dad brought pictures of Sonora hula hooping. He also brought hula hoops for us all to try outside. Micheal's Papa brought his 4 wheeler and gave us all a spin on it. Shailees whole family came to visit, even her dog Chloe. They brought puppy chow for us to nibble on. Jordan's mom and sister brought their cat "Oreo", and a batch of brownies warm from the oven. Eduardo showed us cool pictures of his whole family including a picture of a pyramid in Mexico. Alexis's mom and sister brought us gummy worms and jello and visited. We had a great and delicious week.

Mrs. Cottingham's 1st grade spent this week reviewing the letters of the alphabet and working on rhyming words. They also learned how to order sets from smallest to the largest, and identify morning and afternoon. They began discussing living and non living things in Science.

Mrs. Wilde's first grade studied the consonants f, g, l, and the phonograms -ig, and -it. In math they learned first, second, third. They also learned about some, some more stories, and some, some went away stories. In Social Studies they learned about school workers and how they help us.

In Mrs. Josselet's 2nd grade this week we have been using a dictionary and learning to write with time order words. Computers are such fun!!! We typed our names, then learned how to change the font, size, and color. In reading we decoded long vowel words with silent "e" and words with diagraphs. We also learned that an author does have a purpose for writing. In social studies we learned to draw a map from an aerial picture. We learned that we live on a street, in a neighborhood, in a town, in a state, in a country. Mrs. Josselet is reading "Because of Winn-Dixie". Ask me about this great book!

Mrs. Messer's third graders are learning to measure to the nearest inch, divide things into equal parts, and to identify some, some more stories and some, some went away stories. In English the are looking for subjects and predicates. Mammals and birds are the latest study in Science. (They are still watching

Mrs. Workman's 4th grade is working hard on math story problems, classifying living things and learning about plant and animal life in Texas.

Mrs. Moeller's fifth grade students have been identifying simple and compound subjects and predicates, spelling words with the long "i" and "o", and learning to draw number lines and use tally marks to

Mrs. Shahan's Sixth grade science classes did an experiment involving Coca Cola and Diet Coke. They placed a can of each in a bucket of water. They discovered that the Diet Coke would float, but the regular Coke would not. WHY? You need to find a 6th grade student and ask them to explain it to you!

Coach Keller's PE classes have been doing more football drills, playing football freeze, and learning about good sportsmanship. Stars of the week were, Jaron Blake in second grade and Rian Dillard in the

NOTICE OF SPECIAL ELECTION (A VISO DE ELECCION ESPECIAL)

To the registered voters of the County of Knox, Texas;

(a los votantes registrados del Condado de Knox, Texas;) Notice is hereby given that the polling places listed below will be open from 7:00 a.m. to 7:00 p.m., on September 13, of 2003, for voting in s a special election to "adopt or reject the proposed Constitutional Amendments as submitted by the 78th Legislature, Regular Session, of the State

of Texas." (Notifiquese, por las presente, que las casillas electorales sitados abajo se abriran desde las 7:00 a.m. hasta los 7:00 p.m. el 9-13 de 2003 para votar en la Eleccion Especial para adoptar o rechazar la enmiendas propuestas constitucional así como fueron sometidas per la 78a Legislatura Sesion Regular, de la Estado de Texas.

LOCATION(S) OF POLLING PLACES

(DIRECCION(ES) DE LAS CASILLAS ELECTORALES)

Prec. #1 - Benjamin Memorial Bldg. Prec. #2 - Truscott Community Bldg. Prec. #3 - Gilliland Baptist Church

Prec. #6 - N - Munday City Hall Prec. #6-S-Munday Community Bldg. Prec. #7 - N - Aging Center - Knox City

Prec. #7 - S - Aging Center - Knox City Prec. #4 - Vera Community Bldg. Prec. #8 - Gillespie Baptist Church Prec. #5 - Goree Community Bldg.

Early voting by personal appearance will be conducted each week day at: (La Votacions adelantada en persona se llevara a cabo de lunes a viernes en:) OFFICE OF THE COUNTY CLERK, KNOX COUNTY COURTHOUSE, BENJAMIN, TX. (location) (sitio)

If the county clerk is not the early voting clerk, the information in the block is required.

between the hours of 8 a.m. and 5 p.m. beginning on August 28, 2003 (entre las 8 de la manana y las 5 de la tarde empezado el August 28, 2003

and ending on SEPTEMBER 13, 2003. (y terminando el September 13, 2003,

Applications for ballot by mail shall be mailed to: Ronnie Verhalen, County Clerk, Knox

(las solicitudes para boletas que se votaran adelantada por correo deberan enviarse a:) P. O. Box 196, Benjamin, Texas 79505

Ronnie Verhalen (Name of Early Voting Clerk) (Nombre del Secretario de la Votacion Adelantada)

P.O. Box 195 (Address) (Direccion)

Benjamin, Texas 79505 (City) (Cuidad) (Zip Code) (Zona Poster)

Applications for ballots by mail must be received no later than the close of business on: (Las Solicitudes para boletas que se votaran, adelantada por correo deberan recibirse para el fin de las horas de negocio el:)

SEPTEMBER 5, 2003

(date) (fecha)

Issued this the 25th day of AUGUST, of 2003. (Emitada este dia 25th de AUGUST, de 2003.

er.com

Fiddle.

s of her

y Nate's

log was

and tell

and tell

ddyup!

ner little

r balls.

of rocks

es from

eryone.

us all to

family

om and

us cool

brought

king on

norning

th they

nt away

th time

it, size,

Ve also

p from

e, in a

gs and

arks to

TX.





I know you have discussed this before in your column, but I have a severe case of "CR" and do not remember what was your solution. I have applied diazanon, and Medina plus. I keep it watered regularly and all the areas around are healthy, except for these large brown spots and they are in some relatively new sod. It was planted this time last year, grew healthily and flourished throughout the last summer, fall and winter, and early this spring. Now it is beginning to get these large brown areas and the roots are brown but are still firmly attached in the ground.

This is a St Augustine grass lawn with some residual Bermuda and both are brown. I am not so concerned about the Bermuda because we want the St Augustine to take over. Is there something I can do to stop the advancement of the brown areas. Thank you. K. D.

I too can relate to your syndrome.

This time of year the two most likely causes of brown areas in St. Augustine lawns are lack of sufficient moisture and/or chinch bugs. Check your sprinkler heads if you have an underground sprinkler system to determine proper coverage in your trouble area. If you use a sprinkler and hose make sure the area

Do water as needed but only when needed. Do not water on a preset schedule. When water is needed apply sufficient amounts to push water 6" into the soil then do not water again until the lawn needs it.

· If you are sure sufficient and proper watering is not the problem the problem may be a sucking pest called chinch bug. This is a small 1/6 - 1/5 of an inch critter is black in color with white marking as an adult. One method of determining the presence of this pest is to cut the top and bottoms out of a coffee can or similar container, push either end into the soil and fill with water. If small black bugs with white markings which may be diamond shaped are observed then chinch bugs are present.

Should these sucking pests be confirmed then decide what to utilize as a control. Natural Guard's Lawn, Plant & Pet Insect Spray contains Cedar Oil and is labeled for chinch bugs. High-Yield's product called 38-Plus is 38% Permethrin and also has label approval for chinch bugs. Do read and follow label directions no matter which product you use if chinch bugs are found in your lawn. Both of these products should be available at independent retailers statewide.

Mr. Groom, Either last Sunday or the week before that, in our local newspaper, you had a piece in your article about greening up your lawn. You told what formula of fertilizer was

needed. I hope it was for St. Augustine. That's what we need Anyway, my husband was holding-onto-that paper (he thought), but I threw everything away and was wondering if you would send him the information again. It certainly would be appreciated. - L. L.

Thanks for reading my column closely. I hope it is always helpful to you and other readers interested in Texas lawn, garden and landscape information from a native Texan.

The types of fertilizers often recommended are those that work especially well on warm season Southern lawn grasses including Bermuda and St. Augustine. Numbers that include 21-7-14, 19-5-9, 18-6-12 and 15-5-10 containing 50% or more of their available (N) Nitrogen, the first number on the package in a show release form or forms are the types I suggest. As always, read and follow label directions when applying any garden aid including fertilizers.

I do not use nor recommend agricultural grade fertilizers including 17-17-17, 12-12-12, 8-8-8 or similar analysis. They all contain excessive (P) Phosphorous, the second number on packages, provide little to no micronutrients and limited to no slow release forms of (N). Additionally, I do not use or recommend fertilizers formulated for cool season northern grasses such as Rye, Kentucky Bluegrass and Fescues no mater how heavily they are promoted.

Rat & Mouse Bait Packet

Church of Christ

(940) 422-4851

241 W. Main

9:30 BIBLE CLASS, ALL AGES 10:30 MORNING WORSHIP

Sunday Nights 2nd & 4th Sunday's Special Service following lunch 1st & 3rd Sunday's at 6 p.m.

330 N. 3rd • Munday, Texas 76371(940) 422-4731

Munday Housing Authority has 1,2,3, and 4 bedroom apartments available. Rental assistance is available to eligible applicants. Interested person may apply at 131 West Cisco Street in Munday. MHA provides equal opportunity housing and has handicap accessible units available.

American Red Cross searches for "Heat Wave Heroes"

summer have most people in heat" she says". Donors a slump, the need for blood isn't in a slump - in fact it's boosted. That's why the American Red Cross is looking for some "heat wave heroes." These heroes can donate the gift of life on Monday September 15 in Munday at the Patton Community Center from 2 pm - 6 pm. All who present to donate will receive day", Martinez adds. a Heat Wave Hero water bottle.

"By coming to the Red Cross blood drive on Monday September 15 donors can beat the heat and be a hero to a patient in need of life-saving blood transfusion. You never know when it will be you, a loved one or co-worker who needs the gift of life. On in three of us will need blood or a blood product during our lifetime.

Martinez says by donating regularly, we can be assured that blood will be there when needed. By donating regularly you can help ensure that lifesaving blood is always on hand. A blood donation can be make every two months and has the power to save three

Martinez has a few tips for "heat wave heroes" before donating. "The need to be well hydrated takes on even greater

> MUNDAY COURIER 111 B EAST MUNDAY, TX.

> > THURSDAY SEPT. 11

PHOTO HOURS 9:30-12:30 & 1:30-5

99¢ deposit 16 King Size Wallets 8 Regular Size Wallets 99¢ per person plus tax

Wilma Hogan Stylist & Barber Appearances in Knox City 657-5301



Internet Service

· High Speed Internet Access · Web Hosting and Design • 24/7 Customer Service and Support •

For Dependable Local Internet Service in the **Northern Big Country** Call San Flowers

Toll Free: 1-800-860-7119

www.doublemountain.com

When the "dog days" of importance in the summer should drink at least eight extra glasses of water or fruit juice the day before donating

and the day of donation." "People also should not become overheated before coming in to donate because this can cause an elevated temperature that will result in a deferral from donating that

To be eligible to donate you must be at least 17 years old and in good health. Every donor will receive a mini-health check of temperature, blood pressure and pulse. To schedule an appointment to donate blood call 1-800-GIVE LIFE or log onto www.givelife.org.

The family of Jana Thompson wishes to thank everyone for their prayers, calls, visits, and kindness at the time of our sorrow. We are especially grateful for Kenny Barnett and Dean Homstad for their escort services and to Richie Smith, Adrian Fletcher, and Ray Hunter for their beautiful service. The ladies at the Church of Christ are to be commended for the wonderful family meal and for their attention to Jana and her family during the last month's of her illness. We are also very appreciative of the beautiful lowers and personal touches provided by Perry Kuehler and Pat Smith at Bud's For You. With Gratefulness,

The Family of Jana Thompson

ESTATE AUCTION

SATURDAY, SEPT. 13 @ 9 AM COMMUNITY CENTER IN BENJAMIN, TX

We will be selling the Estate of long-time Benjamin residents: W. T. (Dub) & JoEtta CARTWRIGHT. This is a Not-to be-Missed EVENT! Collectibles, Glassware, Furniture, Household Goods and

> **Outdoor Items Galore! ZUBER AUCTION SERVICE**

Call (940)692-2205 OR (940)704-0032 for more Info or Flyer or Visit us at our Website: www.zuberauction.com Richard H Zuber, CAI, TX #6807

All Sales Final, All Items Sold As Is, Where Is, With No Guarantees & No Promises, Announcements Made Sale Day Supercede All Others, Written or Oral, Cash, MasterCard, Visa, Checks Accepted, Come Enjoy the "SOUND THAT SELLS!"

ALSO!! Watch for HUGE COLLECTIBLES AUCTION Approx. 500 DOLLS plus VINTAGE TOYS & GAMES Coming NOVEMBER 15 to WICHITA FALLS, TX.

One Goal. One Mission.

- the patient -









Dr. Niles Dr. Opella

Dr. Krueger

Mr. Howard

· Board Certified family practice physicians · Extensive family practice experience General medical treatment and surgeries. High risk OB pregnancies and deliveries

Obstetric, gynecologic, and pediatric services
 Geriatric and sports medicine

Munday Family Clinic



We Care

(940) 422-4888

230 N. Birch Ave.

Munday, Texas

J SPORTS PAGE

Munday overcomes mistakes and penalties in 33 to 6 win over Haskell

touchdowns while racking up a total of 242 yards rushing on down 20 to 0 in the second 25 carries to lead the offensive before Haskell scored on a 21 charge for the Munday Moguls in last Friday's dismantling of the Haskell Indians. In the season opener for both teams, Munday dominated most of the way rolling up 330 yards of total offense in the 33 to 6 win while holding Haskell to only 120 total yards.

Munday got off to a 12 to 0 advantage in the first on Flye runs of 35 and 58 yards. The Moguls defense put a safety on the board when Jordan Lowe blocked an Indian punt. stead of a touchdown. An alert Jerome Flye pounced on a fumble by brother Dustin in

Dustin Flye scored three the end zone for another score and the Moguls had Haskell yard pass with just 3:39 left in

Defense was the king for both teams in the third as the quarter ended scoreless. Flye got it going again in the fourth with a 4 yard run and this time Terrence Allen split the uprights for the PAT. Senior quarterback Jr. Sanchez found the end zone on a 19 yard run to bring the final score to offense had a good outing lead by Abilene Reporter News Teammate Cody West fell on Player of the week Dustin the football but it was just out Flye. Sanchez rushed 4 times of the end zone for a safety in- for 27 yards, Jerome Flye had

Please see "Moguls" Continued on Page 13



Munday 33 Haskell 6. The MOGUL #7, ZACH SANCHEZ prepares to toss a pass to a waiting team mate in last Friday's game. The Moguls whipped the Indians 33-6 and will face off with a surprising Seymour Panther's team this coming Friday.



Courtesy Photo

TOD FLOWERS, age 4, spends the day dove hunting with his dad, Tim, his uncles, and many more on his grandpa, Billie Jake Myers' land in Foard County. He even wears safety goggles.

FORFEITED LAND SALE

The Texas Veterans Land Board will conduct a sealedbid sale on 88 forfeited tracts of state land at 9:30 a.m. on Tuesday, October 28, 2003.

- No bids will be accepted after 4:30 p.m. on Monday, October 27, 2003.
- ★ Eligible military veterans may participate. The VLB will finance the full amount of most winning bids with no down payment at 6.4% interest.
- 30-year assumable, fixed-rate financing is available on all winning bids. Tracts will be awarded to the highest bidder.
- All forfeited tracts are listed on our VLB Web site at www.texasveterans.com

Tracts may be withdrawn by the Board at any time for any reason.

For more information on tracts available, eligibility requirements, bid procedures or how to apply for land, housing or home improvement loans, please call



Jerry Patterson, Chairman P.O. Box 12873 Austin, Texas 78711-2873

Munday Nursing Center

would like to extend our gratitude to the community for your support and compassion. Munday Nrusing Center is Medicare and Medicaid approved. We have Physical, Occupational and Speech Tehrapy five days a week, which allows those in need to receive these services close to home. We have a full schedule of activities for each day of the week as well as a customized van to accommodate those with special needs. Please take advantage of our personal invitation and come by and visit or just give us a call at (940) 422-4541.

Jones-Haskell **Eye Clinic**

Wexlevi Ilack

This Friday 5 - 7 PM

High School Cafeteria

Mexican Stack - Desert - Tea

Proceeds Benefit the

Munday Athletic Boosters

1501 Columbia, Stamford, Texas (915) 773-2083 Trussell Thane O.D.

Therapeutic Optometrist Dr. Thané provides comprehensive eye care including the diagnosis and treatment of eye disease.

MEDICARE, MEDICAID, FIRSTCARE, BLUE CROSS/BLUE SHIELD ACCEPTED SUPPORT THE MOGULS!

Cheer them on to V-I-C-T-O-R-Y Friday, September 12 Munday Moguls -VS-Seymore Panthers 7:30 p.m. Mogul Stadium





4.20%

- 6 MONTH VARIABLE RATE
- LONG TERM FARM & RANCH LOANS
- IMPROVEMENT LOANS
- FIXED RATES AVAILABLE
- RATES PRICED WEEKLY

NO PRE-PAYMENT PENALTY **Federal Land Bank Association of Texas, FLCA**

550 S. 2nd • Haskell, Texas • (940) 864-8565

www.flbatexas.com

Annual percentage rates from 4.4739% APR to 4.2915% APR depending on length of contract. APR based on rates for specified 6 month variable rate during week of SEPTEMBER 09, 2003 - SEPTEMBER 15, 2003. Rates subject to change without notice.



Munday Clinic

131 South Munday Avenue • Munday, Texas 76371 (940) 422-5271

Monday - Friday

8:00 - 12:00 and 1:00 - 5:00



Knox City Clinic

712 South 5th Street • Knox City, Texas (940) 657-3906

Monday - Friday 8:00 - 12:00 and 1:00 - 5:00 Saturday 9:00 - 12:00

Your Hometown Healthcare Team A Service of Knox County Hospital District **CAUSE NO. 8683**

KNOX COUNTY APPRAISAL DISTRICT

IN THE DISTRICT COURT

PLAINTIFF

rier.com

rtesy Photo

age 4.

ve hunt-

Tim, his

more on

ie Jake

Foard

wears

ati-

our

on.

edi.

ed.

nat

ell

89

ch

us.

ue

18.

ur

me

all

50TH JUDICIAL DISTRICT

LARRY EDWARD BROWNING

DEFENDANT

ORDER OF SALE FOR DELINQUENT PROPERTY TAXES AND BILL OF COSTS

THE STATE OF TEXAS

To the Sheriff or any constable of Knox County, Texas, Greetings:

WHEREAS, on December 4, 2002, Knox County Appraisal District, as Plaintiff recovered a judgment in the District Court of the above named County, against Larry Edward Browning a/k/a/ Larry Browning, if living, and if any or all of the above named defendants be dead, the unknown heirs of each or all of said above named persons who may be dead, and the unknown heirs of the unknown heirs of said above named persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the above named persons, and all persons owning or having or claiming any interest in the following described land. Defendant, for taxes, penalties, interests and costs due on the lands or lots hereinafter described, in the amounts set out opposite the description of each tract, with interest thereon at the rate as provided by law from the date of judgment until paid, and costs of suit as manifested by the itemized Bill of Costs hereinafter appearing, together with the further costs of executing and fulfilling the requirements of this writ; and whereas said judgment decree directs the foreclosure of the tax lien created, established and contained on and against the said property hereinafter described by reason of the levy and assessment of taxes on and against the same and the delinquency thereof, and said taxes remaining unpaid and due to the above named Plaintiff and intervening taxing unit, if any, and as the said tax lien now exists and at any time heretofore existed by reason of such levy, assessment and delinquency, and on the dates and for the years set out in said judgment against the said property as hereinafter described, the same lying and being situated in the County of Knox, and the State of Texas.

THEREFORE, YOU ARE HEREBY COMMANDED, that you seize, levy upon and advertise the sale, as under Execution, of each of said tracts of land, and sell the same, selling each tract separately, to the highest bidder for cash as under Execution; provided, however, that none of said property shall be sold to a taxing unit that is a party to the suit or to any other person, other than a person owning an interest in the property or any party to the suit that is not a taxing unit, for the market value of the property stated in the judgment or the aggregate amount of the judgments against the property, whichever is less; and none of said property shall be sold to a person owning an interest in the property or to a person who is a party tot he suit other than a taxing unit unless that person is the highest bidder at the tax sale and the amount bid by that person is equal to or greater than the aggregate amount of the judgments against

the property, including all costs of suit and sale. If the Defendant or its Attorney shall at any time before the sale file with the Sheriff, or any other officer in whose hands this Order of Sale shall be placed, a written request that the property described therein shall be divided and sold in less tracts than the whole, together with a description of said subdivisions, then such officer shall sell the land in such subdivisions as the defendant may request, and in such case shall only sell as many subdivisions as the defendant my request, and in such case shall only sell as many subdivisions as near as may be to satisfy this judgment, interest and costs; and it is further ordered by the court that the net proceeds of any sale of such property made hereunder to any party other than a taxing unit who is a party to this suit shall belong to and be distributed to all such taxing units which have been found to have tax liens against such property, pro rata and in proportion to the amounts of their respective tax liens as hereinbefore established, but any excess in the proceeds of sale over and above the amount necessary to pay the taxes due, defray the costs of suit and sale and other expenses chargeable against said property, shall be paid to the Clerk of the court issuing this order of sale.

And it is further ordered, adjudged and decreed that the owner of such property, or anyone having an interest therein, or their heirs, assigns, or legal representatives, may, within the period of time provided by law, have the right to redeem said property in the manner provided for by Section 34.21 of the Texas Property Tax Code.

Delinquent taxes, penalty, interest and costs due for which judgment was herein rendered covering all years delinquent at the date of this judgment as shown on Schedule A below.

SCHEDULE A

ACCOUNT NUMBER: 008000007000330000100

PROPERTY DESCRIPTION: the South 1/2 of the East 1/2 of Block 39, Lee Addition to the City of Munday, and a 1983 Windsor Mobile Home, Label ULI0197447, Serial #ZWK801411484, Knox County, Texas being that property more particularly described in Volume 251, Page 761 of the Deed Records, Knox County, Texas ASSESSED NAME: BROWNING LARRY

ID NUMBER: 0215QB51 000 000001011 \$1,492.23 Due to Knox County For Tax Years: 1997-2001

\$1,494.23 Total Due

\$6,190.00 Market Value And it is further ordered, adjudged and decreed by the Court that the officer executing this Order of Sale shall make proper conveyance to the purchaser or purchasers of said land, under and by virtue of said sale, or to any other person to whom the purchaser may direct the conveyance to be made, upon due compliance with the terms of sale, in which such deed the conditions of the right of redemption, provided by law, shall be expressed and also made subject thereto.

And it is further ordered, adjudged and decreed by the Court that the Sheriff or proper officers shall place the purchaser or purchasers, or their heirs, executors, assigns, or administrators in possession of the property so purchased, or any part thereof, at the sale provided for in the Judgment.

And it is further ordered, adjudged and decreed by the Court that the purchaser of property sold for taxes herein shall take title free and clear of all liens and claims for taxes against such property delinquent at the time of judgment in this suit to any taxing unit which was a party herein or which has been served with citation as required by this the

HEREIN FAIL NOT, under penalty of the law, and due return make of this writ, within one hundred eighty (180) days from date hereof as provided by Sec. 33.53(c) of the Texas Tax Code, with your endorsement thereon, showing how you have executed the same.

GIVEN UNDER MY HAND AND SEAL OF SAID COURT, by order of said Court, at office in Benjamin, in the County of Knox, on September 3, 2003.

Clerk, District Court of Knox County, Texas. Deputy

CAUSE NO. 8682

KNOX COUNTY APPRAISAL DISTRICT

IN THE DISTRICT COURT

PLAINTIFF

LENA MAY SMITH ET AL

DEFENDANT

KNOX COUNTY, TEXAS

ORDER OF SALE FOR DELINQUENT PROPERTY TAXES AND BILL OF COSTS

THE STATE OF TEXAS

To the Sheriff or any constable of Knox County, Texas, Greetings:

WHEREAS, on MAY 14, 2003, Knox County Appraisal District, as Plaintiff recovered a judgment in the District Court of the above named County, against Lena May Smith, Clarence W. Smith AKA Wayne Smith and Ethel Thacker, if living, and if any or all of the above named defendants be dead, the unknown heirs of each or all of said above named persons who may be dead, and the unknown heirs of the unknown heirs of said above named persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the above named persons, and all persons owning or having or claiming any interest in the following described land, Defendant, for taxes, penalties, interests and costs due on the lands or lots hereinafter described, in the amounts set out opposite the description of each tract, with interest thereon at the rate as provided by law from the date of judgment until paid, and costs of suit as manifested by the itemized Bill of Costs hereinafter appearing, together with the further costs of executing and fulfilling the requirements of this writ; and whereas said judgment decree directs the foreclosure of the tax lien created, established and contained on and against the said property hereinafter described by reason of the levy and assessment of taxes on and against the same and the delinquency thereof, and said taxes remaining unpaid and due to the above named Plaintiff and intervening taxing unit, if any, and as the said tax lien now exists and at any time heretofore existed by reason of such levy. assessment and delinquency, and on the dates and for the years set out in said judgment against the said property as hereinafter described, the same lying and being situated in the County of Knox, and the State of Texas.

THEREFORE, YOU ARE HEREBY COMMANDED, that you seize, levy upon and advertise the sale, as under Execution, of each of said tracts of land, and sell the same, selling each tract separately, to the highest bidder for cash as under Execution; provided, however, that none of said property shall be sold to a taxing unit that is a party to the suit or to any other person, other than a person owning an interest in the property or any party to the suit that is not a taxing unit, for the market value of the property stated in the judgment or the aggregate amount of the judgments against the property, whichever is less; and none of said property shall be sold to a person owning an interest in the property or to a person who is a party tot he suit other than a taxing unit unless that person is the highest bidder at the

tax sale and the amount bid by that person is equal to or greater than the aggregate amount of the judgments against

the property, including all costs of suit and sale. The Defendant or its Attorney shall at any time before the sale file with the Sheriff, or any other officer in whose this Order of Sale shall be placed, a written request that the property described therein shall be divided and

sold in less tracts than the whole, together with a description of said subdivisions, then such officer shall sell the land in such subdivisions as the defendant may request, and in such case shall only sell as many subdivisions as the defendant my request, and in such case shall only sell as many subdivisions as near as may be to satisfy this judgmed, interest and costs; and it is further ordered by the court that the net proceeds of

any sale of such property made hereunder to any party other than a taxing unit who is a party to this suit shall belong to and be distributed to all such taxing units which have been found to have tax liens against such property, pro rata and in proportion to the amounts of their respective tax liens as hereinbefore established, but any excess in the preceds of sale over and above the amount necessary to pay the taxes due, defray the costs of suit and sale and other expenses chargeable against said property, shall be paid to the Clerk of the court issuing this order of sale.

And it is further ordered, adjudged and decreed that the owner of such property, or anyone having an interest therein, or their heirs, assigns, or legal representatives, may, within the period of time provided by law, have the right to redeem said property in the manner provided for by Section 34.21 of the Texas Property Tax Code.

Delinquent taxes, penalty, interest and costs due for which judgment was herein rendered covering all years delinquent at the date of this judgment as shown on Schedule A below.

SCHEDULE A

CCOUNT NUMBER: 003000003000040000000

ROPERTY DESCRIPTION: Lot 4, Block 31, Original Townsite to the City of Goree, Knox County, Texas being nat property more particularly described in Volume 224, Page 133 of the Deed Records, Knox County, Texas ASSESSED NAME: SMITH CLARENCE

ID NUMBER: 022TV10Y 000 000001020

\$229.18 Due to Knox County For Tax Years: 1997-1998

\$ 229.18 Total Due

\$2,310.00 Market Value And it is further ordered, adjudged and decreed by the Court that the officer executing this Order of Sale shall make proper conveyance to the purchaser or purchasers of said land, under and by virtue of said sale, or to any other erson to whom the purchaser may direct the conveyance to be made, upon due compliance with the terms of sale, in which such deed the conditions of the right of redemption, provided by law, shall be expressed and also made

subject thereto. And it is further ordered, adjudged and decreed by the Court that the Sheriff or proper officers shall place the purchaser or purchasers, or their heirs, executors, assigns, or administrators in possession of the property so purchased, or any part thereof, at the sale provided for in the Judgment.

And it is further ordered, adjudged and decreed by the Court that the purchaser of property sold for taxes herein shall take title free and clear of all liens and claims for taxes against such property delinquent at the time of judgment in this suit to any taxing unit which was a party herein or which has been served with citation as required by this the Texas Tax Code.

HEREIN FAIL NOT, under penalty of the law, and due return make of this writ, within one hundred eighty (180) days from date hereof as provided by Sec. 33.53(c) of the Texas Tax Code, with your endorsement thereon, showing how you have executed the same.

GIVEN UNDER MY HAND AND SEAL OF SAID COURT, by order of said Court, at office in Benjamin, in the County of Knox, on September 3, 2003.

Annette Offutt

Clerk, District Court of Knox County, Texas.

CAUSE NO. 8677

KNOX COUNTY APPRAISAL DISTRICT

IN THE DISTRICT COURT

PLAINTIFF

50TH JUDICIAL DISTRICT

DAVID HUNTER, JR. ET AL

DEFENDANT

KNOX COUNTY, TEXAS

ORDER OF SALE FOR DELINQUENT PROPERTY TAXES AND BILL OF COSTS

THE STATE OF TEXAS

To the Sheriff or any constable of Knox County, Texas, Greetings:

WHEREAS, on December 4, 2002, Knox County Appraisal District, as Plaintiff recovered a judgment in the District Court of the above named County, against David Hunter, Jr. and Carolyn Hunter, if living, and if any or all of the above named defendants be dead, the unknown heirs of each or all of said above named persons who may be dead, and the unknown heirs of the unknown heirs of said above named persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the above named persons, and all persons owning or having or claiming any interest in the following described land, Defendant, for taxes, penalties, interests and costs due on the lands or lots hereinafter described, in the amounts set out opposite the description of each tract, with interest thereon at the rate as provided by law from the date of judgment until paid, and costs of suit as manifested by the itemized Bill of Costs hereinafter appearing, together with the further costs of executing and fulfilling the requirements of this writ; and whereas said judgment decree directs the foreclosure of the tax lien created, established and contained on and against the said property hereinafter described by reason of the levy and assessment of taxes on and against the same and the delinquency thereof, and said taxes remaining unpaid and due to the above named Plaintiff and intervening taxing unit, if any, and as the said tax lien now exists and at any time heretofore existed by reason of such levy, assessment and delinquency, and on the dates and for the years set out in said judgment against the said property as hereinafter described, the same lying and being situated in the County of Knox, and the State of Texas.

THEREFORE, YOU ARE HEREBY COMMANDED, that you seize, levy upon and advertise the sale, as under Execution, of each of said tracts of land, and sell the same, selling each tract separately, to the highest bidder for cash as under Execution; provided, however, that none of said property shall be sold to a taxing unit that is a party to the suit or to any other person, other than a person owning an interest in the property or any party to the suit that is not a taxing unit, for the market value of the property stated in the judgment or the aggregate amount of the judgments against the property, whichever is less; and none of said property shall be sold to a person owning an interest in the property or to a person who is a party tot he suit other than a taxing unit unless that person is the highest bidder at the tax sale and the amount bid by that person is equal to or greater than the aggregate amount of the judgments against the property, including all costs of suit and sale.

If the Defendant or its Attorney shall at any time before the sale file with the Sheriff, or any other officer in whose hands this Order of Sale shall be placed, a written request that the property described therein shall be divided and sold in less tracts than the whole, together with a description of said subdivisions, then such officer shall sell the land in such subdivisions as the defendant may request, and in such case shall only sell as many subdivisions as the defendant my request, and in such case shall only sell as many subdivisions as near as may be to satisfy this judgment, interest and costs; and it is further ordered by the court that the net proceeds of

any sale of such property made hereunder to any party other than a taxing unit who is a party to this suit shall belong to and be distributed to all such taxing units which have been found to have tax liens against such property, pro rata and in proportion to the amounts of their respective tax liens as hereinbefore established, but any excess in the proceeds of sale over and above the amount necessary to pay the taxes due, defray the costs of suit and sale and other expenses chargeable against said property, shall be paid to the Clerk of the court issuing this order of sale.

And it is further ordered, adjudged and decreed that the owner of such property, or anyone having an interest therein, or their heirs, assigns, or legal representatives, may, within the period of time provided by law, have the right to redeem said property in the manner provided for by Section 34.21 of the Texas Property Tax Code.

Delinquent taxes, penalty, interest and costs due for which judgment was herein rendered covering all years delinquent at the date of this judgment as shown on Schedule A below.

SCHEDULE A

ACCOUNT NUMBER: 008000017000320000000

PROPERTY DESCRIPTION: the East 1/2 of the North 1/2 of Block 45, R.P. Munday Addition to the City of Munday, Knox County, Texas being that property more particularly described in Volume 287, Page 1044 of the Deed Recrods, Knox County Texas

ASSESSED NAME: HUNTER DAVID ID NUMBER: 0215Q30G 000 000001031

\$1.753.72 Due to Knox County

For Tax Years: 1994, 1999-2001

\$1.753.72 Total Due

\$11,940.00 Market Value

And it is further ordered, adjudged and decreed by the Court that the officer executing this Order of Sale shall make proper conveyance to the purchaser or purchasers of said land, under and by virtue of said sale, or to any other person to whom the purchaser may direct the conveyance to be made, upon due compliance with the terms of sale, in which such deed the conditions of the right of redemption, provided by law, shall be expressed and also made subject thereto

And it is further ordered, adjudged and decreed by the Court that the Sheriff or proper officers shall place the purchaser or purchasers, or their heirs, executors, assigns, or administrators in possession of the property so pur

CAUSE NO. 8677 - CONTINUED ON PAGE 10

CAUSE NO. 8677 - CONTINUED FROM PAGE 9

chased, or any part thereof, at the sale provided for in the Judgment.

And it is further ordered, adjudged and decreed by the Court that the purchaser of property sold for taxes herein shall take title free and clear of all liens and claims for taxes against such property delinquent at the time of judgment in this suit to any taxing unit which was a party herein or which has been served with citation as required by this the Texas Tax Code.

HEREIN FAIL NOT, under penalty of the law, and due return make of this writ, within one hundred eighty (180) days from date hereof as provided by Sec. 33.53(c) of the Texas Tax Code, with your endorsement thereon, showing how you have executed the same.

GIVEN UNDER MY HAND AND SEAL OF SAID COURT, by order of said Court, at office in Benjamin in the County of Knox, on September 3, 2003.

Annette Offutt Clerk, District Court of Knox County, Texas. Deputy

CAUSE NO. 8433

KNOX COUNTY APPRAISAL DISTRICT

IN THE DISTRICT COURT

PLAINTIFF

50TH JUDICIAL DISTRICT

WILLIE MCCLENDON ET AL

DEFENDANT

KNOX COUNTY, TEXAS

ORDER OF SALE FOR DELINQUENT PROPERTY TAXES AND BILL OF COSTS

THE STATE OF TEXAS

To the Sheriff or any constable of Knox County, Texas, Greetings:

WHEREAS, on May 14, 2003, Knox County Appraisal District, as Plaintiff recovered a judgment in the District Court of the above named County, against Willie McClendon, J.T. Richardson and Jessie Dixon, if living, and if any or all of the above named defendants be dead, the unknown heirs of each or all of said above named persons who may be dead, and the unknown heirs of the unknown heirs of said above named persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the above named persons, and all persons owning or having or claiming any interest in the following described land, Defendant, for taxes, penalties, interests and costs due on the lands or lots hereinafter described, in the amounts set out opposite the description of each tract, with interest thereon at the rate as provided by law from the date of judgment until paid, and costs of suit as manifested by the itemized Bill of Costs hereinafter appearing, together with the further costs of executing and fulfilling the requirements of this writ; and whereas said judgment decree directs the foreclosure of the tax lien created, established and contained on and against the said property hereinafter described by reason of the levy and assessment of taxes on and against the same and the delinquency thereof, and said taxes remaining unpaid and due to the above named Plaintiff and intervening taxing unit, if any, and as the said tax lien now exists and at any time heretofore existed by reason of such levy, assessment and delinquency, and on the dates and for the years set out in said judgment against the said property as hereinafter described, the same lying and being situated in the County of Knox, and the State of Texas.

THEREFORE, YOU ARE HEREBY COMMANDED, that you seize, levy upon and advertise the sale, as under Execution, of each of said tracts of land, and sell the same, selling each tract separately, to the highest bidder for cash as under Execution; provided, however, that none of said property shall be sold to a taxing unit that is a party to the suit or to any other person, other than a person owning an interest in the property or any party to the suit that is not a taxing unit, for the market value of the property stated in the judgment or the aggregate amount of the judgments against the property, whichever is less; and none of said property shall be sold to a person owning an interest in the property or to a person who is a party tot he suit other than a taxing unit unless that person is the highest bidder at the tax sale and the amount bid by that person is equal to or greater than the aggregate amount of the judgments against the property, including all costs of suit and sale.

If the Defendant or its Attorney shall at any time before the sale file with the Sheriff, or any other officer in whose hands this Order of Sale shall be placed, a written request that the property described therein shall be divided and sold in less tracts than the whole, together with a description of said subdivisions, then such officer shall sell the land in such subdivisions as the defendant may request, and in such case shall only sell as many subdivisions as the defendant my request, and in such case shall only sell as many subdivisions as near as may be to satisfy this judgment, interest and costs; and it is further ordered by the court that the net proceeds of

any sale of such property made hereunder to any party other than a taxing unit who is a party to this suit shall belong to and be distributed to all such taxing units which have been found to have tax liens against such property, pro rata and in proportion to the amounts of their respective tax liens as hereinbefore established, but any excess in the proceeds of sale over and above the amount necessary to pay the taxes due, defray the costs of suit and sale and other expenses chargeable against said property, shall be paid to the Clerk of the court issuing this order of sale.

And it is further ordered, adjudged and decreed that the owner of such property, or anyone having an interest therein, or their heirs, assigns, or legal representatives, may, within the period of time provided by law, have the right to redeem said property in the manner provided for by Section 34.21 of the Texas Property Tax Code.

Delinquent taxes, penalty, interest and costs due for which judgment was herein rendered covering all years delinquent at the date of this judgment as shown on Schedule A below.

SCHEDULE A

000.041

ACCOUNT NUMBER: 008000015000660000000

PROPERTY DESCRIPTION: 40 feet X 40 feet out of the Northeast Corner of Block 137 of the Reeves and Musser Addition to the City of Munday, Knox County, Texas being that property more particularly described in Volume 177, Page 213 of the Deed Recrods, Knox County Texas

ASSESSED NAME: RICHARDSON J T ID NUMBER: 985882GK 000 000001041

\$1,896.35 Due to Knox County

For Tax Years: 1978-2002

\$ 1,896.35 Total Due \$210.00 Market Value

And it is further ordered, adjudged and decreed by the Court that the officer executing this Order of Sale shall make proper conveyance to the purchaser or purchasers of said land, under and by virtue of said sale, or to any other person to whom the purchaser may direct the conveyance to be made, upon due compliance with the terms of sale, in which such deed the conditions of the right of redemption, provided by law, shall be expressed and also made

And it is further ordered, adjudged and decreed by the Court that the Sheriff or proper officers shall place the purchaser or purchasers, or their heirs, executors, assigns, or administrators in possession of the property so purchased, or any part thereof, at the sale provided for in the Judgment.

And it is further ordered, adjudged and decreed by the Court that the purchaser of property sold for taxes herein shall take title free and clear of all liens and claims for taxes against such property delinquent at the time of judgment in this suit to any taxing unit which was a party herein or which has been served with citation as required by this the

HEREIN FAIL NOT, under penalty of the law, and due return make of this writ, within one hundred eighty (180) days from date hereof as provided by Sec. 33.53(c) of the Texas Tax Code, with your endorsement thereon, showing how you have executed the same.

GIVEN UNDER MY HAND AND SEAL OF SAID COURT, by order of said Court, at office in Benjamin, in the County of Knox, on September 3, 2003.

Clerk, District Court of Knox County, Texas.

Deputy

CAUSE NO. 8422

KNOX COUNTY APPRAISAL DISTRICT IN THE DISTRICT COURT **PLAINTIFF** 50TH JUDICIAL DISTRICT WILLY J. SANCHEZ DEFENDANT KNOX COUNTY, TEXAS

ORDER OF SALE FOR DELINQUENT PROPERTY TAXES AND BILL OF COSTS

THE STATE OF TEXAS

To the Sheriff or any constable of Knox County, Texas, Greetings:

WHEREAS, on December 4, 2002, Knox County Appraisal District, as Plaintiff recovered a judgment in the District Court of the above named County, against Willie J. Sanchez (In Rem) and Luis Bejar, if living, and if any or all of the above named defendants be dead, the unknown heirs of each or all of said above named persons who may be dead, and the unknown heirs of the unknown heirs of said above named persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the above named persons, and all persons owning or having or claiming any interest in the

following described land, Defendant, for taxes, penalties, interests and costs due on the lands or lots hereinafter described, in the amounts set out opposite the description of each tract, with interest thereon at the rate as provided by law from the date of judgment until paid, and costs of suit as manifested by the itemized Bill of Costs hereinafter appearing, together with the further costs of executing and fulfilling the requirements of this writ; and whereas said judgment decree directs the foreclosure of the tax lien created, established and contained on and against the said property hereinafter described by reason of the levy and assessment of taxes on and against the same and the delinquency thereof, and said taxes remaining unpaid and due to the above named Plaintiff and intervening taxing unit, if any, and as the said tax lien now exists and at any time heretofore existed by reason of such levy, assessment and delinquency, and on the dates and for the years set out in said judgment against the said property as hereinafter described, the same lying and being situated in the County of Knox, and the State of Texas.

THEREFORE, YOU ARE HEREBY COMMANDED, that you seize, levy upon and advertise the sale, as under Execution, of each of said tracts of land, and sell the same, selling each tract separately, to the highest bidder for cash as under Execution; provided, however, that none of said property shall be sold to a taxing unit that is a party to the suit or to any other person, other than a person owning an interest in the property or any party to the suit that is not a taxing unit, for the market value of the property stated in the judgment or the aggregate amount of the judgments against the property, whichever is less; and none of said property shall be sold to a person owning an interest in the property or to a person who is a party tot he suit other than a taxing unit unless that person is the highest bidder at the tax sale and the amount bid by that person is equal to or greater than the aggregate amount of the judgments against the property, including all costs of suit and sale.

If the Defendant or its Attorney shall at any time before the sale file with the Sheriff, or any other officer in whose hands this Order of Sale shall be placed, a written request that the property described therein shall be divided and sold in less tracts than the whole, together with a description of said subdivisions, then such officer shall sell the land in such subdivisions as the defendant may request, and in such case shall only sell as many subdivisions as the defendant my request, and in such case shall only sell as many subdivisions as near as may be to satisfy this judgment, interest and costs; and it is further ordered by the court that the net proceeds of

any sale of such property made hereunder to any party other than a taxing unit who is a party to this suit shall belong to and be distributed to all such taxing units which have been found to have tax liens against such property, pro rata and in proportion to the amounts of their respective tax liens as hereinbefore established, but any excess in the proceeds of sale over and above the amount necessary to pay the taxes due, defray the costs of suit and sale and other expenses chargeable against said property, shall be paid to the Clerk of the court issuing this order of sale.

And it is further ordered, adjudged and decreed that the owner of such property, or anyone having an interest therein, or their heirs, assigns, or legal representatives, may, within the period of time provided by law, have the right to redeem said property in the manner provided for by Section 34.21 of the Texas Property Tax Code.

Delinquent taxes, penalty, interest and costs due for which judgment was herein rendered covering all years delinquent at the date of this judgment as shown on Schedule A below. SCHEDULE A

000.022 ACCOUNT NUMBER: 008000019000150000000

PROPERTY DESCRIPTION: West 1/2 of Lot 2, Block 25, Wallace Addition to the City of Munday, Knox County, Texas being that property more particularly described in Volume 244, page 807 of the Deed Recrods, Knox County,

ASSESSED NAME: SANCHEZ WILLY J ID NUMBER: 98588GT2 000 000001022 \$4,227.30 Due to Knox County For Tax Years: 1994, 1992-2001

\$4,227.30 Total Due

\$270.00 Market Value And it is further ordered, adjudged and decreed by the Court that the officer executing this Order of Sale shall make proper conveyance to the purchaser or purchasers of said land, under and by virtue of said sale, or to any other person to whom the purchaser may direct the conveyance to be made, upon due compliance with the terms of sale, in which such deed the conditions of the right of redemption, provided by law, shall be expressed and also made

And it is further ordered, adjudged and decreed by the Court that the Sheriff or proper officers shall place the purchaser or purchasers, or their heirs, executors, assigns, or administrators in possession of the property so purchased, or any part thereof, at the sale provided for in the Judgment.

And it is further ordered, adjudged and decreed by the Court that the purchaser of property sold for taxes herein shall take title free and clear of all liens and claims for taxes against such property delinquent at the time of judgment in this suit to any taxing unit which was a party herein or which has been served with citation as required by this the Texas Tax Code.

HEREIN FAIL NOT, under penalty of the law, and due return make of this writ, within one hundred eighty (180) days from date hereof as provided by Sec. 33.53(c) of the Texas Tax Code, with your endorsement thereon, showing how you have executed the same.

GIVEN UNDER MY HAND AND SEAL OF SAID COURT, by order of said Court, at office in Benjamin, in the County of Knox, on September 3, 2003.

Annette Offutt

Clerk, District Court of Knox County, Texas.

CAUSE NO. 8361

KNOX COUNTY APPRAISAL DISTRICT

IN THE DISTRICT COURT

50TH JUDICIAL DISTRICT

PLAINTIFF

MICHAEL JIMENEZ

DEFENDANT

KNOX COUNTY, TEXAS ORDER OF SALE FOR DELINQUENT PROPERTY TAXES AND BILL OF COSTS

THE STATE OF TEXAS

To the Sheriff or any constable of Knox County, Texas, Greetings:

WHEREAS, on May 14, 2003, Knox County Appraisal District, as Plaintiff recovered a judgment in the District Court of the above named County, against Michael Jimenez, if living, and if any or all of the above named defendants be dead, the unknown heirs of each or all of said above named persons who may be dead, and the unknown heirs of the unknown heirs of said above named persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the above named persons, and all persons owning or having or claiming any interest in the following described land, Defendant, for taxes, penalties, interests and costs due on the lands or lots hereinafter described, in the amounts set out opposite the description of each tract, with interest thereon at the rate as provided by law from the date of judgment until paid, and costs of suit as manifested by the itemized Bill of Costs hereinafter appearing, together with the further costs of executing and fulfilling the requirements of this writ; and whereas said judgment decree directs the foreclosure of the tax lien created, established and contained on and against the said property hereinafter described by reason of the levy and assessment of taxes on and against the same and the delinquency thereof, and said taxes remaining unpaid and due to the above named Plaintiff and intervening taxing unit, if any, and as the said tax lien now exists and at any time heretofore existed by reason of such levy, assessment and delinquency, and on the dates and for the years set out in said judgment against the said property as hereinafter described, the same lying and being situated in the County of Knox, and the State of Texas.

THEREFORE, YOU ARE HEREBY COMMANDED, that you seize, levy upon and advertise the sale, as under Execution, of each of said tracts of land, and sell the same, selling each tract separately, to the highest bidder for cash as under Execution; provided, however, that none of said property shall be sold to a taxing unit that is a party to the suit or to any other person, other than a person owning an interest in the property or any party to the suit that is not a taxing unit, for the market value of the property stated in the judgment or the aggregate amount of the judgments against the property, whichever is less; and none of said property shall be sold to a person owning an interest in the property or to a person who is a party tot he suit other than a taxing unit unless that person is the highest bidder at the tax sale and the amount bid by that person is equal to or greater than the aggregate amount of the judgments against the property, including all costs of suit and sale.

If the Defendant or its Attorney shall at any time before the sale file with the Sheriff, or any other officer in whose hands this Order of Sale shall be placed, a written request that the property described therein shall be divided and sold in less tracts than the whole, together with a description of said subdivisions, then such officer shall sell the land in such subdivisions as the defendant may request, and in such case shall only sell as many subdivisions as the defendant my request, and in such case shall only sell as many subdivisions as near as may be to satisfy this judgment, interest and costs; and it is further ordered by the court that the net proceeds of CAUSE NO. 8361

any sale of such property made hereunder to any party other than a taxing unit who is a party to this suit shall belong to and be distributed to all such taxing units which have been found to have tax liens against such property, pro rata and in proportion to the amounts of their respective tax liens as hereinbefore established, but any excess in the proceeds of sale over and above the amount necessary to pay the taxes due, defray the costs of suit and sale and other expenses chargeable against said property, shall be paid to the Clerk of the court issuing this order of sale.

And it is further ordered, adjudged and decreed that the owner of such property, or anyone having an interest therein, or their heirs, assigns, or legal representatives, may, within the period of time provided by law, have the right to redeem said property in the manner provided for by Section 34.21 of the Texas Property Tax Code.

Delinquent taxes, penalty, interest and costs due for which judgment was herein rendered covering all years delinquent at the date of this judgment as shown on Schedule A below.

SCHEDULE A

000.021 ACCOUNT NUMBER: 003000002000590000000

PROPERTY DESCRIPTION: Lot 6, Block 23, original Townsite of the City of Goree, Knox County, Texas being that property more particularly described in Volume 257, page 387 of the Deed Records, Knox County, Texas

CAUSE NO. 8361 - CONTINUED ON PAGE 11

\$678.14 Due to Knox County For Tax Years: 1988, 1991, 1993-2002

\$678.14 Total Due \$280.00 Market Value

courier.com

lots hereinafte rate as provided

osts hereinafie nd whereas said against the said

e and the defin

g taxing unit, if

assessment and

y as hereinafier

e sale, as under

bidder for cash

is a party to the

suit that is not

f the judgment

n interest in the

est bidder at the

gments against

fficer in whose

be divided and

all sell the land

ivisions as the

tisfy this judg.

rit shall belong

perty, pro ra

excess in the sale and other

ing an interest

have the right

ring all years

Knox County.

Knox County.

of Sale shall

to any other

rms of sale.

d also made

Il place the

erty so pur-

axes herein

fjudgment

by this the

ghty (180)

, showing

nin, in the

COURT

ISTRICT

, TEXAS

he District

ned defen-

unknown

hereinafter

ees of the

ribed land, mounts set

he date of

ether with

ree directs

inafter de-

f, and said

he said tax

and on the

e lying and

e, as under

ler for cash

party to the

that is not

judgments erest in the

idder at the

ents against

er in whose

divided and

ions as the

y this judg-

hall belong

ty, pro rata

cess in the

e and other

an interest

ve the right

g all years

exas being

f sale.

And it is further ordered, adjudged and decreed by the Court that the officer executing this Order of Sale shall make proper conveyance to the purchaser or purchasers of said land, under and by virtue of said sale, or to any other person to whom the purchaser may direct the conveyance to be made, upon due compliance with the terms of sale, in which such deed the conditions of the right of redemption, provided by law, shall be expressed and also made subject

And it is further ordered, adjudged and decreed by the Court that the Sheriff or proper officers shall place the purchaser or purchasers, or their heirs, executors, assigns, or administrators in possession of the property so purchased, or any part thereof, at the sale provided for in the Judgment.

And it is further ordered, adjudged and decreed by the Court that the purchaser of property sold for taxes herein shall take title free and clear of all liens and claims for taxes against such property delinquent at the time of judgment in this suit to any taxing unit which was a party herein or which has been served with citation as required by this the

HEREIN FAIL NOT, under penalty of the law, and due return make of this writ, within one hundred eighty (180) days from date hereof as provided by Sec. 33.53(c) of the Texas Tax Code, with your endorsement thereon, showing how you have executed the same.

GIVEN UNDER MY HAND AND SEAL OF SAID COURT, by order of said Court, at office in Benjamin, in the County of Knox, on September 3, 2003.

Annette Offutt Clerk, District Court of Knox County, Texas.

CAUSE NO. 8684

KNOX COUNTY APPRAISAL DISTRICT

IN THE DISTRICT COURT

PLAINTIFF

50TH JUDICIAL DISTRICT

KATIE J. MAXEY ET AL

DEFENDANT

KNOX COUNTY, TEXAS

ORDER OF SALE FOR DELINQUENT PROPERTY TAXES AND BILL OF COSTS

THE STATE OF TEXAS

To the Sheriff or any constable of Knox County, Texas, Greetings:

WHEREAS, on November 26, 2002, Knox County Appraisal District, as Plaintiff recovered a judgment in the District Court of the above named County, against Katie J. Maxey a/k/a Katie Cruz Wooten and W.E. Wooten, if living, and if any or all of the above named defendants be dead, the unknown heirs of each or all of said above named persons who may be dead, and the unknown heirs of the unknown heirs of said above named persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the above named persons, and all persons owning or having or claiming any interest in the following described land, Defendant, for taxes, penalties, interests and costs due on the lands or lots hereinafter described, in the amounts set out opposite the description of each tract, with interest thereon at the rate as provided by law from the date of judgment until paid, and costs of suit as manifested by the itemized Bill of Costs hereinafter appearing, together with the further costs of executing and fulfilling the requirements of this writ; and whereas said judgment decree directs the foreclosure of the tax lien created, established and contained on and against the said property hereinafter described by reason of the levy and assessment of taxes on and against the same and the delinquency thereof, and said taxes remaining unpaid and due to the above named Plaintiff and intervening taxing unit, if any, and as the said tax lien now exists and at any time heretofore existed by reason of such levy, assessment and delinquency, and on the dates and for the years set out in said judgment against the said property as hereinafter described, the same lying and being situated in the County of Knox, and the State of Texas.

THEREFORE, YOU ARE HEREBY COMMANDED, that you seize, levy upon and advertise the sale, as under Execution, of each of said tracts of land, and sell the same, selling each tract separately, to the highest bidder for cash as under Execution; provided, however, that none of said property shall be sold to a taxing unit that is a party to the suit or to any other person, other than a person owning an interest in the property or any party to the suit that is not a taxing unit, for the market value of the property stated in the judgment or the aggregate amount of the judgments against the property, whichever is less; and none of said property shall be sold to a person owning an interest in the property or to a person who is a party tot he suit other than a taxing unit unless that person is the highest bidder at the tax sale and the amount bid by that person is equal to or greater than the aggregate amount of the judgments against

the property, including all costs of suit and sale. If the Defendant or its Attorney shall at any time before the sale file with the Sheriff, or any other officer in whose hands this Order of Sale shall be placed, a written request that the property described therein shall be divided and sold in less tracts than the whole, together with a description of said subdivisions, then such officer shall sell the land in such subdivisions as the defendant may request, and in such case shall only sell as many subdivisions as the defendant my request, and in such case shall only sell as many subdivisions as near as may be to satisfy this judg-

ment, interest and costs; and it is further ordered by the court that the net proceeds of any sale of such property made hereunder to any party other than a taxing unit who is a party to this suit shall belong to and be distributed to all such taxing units which have been found to have tax liens against such property, pro rata and in proportion to the amounts of their respective tax liens as hereinbefore established, but any excess in the proceeds of sale over and above the amount necessary to pay the taxes due, defray the costs of suit and sale and other expenses chargeable against said property, shall be paid to the Clerk of the court issuing this order of sale.

And it is further ordered, adjudged and decreed that the owner of such property, or anyone having an interest therein, or their heirs, assigns, or legal representatives, may, within the period of time provided by law, have the right to redeem said property in the manner provided for by Section 34.21 of the Texas Property Tax Code.

Delinquent taxes, penalty, interest and costs due for which judgment was herein rendered covering all years delinquent at the date of this judgment as shown on Schedule A below.

SCHEDULE A

ACCOUNT NUMBER: 008000007000210000000

PROPERTY DESCRIPTION: the Southeast 100' X 100' of Block 37. Lee Addition to the City of Munday, Knox County, Texas being that property more particularly described in Volume 249, Page 49 of the Deed Records, Knox County, Texas

ASSESSED NAME: MAXEY KATIE J ID NUMBER: 0215Q5BF 000 000001021

\$1,310.98 Due to Knox County

For Tax Years: 1991-1992, 1994-1996, 1999-2001

\$1,310.98 Total Due Market Value

And it is further ordered, adjudged and decreed by the Court that the officer executing this Order of Sale shall make proper conveyance to the purchaser or purchasers of said land, under and by virtue of said sale, or to any other person to whom the purchaser may direct the conveyance to be made, upon due compliance with the terms of sale. in which such deed the conditions of the right of redemption, provided by law, shall be expressed and also made

And it is further ordered, adjudged and decreed by the Court that the Sheriff or proper officers shall place the purchaser or purchasers, or their heirs, executors, assigns, or administrators in possession of the property so purchased, or any part thereof, at the sale provided for in the Judgment.

shall take title free and clear of all liens and claims for taxes against such property delinquent at the time of judgment in this suit to any taxing unit which was a party herein or which has been served with citation as required by this the Texas Tax Code.

HEREIN FAIL NOT, under penalty of the law, and due return make of this writ, within one hundred eighty (180) days from date hereof as provided by Sec. 33.53(c) of the Texas Tax Code, with your endorsement thereon, showing how you have executed the same.

GIVEN UNDER MY HAND AND SEAL OF SAID COURT, by order of said Court, at office in Benjamin, in the County of Knox, on September 3, 2003.

Annette Offutt

Clerk, District Court of Knox County, Texas.

http://www.themundaycourier.com

CAUSE NO. 8311

KNOX COUNTY APPRAISAL DISTRICT

IN THE DISTRICT COURT

PLAINTIFF

50TH JUDICIAL DISTRICT

P. J. CAMP ET AL

DEFENDANT

KNOX COUNTY, TEXAS

ORDER OF SALE FOR DELINQUENT PROPERTY TAXES AND BILL OF COSTS

THE STATE OF TEXAS

To the Sheriff or any constable of Knox County, Texas, Greetings:

WHEREAS, on May 14, 2003, Knox County Appraisal District, as Plaintiff recovered a judgment in the District Court of the above named County, against P.J. Camp and E.R. Camp, if living, and if any or all of the above named defendants be dead, the unknown heirs of each or all of said above named persons who may be dead, and the unknown heirs of the unknown heirs of said above named persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the above named persons, and all persons owning or having or claiming any interest in the following described land, Defendant, for taxes, penalties, interests and costs due on the lands or lots hereinafter described, in the amounts set out opposite the description of each tract, with interest thereon at the rate as provided by law from the date of Judgment until paid, and costs of suit as manifested by the itemized Bill of Costs hereinafter appearing, together with the further costs of executing and fulfilling the requirements of this writ; and whereas said judgment decree directs the foreclosure of the tax lien created, established and contained on and against the said property hereinafter described by reason of the levy and assessment of taxes on and against the same and the delinquency thereof, and said taxes remaining unpaid and due to the above named Plaintiff and intervening taxing unit, if any, and as the said tax lien now exists and at any time heretofore existed by reason of such levy, assessment and delinquency, and on the dates and for the years set out in said judgment against the said property as hereinafter described, the same lying and being situated in the County of Knox, and the State of Texas.

THEREFORE, YOU ARE HEREBY COMMANDED, that you seize, levy upon and advertise the sale, as under Execution, of each of said tracts of land, and sell the same, selling each tract separately, to the highest bidder for cash as under Execution; provided, however, that none of said property shall be sold to a taxing unit that is a party to the suit or to any other person, other than a person owning an interest in the property or any party to the suit that is not a taxing unit, for the market value of the property stated in the judgment or the aggregate amount of the judgments against the property, whichever is less; and none of said property shall be sold to a person owning an interest in the property or to a person who is a party tot he suit other than a taxing unit unless that person is the highest bidder at the tax sale and the amount bid by that person is equal to or greater than the aggregate amount of the judgments against the property, including all costs of suit and sale.

If the Defendant or its Attorney shall at any time before the sale file with the Sheriff, or any other officer in whose hands this Order of Sale shall be placed, a written request that the property described therein shall be divided and sold in less tracts than the whole, together with a description of said subdivisions, then such officer shall sell the land in such subdivisions as the defendant may request, and in such case shall only sell as many subdivisions as the defendant my request, and in such case shall only sell as many subdivisions as near as may be to satisfy this judgment, interest and costs; and it is further ordered by the court that the net proceeds of any sale of such property made hereunder to any party other than a taxing unit who is a party to this suit shall belong

proceeds of sale over and above the amount necessary to pay the taxes due, defray the costs of suit and sale and other expenses chargeable against said property, shall be paid to the Clerk of the court issuing this order of sale. And it is further ordered, adjudged and decreed that the owner of such property, or anyone having an interest therein, or their heirs, assigns, or legal representatives, may, within the period of time provided by law, have the right

to and be distributed to all such taxing units which have been found to have tax liens against such property, pro rata

and in proportion to the amounts of their respective tax liens as hereinbefore established, but any excess in the

to redeem said property in the manner provided for by Section 34.21 of the Texas Property Tax Code Delinquent taxes, penalty, interest and costs due for which judgment was herein rendered covering all years delinquent at the date of this judgment as shown on Schedule A below.

SCHEDULE A

000.200

ACCOUNT NUMBER: 003000001000120000000

PROPERTY DESCRIPTION: Lot 6, Block 3, Original Townsite to the City of Goree, Knox County, Texas being that property more particularly described in Volume 89, Page 49 of the Deed Records, Knox County, Texas ASSESSED NAME: CAMP P J EST

ID NUMBER: 981VCS02 000 000000200 \$161.79 Due to Knox County

For Tax Years: 1978-1986, 1988-1989, 1991-2002

\$161.79 Total Due \$70.00 Market Value

And it is further ordered, adjudged and decreed by the Court that the officer executing this Order of Sale shall make proper conveyance to the purchaser or purchasers of said land, under and by virtue of said sale, or to any other person to whom the purchaser may direct the conveyance to be made, upon due compliance with the terms of sale, in which such deed the conditions of the right of redemption, provided by law, shall be expressed and also made

And it is further ordered, adjudged and decreed by the Court that the Sheriff or proper officers shall place the purchaser or purchasers, or their heirs, executors, assigns, or administrators in possession of the property so purchased, or any part thereof, at the sale provided for in the Judgment.

And it is further ordered, adjudged and decreed by the Court that the purchaser of property sold for taxes herein shall take title free and clear of all liens and claims for taxes against such property delinquent at the time of judgment in this suit to any taxing unit which was a party herein or which has been served with citation as required by this the Texas Tax Code.

HEREIN FAIL NOT, under penalty of the law, and due return make of this writ, within one hundred eighty (180) days from date hereof as provided by Sec. 33.53(c) of the Texas Tax Code, with your endorsement thereon, showing how you have executed the same.

GIVEN UNDER MY HAND AND SEAL OF SAID COURT, by order of said Court, at office in Benjamin, in the County of Knox, on September 3, 2003.

Annette Offutt

Clerk, District Court of Knox County, Texas.

CAUSE NO. 8312

KNOX COUNTY APPRAISAL DISTRICT

IN THE DISTRICT COURT

PLAINTIFF

VIRGINIA CARY ET AL

50TH JUDICIAL DISTRICT

DEFENDANT

KNOX COUNTY, TEXAS

ORDER OF SALE FOR DELINQUENT PROPERTY TAXES AND BILL OF COSTS

THE STATE OF TEXAS

To the Sheriff or any constable of Knox County, Texas, Greetings:

WHEREAS, on May 14, 2003, Knox County Appraisal District, as Plaintiff recovered a judgment in the District And it is further ordered, adjudged and decreed by the Court that the purchaser of property sold for taxes herein Court of the above named County, against Joyce Elizabeth Vaughn, Heir to the Estate of Virginia Cary. Mary Wade, Heir to the Estate of Virginia Cary, Fay Yeager, Heir to the Estate of Virginia Cary, Francis Nixon, Heir to the Estate of Virginia Cary, Unknown Heirs of R.A. Goforth, Inez Usrey, Heir to the Estate of Virginia Cary, Lloyd Usrey, Heir to the Estate of Virginia Cary, Deana Usrey, Heir to the Estate of Virginia Cary, Raymond Wayne Usrey, Heir to the Estate of Virginia Cary, Jack Franklin, Heir to the Estate of Virginia Cary, Ruby Dutton, Heir to the Estate of Virginia Cary, Ellen Pavlock, Heir to the Estate of Virginia Cary, Wanda G. Uherek, Heir to the Estate of Virginia Cary, Sandra Kelner, Heir to the Estate of Virginia Cary, Jackie Denise Deleon, heir to the Estate of Virginia Cary, Michael Keith Vaughn, Heir to the Estate of Virginia Cary, Gary C. Franklin, Heir to the Estate of Virginia Cary, Guy Franklin, Heir to the Estate of Virginia Cary, Gordon SMith, Lienholder (In Rem Only), Glenda Simaichl, Lienholder (In Rem Only), Virginia Cary, Bob Cary, Raymond Franklin and R.A. Goforth, if living, and if any or all of the above named defendants be dead, the unknown heirs of each or all of said above named persons who may be dead, and the unknown heirs of the unknown heirs of said above named persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the above named persons, and all persons owning or having or claiming any interest in the following described land, Defendant, for taxes, penalties, interests and costs due on the lands or lots hereinafter described, in the amounts set out opposite the description of each tract, with interest thereon at the rate as provided by law from the date of judgment until paid, and costs of suit as manifested by the itemized Bill of Costs hereinafter appearing. together with the further costs of executing and fulfilling the requirements of this writ; and whereas said judgment decree directs the foreclosure of the tax lien created, established and contained on and against the said property hereinafter described by reason of the levy and assessment of taxes on and against the same and the delinquency thereof, and said taxes remaining unpaid and due to the above named Plaintiff and intervening taxing unit, if any,

CAUSE NO. 8312 - CONTINUED ON PAGE 12

CAUSE NO. 8312 - CONTINUED FROM PAGE 11

and as the said tax lien now exists and at any time heretofore existed by reason of such levy, assessment and delinquency, and on the dates and for the years set out in said judgment against the said property as hereinafter described. the same lying and being situated in the County of Knox, and the State of Texas.

THEREFORE, YOU ARE HEREBY COMMANDED, that you seize, levy upon and advertise the sale, as under Execution, of each of said tracts of land, and sell the same, selling each tract separately, to the highest bidder for cash as under Execution; provided, however, that none of said property shall be sold to a taxing unit that is a party to the suit or to any other person, other than a person owning an interest in the property or any party to the suit that is not a taxing unit, for the market value of the property stated in the judgment or the aggregate amount of the judgments against the property, whichever is less; and none of said property shall be sold to a person owning an interest in the property or to a person who is a party tot he suit other than a taxing unit unless that person is the highest bidder at the tax sale and the amount bid by that person is equal to or greater than the aggregate amount of the judgments against the property, including all costs of suit and sale.

If the Defendant or its Attorney shall at any time before the sale file with the Sheriff, or any other officer in whose hands this Order of Sale shall be placed, a written request that the property described therein shall be divided and sold in less tracts than the whole, together with a description of said subdivisions, then such officer shall sell the land in such subdivisions as the defendant may request, and in such case shall only sell as many subdivisions as the defendant my request, and in such case shall only sell as many subdivisions as near as may be to satisfy this judgment, interest and costs; and it is further ordered by the court that the net proceeds of

any sale of such property made hereunder to any party other than a taxing unit who is a party to this suit shall belong to and be distributed to all such taxing units which have been found to have tax liens against such property, pro rata and in proportion to the amounts of their respective tax liens as hereinbefore established, but any excess in the proceeds of sale over and above the amount necessary to pay the taxes due, defray the costs of suit and sale and other expenses chargeable against said property, shall be paid to the Clerk of the court issuing this order of sale.

And it is further ordered, adjudged and decreed that the owner of such property, or anyone having an interest therein, or their heirs, assigns, or legal representatives, may, within the period of time provided by law, have the right to redeem said property in the manner provided for by Section 34.21 of the Texas Property Tax Code.

Delinquent taxes, penalty, interest and costs due for which judgment was herein rendered covering all years delinquent at the date of this judgment as shown on Schedule A below.

000.043

ACCOUNT NUMBER: 003000002000230000000 PROPERTY DESCRIPTION: Lots 18 thru 21, Block 16, Original Townsite to the City of Goree, Knox County, Texas being that property more particularly described in Volume 252, Page 439 of the Deed Records, Knox County,

SCHEDULE A

ASSESSED NAME: CARY VIRGINIA ID NUMBER: 981VDB1V 000 000001043 \$5,294.05 Due to Knox County For Tax Years: 1992-2002

\$5,294.05 Total Due \$3,000.00 Market Value

And it is further ordered, adjudged and decreed by the Court that the officer executing this Order of Sale shall make proper conveyance to the purchaser or purchasers of said land, under and by virtue of said sale, or to any other person to whom the purchaser may direct the conveyance to be made, upon due compliance with the terms of sale, in which such deed the conditions of the right of redemption, provided by law, shall be expressed and also made subject thereto.

And it is further ordered, adjudged and decreed by the Court that the Sheriff or proper officers shall place the purchaser or purchasers, or their heirs, executors, assigns, or administrators in possession of the property so purchased, or any part thereof, at the sale provided for in the Judgment.

And it is further ordered, adjudged and decreed by the Court that the purchaser of property sold for taxes herein shall take title free and clear of all liens and claims for taxes against such property delinquent at the time of judgment in this suit to any taxing unit which was a party herein or which has been served with citation as required by this the Texas Tax Code.

HEREIN FAIL NOT, under penalty of the law, and due return make of this writ, within one hundred eighty (180) days from date hereof as provided by Sec. 33.53(c) of the Texas Tax Code, with your endorsement thereon, showing how you have executed the same.

GIVEN UNDER MY HAND AND SEAL OF SAID COURT, by order of said Court, at office in Benjamin, in the County of Knox, on September 3, 2003.

Annette Offutt

Clerk, District Court of Knox County, Texas.

Deputy

CAUSE NO. 7978

IN THE DISTRICT COURT KNOX COUNTY APPRAISAL DISTRICT

PLAINTIFF

50TH JUDICIAL DISTRICT

MRS. J. C. MORTON

KNOX COUNTY, TEXAS DEFENDANT

> ORDER OF SALE FOR DELINQUENT PROPERTY TAXES AND BILL OF COSTS

THE STATE OF TEXAS To the Sheriff or any constable of Knox County, Texas, Greetings:

WHEREAS, on September 2, 1998, Knox County Appraisal District, as Plaintiff recovered a judgment in the District Court of the above named County, against Mrs. J.C. Morton, if living, and if any or all of the above named defendants be dead, the unknown heirs of each or all of said above named persons who may be dead, and the unknown heirs of the unknown heirs of said above named persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the above named persons, and all persons owning or having or claiming any interest in the following described land, Defendant, for taxes, penalties, interests and costs due on the lands or lots hereinafter described, in the amounts set out opposite the description of each tract, with interest thereon at the rate as provided by law from the date of judgment until paid, and costs of suit as manifested by the itemized Bill of Costs hereinafter appearing, together with the further costs of executing and fulfilling the requirements of this writ; and whereas said judgment decree directs the foreclosure of the tax lien created, established and contained on and against the said property hereinafter described by reason of the levy and assessment of taxes on and against the same and the delinquency thereof, and said taxes remaining unpaid and due to the above named Plaintiff and intervening taxing unit, if any, and as the said tax lien now exists and at any time heretofore existed by reason of such levy, assessment and delinquency, and on the dates and for the years set out in said judgment against the said property as hereinafter described, the same lying and being situated in the County of Knox, and the State of Texas.

THEREFORE, YOU ARE HEREBY COMMANDED, that you seize, levy upon and advertise the sale, as under Execution, of each of said tracts of land, and sell the same, selling each tract separately, to the highest bidder for cash as under Execution; provided, however, that none of said property shall be sold to a taxing unit that is a party to the suit or to any other person, other than a person owning an interest in the property or any party to the suit that is not a taxing unit, for the market value of the property stated in the judgment or the aggregate amount of the judgments against the property, whichever is less; and none of said property shall be sold to a person owning an interest in the property or to a person who is a party tot he suit other than a taxing unit unless that person is the highest bidder at the tax sale and the amount bid by that person is equal to or greater than the aggregate amount of the judgments against

the property, including all costs of suit and sale. If the Defendant or its Attorney shall at any time before the sale file with the Sheriff, or any other officer in whose hands this Order of Sale shall be placed, a written request that the property described therein shall be divided and sold in less tracts than the whole, together with a description of said subdivisions, then such officer shall sell the land in such subdivisions as the defendant may request, and in such case shall only sell as many subdivisions as the defendant my request, and in such case shall only sell as many subdivisions as near as may be to satisfy this judgment, interest and costs; and it is further ordered by the court that the net proceeds of

any sale of such property made hereunder to any party other than a taxing unit who is a party to this suit shall belong to and be distributed to all such taxing units which have been found to have tax liens against such property, pro rata and in proportion to the amounts of their respective tax liens as hereinbefore established, but any excess in the proceeds of sale over and above the amount necessary to pay the taxes due, defray the costs of suit and sale and other expenses chargeable against said property, shall be paid to the Clerk of the court issuing this order of sale.

And it is further ordered, adjudged and decreed that the owner of such property, or anyone having an interest therein, or their heirs, assigns, or legal representatives, may, within the period of time provided by law, have the right to redeem said property in the manner provided for by Section 34.21 of the Texas Property Tax Code.

Delinquent taxes, penalty, interest and costs due for which judgment was herein rendered covering all years delinquent at the date of this judgment as shown on Schedule A below. **SCHEDULE A**

000.001

ACCOUNT NUMBER: 003000003000570000000

PROPERTY DESCRIPTION: Lots 1-2-3 Block 44, Original Addition to the City of Goree, Knox County, Texas being that property more particularly described in Plat 1, Page 391 of the Deed Records, Knox County, Texas ASSESSED NAME: MORTON J C MRS EST

ID NUMBER: 94260IGC 000 000001001

\$1,099.78 Due to Knox County For Tax Years: 1974-1980, 1983-1997

\$1,099.78 Total Due

\$420.00 Market Value And it is further ordered, adjudged and decreed by the Court that the officer executing this Order of Sale shall http://www.themundaycourier

make proper conveyance to the purchaser or purchasers of said land, under and by virtue of said sale, or to any other person to whom the purchaser may direct the conveyance to be made, upon due compliance with the terms of sale, in which such deed the conditions of the right of redemption, provided by law, shall be expressed and also made subject

And it is further ordered, adjudged and decreed by the Court that the Sheriff or proper officers shall place the purchaser or purchasers, or their heirs, executors, assigns, or administrators in possession of the property so purchased, or any part thereof, at the sale provided for in the Judgment.

And it is further ordered, adjudged and decreed by the Court that the purchaser of property sold for taxes herein shall take title free and clear of all liens and claims for taxes against such property delinquent at the time of judgment in this suit to any taxing unit which was a party herein or which has been served with citation as required by this the Texas Tax Code.

HEREIN FAIL NOT, under penalty of the law, and due return make of this writ, within one hundred eighty (180) days from date hereof as provided by Sec. 33.53(c) of the Texas Tax Code, with your endorsement thereon, showing how you have executed the same.

GIVEN UNDER MY HAND AND SEAL OF SAID COURT, by order of said Court, at office in Benjamin, in the County of Knox, on September 3, 2003.

Annette Offutt

Clerk, District Court of Knox County, Texas.

CAUSE NO. 8269

KNOX COUNTY APPRAISAL DISTRICT

IN THE DISTRICT COURT

PLAINTIFF

50TH JUDICIAL DISTRICT

JAMES H. BALLARD

DEFENDANT

KNOX COUNTY, TEXAS

ORDER OF SALE FOR DELINQUENT PROPERTY TAXES AND BILL OF COSTS

THE STATE OF TEXAS

To the Sheriff or any constable of Knox County, Texas, Greetings:

WHEREAS, on MAY 14, 2003, Knox County Appraisal District, as Plaintiff recovered a judgment in the District Court of the above named County, against James H. Ballard, if living, and if any or all of the above named defendants be dead, the unknown heirs of each or all of said above named persons who may be dead, and the unknown heirs of the unknown heirs of said above named persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the above named persons, and all persons owning or having or claiming any interest in the following described land, Defendant, for taxes, penalties, interests and costs due on the lands or lots hereinafter described, in the amounts set out opposite the description of each tract, with interest thereon at the rate as provided by law from the date of judgment until paid, and costs of suit as manifested by the itemized Bill of Costs hereinafter appearing, together with the further costs of executing and fulfilling the requirements of this writ; and whereas said judgment decree directs the foreclosure of the tax lien created, established and contained on and against the said property hereinafter described by reason of the levy and assessment of taxes on and against the same and the delinquency thereof, and said taxes remaining unpaid and due to the above named Plaintiff and intervening taxing unit, if any, and as the said tax lien now exists and at any time heretofore existed by reason of such levy, assessment and delinquency, and on the dates and for the years set out in said judgment against the said property as hereinafter described, the same lying and being situated in the County of Knox, and the State of Texas.

THEREFORE, YOU ARE HEREBY COMMANDED, that you seize, levy upon and advertise the sale, as under Execution, of each of said tracts of land, and sell the same, selling each tract separately, to the highest bidder for cash as under Execution; provided, however, that none of said property shall be sold to a taxing unit that is a party to the suit or to any other person, other than a person owning an interest in the property or any party to the suit that is not a taxing unit, for the market value of the property stated in the judgment or the aggregate amount of the judgments against the property, whichever is less; and none of said property shall be sold to a person owning an interest in the property or to a person who is a party tot he suit other than a taxing unit unless that person is the highest bidder at the tax sale and the amount bid by that person is equal to or greater than the aggregate amount of the judgments against the property, including all costs of suit and sale.

If the Defendant or its Attorney shall at any time before the sale file with the Sheriff, or any other officer in whose hands this Order of Sale shall be placed, a written request that the property described therein shall be divided and sold in less tracts than the whole, together with a description of said subdivisions, then such officer shall sell the land in such subdivisions as the defendant may request, and in such case shall only sell as many subdivisions as the defendant my request, and in such case shall only sell as many subdivisions as near as may be to satisfy this judgment, interest and costs; and it is further ordered by the court that the net proceeds of

any sale of such property made hereunder to any party other than a taxing unit who is a party to this suit shall belong to and be distributed to all such taxing units which have been found to have tax liens against such property, pro rata and in proportion to the amounts of their respective tax liens as hereinbefore established, but any excess in the proceeds of sale over and above the amount necessary to pay the taxes due, defray the costs of suit and sale and other expenses chargeable against said property, shall be paid to the Clerk of the court issuing this order of sale.

And it is further ordered, adjudged and decreed that the owner of such property, or anyone having an interest therein, or their heirs, assigns, or legal representatives, may, within the period of time provided by law, have the right to redeem said property in the manner provided for by Section 34.21 of the Texas Property Tax Code.

Delinquent taxes, penalty, interest and costs due for which judgment was herein rendered covering all years

delinquent at the date of this judgment as shown on Schedule A below.

SCHEDULE A

000.021

ACCOUNT NUMBER: 008000017000350000000

PROPERTY DESCRIPTION: North 60 feet of South 125 feet of East 130 feet of Block 46, R.P. Munday Addition to the City of Munday, Knox County, Texas being that property more particularly described in Volume 172, Page 585 and SAVE & EXCEPT that property described in Volume 233, page 629 of the Deed Records of Knox County,

ASSESSED NAME: Ballard Bertha Mrs Est

ID NUMBER: 974631WX 000 000001021 \$6,340.25 Due to Knox County

For Tax Years: 1985-1995, 1997-2002

\$6,340.25 Total Due \$1,960.00 Market Value

And it is further ordered, adjudged and decreed by the Court that the officer executing this Order of Sale shall make proper conveyance to the purchaser or purchasers of said land, under and by virtue of said sale, or to any other person to whom the purchaser may direct the conveyance to be made, upon due compliance with the terms of sale, in which such deed the conditions of the right of redemption, provided by law, shall be expressed and also made

And it is further ordered, adjudged and decreed by the Court that the Sheriff or proper officers shall place the purchaser or purchasers, or their heirs, executors, assigns, or administrators in possession of the property so purchased, or any part thereof, at the sale provided for in the Judgment.

And it is further ordered, adjudged and decreed by the Court that the purchaser of property sold for taxes herein shall take title free and clear of all liens and claims for taxes against such property delinquent at the time of judgment in this suit to any taxing unit which was a party herein or which has been served with citation as required by this the

HEREIN FAIL NOT, under penalty of the law, and due return make of this writ, within one hundred eighty (180) days from date hereof as provided by Sec. 33.53(c) of the Texas Tax Code, with your endorsement thereon, showing how you have executed the same.

GIVEN UNDER MY HAND AND SEAL OF SAID COURT, by order of said Court, at office in Benjamin, in the County of Knox, on September 3, 2003.

Clerk, District Court of Knox County, Texas.

CAUSE NO. 7723

KNOX COUNTY APPRAISAL DISTRICT

IN THE DISTRICT COURT

PLAINTIFF

50TH JUDICIAL DISTRICT

EVA LUNA AKA EVARISTAR LUNA

DEFENDANT

KNOX COUNTY, TEXAS

ORDER OF SALE FOR DELINQUENT PROPERTY TAXES AND BILL OF COSTS

THE STATE OF TEXAS To the Sheriff or any constable of Knox County, Texas, Greetings:

WHEREAS, on September 2, 1998, Knox County Appraisal District, as Plaintiff recovered a judgment in the

CAUSE NO. 7723 - CONTINUED ON PAGE 13

"Announcers" Continued from Page One

ndaycourie

to any other

ns of sale, in nade subject

ill place the

axes herein

by this the

ighty (180)

on, showing

amin, in the

T COURT

DISTRICT

Y, TEXAS

ne District

ed defen-

unknown

ereinafter es of the

bed land,

ounts set

e date of

together

nt decree

reof, and

the said

nd on the

ying and

as under

for cash

at is not

gments

t in the

r at the

against

whose

ed and

e land

elong

in the

years

2, Page County.

ale shall

ny other

of sale.

so made

place the

so pur-

es herein

udgment

y this the

hty (180)

showing

in, in the

COURT

STRICT

TEXAS

memories of sitting in that old press box," he says. Along with the great athletes and their performances Baker also remembers almost "Freezing to death in that rickety old press box - we didn't have the luxuries of air-conditioning and heat."

Dan Sloan took over in 1970 after Baker decided that fifteen years of announcing was enough. His own children had graduated and moved on to college. Sloan, a former Munday track coach and assistant football coach would keep his announcing duties until the early 1980's. Sloan remembers many wet games one in particular that was played on Thursday night and featured the Junior High and JV teams. "It was raining in sheets and I remember looking at the visiting and home side bleachers and there was no one there - everyone who stayed had moved into the press box," says Sloan. "I had always had fears of it tipping over backwards so I decided to let someone else finish announcing that game and I would go home!"

After Sloan game Larry Welch who served as announcer with pride for approximately 9 or 10 years. He was followed by Rick Moeller who remains the "Voice of the Moguls."

'We always have a good time in the press box and sometimes it gets a little loud. One night I remember a game was being broadcast over the radio and a woman suddenly appeared at the Press Box door. She had received a call from her daughter who said that all the conversation of those in the Press Box was coming through over the radio. We had to learn to tone it down a little!" smiles Moeller.

Junior High Moguls show promise against Haskell

with a scrimmage win over the Haskell Indians 4 touchdowns to 0, while the eight grade Moguls had to settle for a 6 to

The seventh graders were lead by Marcos Gonzalez who scored three touchdowns and Rob Dillard who scored 1. Steven Urbanczyk scored on a nice run for the eighth graders and the PAT came up just a yard short of a win.

Munday coach Pat Corchran had these comments:

"For their first game, they competed very well. They knew their assignments which provided for several long runs by Gonzalez and Dillard. The defense was highlighted by big hits from Luie Bejar and sound defensive end play from

Munday's seventh grade Gary Mizer. To have a shut-Moguls opened their season out in their first game is outstanding.

> Corchran had words of praise for his eighth grade Moguls: "This game was highly competitive. Haskell scored on their first possession after a long kick off return and were held scoreless after that. Steven Urbanczyk scored late in the third quarter to tie the game. We threw the football well, but did not execute our option game the way I had hoped. Defensively we played good team defense and did not allow the big play. Keithy Flye and Keith Booe had outstanding games on the defensive side of the football for us. We are looking forward to Seymour and will continue to play with intensity and confidence.'



Mary Murphy Photo

mcourier@westex.riet

JR. HIGH CHEERLEADERS for the 2003-2004 school year are (back, left) Destini Cooke, Lari Dee Welch, Abby Sanders, (front) Shelbye Hendrix, and Kayla Upton

Junior High Pep Rally Thursday 12:30 p.m.

Goree Campus Gym

Mary Murphy Photo

EIGHTH GRADE MOGULS - 3002-2004



Mary Murphy Photo

SEVENTH GRADE MOGULS - 2003-2004

Benjamin Lady Stangs Volleyball

Sept. 2 - * Rotan - Here 5:30 Sept. 6 - Newcastle tournament TBA Sept. 9 - * Rochester - There 4:30 Sept. 16 - * Aspermont - Here 4:30 Sept. 23 - * Knox City - There 4:30 Sept. 30 - OPEN Oct. 7 - * Rotan - There 5:30 Oct. 14 - * Rochester - Here 4:30 Oct. 18 - * Aspermont - There 5:30

Oct. 21 * Knox City - Here 4:30 * - District Games

"Moguls Scalp the Indians" Continued from Page Eight

18 yards on 6 carries, Joseph Gulley had 9 yards on 2 carries, and Josh Myers had 8 yards with only 1 carry. Through the air Sanchez was 1 for 2 for 26 yards on a pass caught by Terrance Allen.

Defensively the Moguls were lead by Jerome Flye who had 11 tackles and 1 fumble recovery. Dustin Flye had 6 tackles and caused 2 fumbles, Miguel Nunez had 6 tackles and I sack, Cody West had 5 tackles and a sack, Josh Myers had 5 tackles and 1 fumble recovery, and Jr. Sanchez; Joseph Gulley and Ricky Escamilla all had 4 tackles each. Gulley grabbed a fumble recovery for the Moguls in the game as well. Mogul newcomer Tim Hardeman had a number of assists including 1 solo tackle and a caused fumble. Jordan Lowe had several assists and a solo tackle as well as the big blocked punt that caused the safety.

Head coach and athletic director Kelly Spiller was relieved to get his first win under his belt as a head coach and was understandably happy with the win. "It's good to be able to win like this and still make a bunch of mistakes," said Spiller, "we have a lot of cleaning up to do this week to eliminate our mistakes and penalties." The Moguls were penalized 12 times for a total of 95 yards in Friday's game.

This week the Moguls will host Seymour's Panthers who come into town with big wins over Knox City and Hamlin.

"They are a very well coached, Hungry football team," said Spiller. "They not only beat us last year, but shut us out as well." Spiller adds that Seymour plays an aggressive, sound defense and likes to play a ball control offense.

"They keys to a win for us are to play great defense and keep the football away from them on offense," said Spiller. "We'll also have to eliminate the mistakes. We can't win this week with the same number of mistakes and penalties we had last week."

Game time for the contest with 2A rival Seymour is 7:30 PM this Friday. The JV, 7th grade and 8th grade Moguls will all travel to Seymour to play this Thursday with the 7th grade kicking off at 4:00 PM followed by the 8th grade, then the JV.

2:30 p.m. Saturday

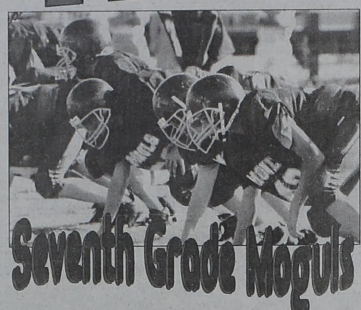


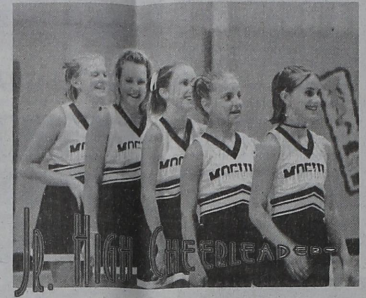
Fans, excitement, action. And most importantly, people working together. AEP applauds sports in our community, because we believe in the power of teamwork. From line mechanics to plant operators to customer service associates to meter readers, our team is dedicated to providing reliable electricity every day. Whether we're powering the lights above the field or cheering for the players on it, AEP is there, always working for you.

AEP is proud to support youth football.

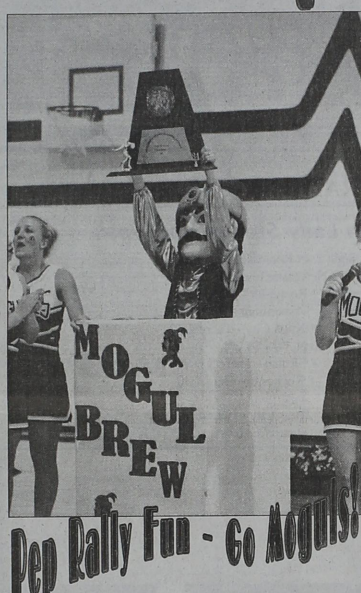
To learn more about our work in communities, visit aep.com to request a Community Connections report.

Phone, Fax, or E-mail your ads! (940) 422-4314, (940) 422-4333-fax, mcourier@westex.net



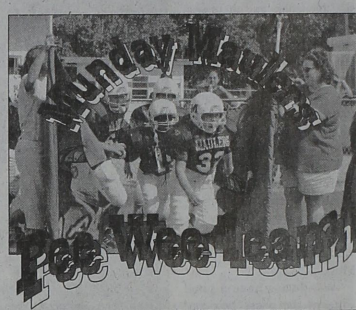


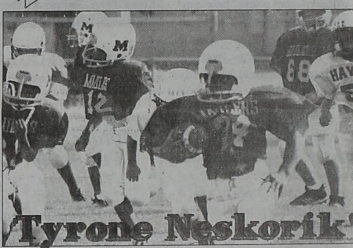












Heading for Goal Line!

BENAMN MUSTANG FOOTBA

Varsity Football

Sept. 5 - OPEN Sept. 12 - Ira - Here 7:30 Sept. 19 - Newcastle - There 7:30

Sept. 26 - Jayton - Here 7:30 Oct. 3 - Woodson - Here 7:30

Oct. 10 - * Chillicothe - Here 7:30

Oct. 17 - * Vernon NS - There 7:30 Oct. 24 - * Harrold - Here 7:30

Oct. 31 - * Guthrie - Here 7:30

Nov. 7 - * Rochester - There 7:30

* - District Games

Jr. High Football

Sept. 11 - Harold - Home 5:30 Sept. 18 - OPEN

Sept. 25 - Jayton - There 5:30

Oct. 2 - * Rochester - Here 5:30

Oct. 9 - * Chillicothe - There 5:30

Oct. 16 - * Vernon NS - Here 5:30

Oct. 23 - * Harrold - There 5:30

Oct. 30 - * Guthrie - There 5:30

* - District Games

Letter to the Editor

Howdy,

I was in Munday a few days ago and if my memory serves me correctly regular unleaded gasoline was selling for \$1.69 a gallon. That is the highest that I remember ever seeing it in Munday. It may have been higher at some point but I was not there to see it.

Ironically, the next day after I was in Munday I was looking at some old Munday Times and Munday Couriers that I have and ran across the following article. It was from the Munday Courier dated August 23, 1979. I thought you might want to re-run it for your readers.

Leon Looney Breckenridge, Texas 76424

A Buck For One Gallon!

(Reprint from the August 23, 1979 Munday Courier)

This phrase, familiar to motorist and station operators since the advent of the automobile, has now proven to be very costly three words!

Gasoline prices, which have been bordering on the dollar mark, finally reached \$1.00 gallon in Munday - for all practical purposes, last Monday.

The increase came Monday with a delivery of an order of gas by a wholesaler. Retail price was upped to 99.9 cents per gallon for unleaded gas. And it won't stop here, they say!

This is the highest amount local gas pumps will register. Another increase will necessitate either adjustments in the pump computers, or displaying the price at half-price and doubling for the correct amount.

Gas prices have been climbing up to \$1.00 for some time in other places. Travellers over the week-end reported prices from \$1.02 in Texas to \$1.10 if headed for California.

Now, when you pull in and say "Fill'er up", it means flattening your pocketbook to some extent!

St. George Catholic Church in Haskell will hold a Jamaica Sept. 13-14. On Saturday, a dance will be held at the Haskell Civic Center at 8:00 p.m. featuring a Tejano Band. On Sunday from 11:00 - 5:00 p.m. at the church, there will be Bingo games and Mexican food.

> For more information contact Eva Jimenez at 864 - 3937



Sell your unwanted items through The Munday Courier Classifieds.

courier.com4

Classified Ad At Work! http://www.themundaycourier.com

Deadlines Call 422-4314 by 5:00 PM on Monday

[Employment]

HIRING full-time night clerk. 32-40 hours weekly. Penman's Convenience Store, 609 East Main, Knox

TAKING APPLICATIONS FOR EMPLOYMENT, Call Booe Roofing in Munday at (940) 422-4500. 45-3tc

HELP WANTED: DQ of Munday now accepting applications for day and night help. Flexible full and part time help needed. Drug and smoke free work environment. Drug test required. Apply in person today with Manager Theresa Aldridge. 42-4tc

CERTIFIED NURSE AIDE position available for dependable person. Competitive pay scale with benefits. Please apply in person at Brazos Valley Care Home, 605 S. Ave. F, Knox City.

SRCACCESS.NET

GET ON-LINE NOW! DIAL US UP FOR MORE INFORMATION... 1-888-886-2217 SERVING MUNDAY & SURROUNDING AREAS

For Sale

VENDING BUSINESS FOR SALE, 18K annual net. Cost #3495. Hurry, won't last. 1-800-568-1892.www.vendingthatworks.com

Miscellaneous

NEED A BABY SITTER OR HOUSECLEANING? Call (940) 422-4289. Ask for Marguerite. Reasonable rates, flexible schedule. Ref-

CONSIGNMENT SHOP opening in Munday soon! We're now searching for fall and winter clothing in good condition. Will come to your home - call (940) 673-1033 for ap-45-4tc pointment.

The Munday Courier (940) 422-4314 (940) 422-4333 Fax mcourier@westex.net

ory serves

for \$1.69

eeing it in

t I was not

as looking

hat I have

e Munday

ht want to

the dollar

an order of

9 cents per

vill register.

ents in the

ce and dou-

ome time in

means flat-

Public Notice

PUBLIC NOTICE

Munday Community Services, Inc., a non-profit organization, will hold three Town Hall Meetings to discuss the possibilities of obtaining a low interest loan for the purpose of building an Assisted Living Center in Munday.

The meetings are scheduled for September 22, October 20, and November 17, 2003. The meetings will be conducted at the Perry Patton Community Center beginning at 7:00 p.m. each evening.

All persons interested in an Assisted Living Center for the community of Munday are encouraged to attend.

Real Estate

FOR SALE: Remodeled cottage with new kitchen cabinets, ceramic tile counter tops and tile floor. Bath has new fixtures with old claw-foot tub. Interior walls have sheetrock and fresh paint. Lot is large with water well. Rike Real Estate 940/ 864-2411.

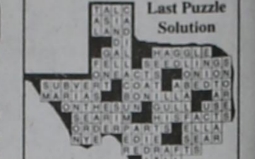
FOR SALE: Reduced price. Lots of space. 3 BR, 1 bath, Big living area, 2 lots, RV Storage, storage buildings, beautifully landscaped. (940) 422-4220 or (806) 364-5345. 29-tfc

FOR SALE: 51.5 acres in Knox County, 1.25 miles NE of Vera, Good farmland, 5 acres pasture, stock pond, and well. For more information call (940) 889-5271 or (940) 733-3645.

AVOID ANYONE, with a secret plan, especially a politician. Right now get two great La-Z-Boy recliners for one low price stating at \$499 a pair. Choose from over 100 La-Z-Boys in stock ready for quick free delivery. Kinney Furniture in Stamford.



SUPPORT THE MOGULS! Cheer them on to V-I-C-T-O-R-Y Friday, September 12 Munday Moguls -VS-Seymore Panthers 7:30 p.m. Mogul Stadium



Yard Sale

YARD SALE. Furniture, clothes. tools, etc. Friday and Saturday, 8-4. 421 S. 9th St, Munday.

OUNG PEOPLE WITH TOO MUCH MONEY will usually find way to get rid of it. Kinney furniture in Stamford has been elling Spring Air mattresses for wer 50 years. Special Sale prices in Spring Air "Never Turn" matess sets starting at \$299.

SHOP MUNDAY FIRST

•HB 1326 automatically

suspends for one year the

victed of illegally racing on a

public roadway. Before the li-

cense can be reinstated, the

driver would have to complete

10 hours of community ser-

punishment for drivers who

seriously injure someone dur-

ing the race or who have been

convicted multiple times of

illegal racing.

Driving-related legislation taking effect September 1, 2003

•SB 45 makes it a state jail felony to drive while intoxicated with a passenger driver license of anyone conyounger than 15.

•SB 193 requires drivers nearing a stopped emergency vehicle that has lights activated, unless otherwise directed by a law enforcement vice. The law increases the officer, to:

•Vacate the lane closest to are racing drunk, who have the emergency vehicle, if the open containers of alcohol in highway has two or more the vehicle when racing, who lanes traveling the direction of the emergency vehicle; or

•Slow to a speed not more than 20 miles per hour (mph) less than the posted speed limit when the posted speed limit is 25 mph or more; or

•Slow to a speed not more than five mph when the posted speed limit is less than 25

A violation is a punishable by a maximum fine of \$200. If the violation results in property damage, the maximum fine increases to \$500. If the violation results in bodily injury, the offense is enhanced to a Class B misdemeanor.

 Having a video display that is visible from the driver's seat is illegal. SB 209 expands the definition of video receiving equipment to include digital videodisc players, videocassette players or similar equipment. This equipment may be used only if it is located so that the video display is not visible from the operator's seat.



NO FEE FOR FIRST VISIT

May occur 30 to 50 years after expo-sure to asbestos. Many workers were exposed from the 1940s through the 1970s. Industrial maintenance and operators are among those at risk for mesothelioma, throat cancer or lung cancer. Call us for professional insight.

CAPPOLISM CHITTENEN AN ARRIVE AND OTHERS NOT CHITEFINE DY THE TEXAS BOLLIN OF LICLAL SPECIAL EXCEPT

Ryan A. Krebb, MD, JD Richard A. Dodd, L.C. Timothy R. Cappolino, P.C. Board Certified Personal Injury Trial Law & Ciril Trial Law, Towns Stated of Lapal Specialization

1-800-460-0606 www.texasasbestoslaw.com



Help the Methodist Youth during their Canned Food Scavenger Hunt this Sunday afternoon. Foods donated will go to the local Food Pantry.

CAUSE NO. 7723 - CONTINUED FROM PAGE 13

District Court of the above named County, against Eva Luna AKA Evaristar Luna AKA Epifania Luna, if living, and if any or all of the above named defendants be dead, the unknown heirs of each or all of said above named persons who may be dead, and the unknown heirs of the unknown heirs of said above named persons, and the unknown owner or owners of the hereinafter described land, and the executors, administrators, guardians, legal representatives, legatees and devisees of the above named persons, and all persons owning or having or claiming any interest in he following described land, Defendant, for taxes, penalties, interests and costs due on the lands or lots hereinafter described, in the amounts set out opposite the description of each tract, with interest thereon at the rate as provided by law from the date of judgment until paid, and costs of suit as manifested by the itemized Bill of Costs hereinafter appearing, together with the further costs of executing and fulfilling the requirements of this writ; and whereas said judgment decree directs the foreclosure of the tax lien created, established and contained on and against the said property hereinafter described by reason of the levy and assessment of taxes on and against the same and the delinquency thereof, and said taxes remaining unpaid and due to the above named Plaintiff and intervening taxing unit, if any, and as the said tax lien now exists and at any time heretofore existed by reason of such levy, assessment and delinquency, and on the dates and for the years set out in said judgment against the said property as hereinafter described, the same lying and being situated in the County of Knox, and the State of Texas.

THEREFORE, YOU ARE HEREBY COMMANDED, that you seize, levy upon and advertise the sale, as under Execution, of each of said tracts of land, and sell the same, selling each tract separately, to the highest bidder for cash as under Execution; provided, however, that none of said property shall be sold to a taxing unit that is a party to the suit or to any other person, other than a person owning an interest in the property or any party to the suit that is not a taxing unit, for the market value of the property stated in the judgment or the aggregate amount of the judgments against the property, whichever is less; and none of said property shall be sold to a person owning an interest in the property or to a person who is a party tot he suit other than a taxing unit unless that person is the highest bidder at the tax sale and the amount bid by that person is equal to or greater than the aggregate amount of the judgments against the property, including all costs of suit and sale.

If the Defendant or its Attorney shall at any time before the sale file with the Sheriff, or any other officer in whose hands this Order of Sale shall be placed, a written request that the property described therein shall be divided and sold in less tracts than the whole, together with a description of said subdivisions, then such officer shall sell the land in such subdivisions as the defendant may request, and in such case shall only sell as many subdivisions as the defendant my request, and in such case shall only sell as many subdivisions as near as may be to satisfy this judgment, interest and costs; and it is further ordered by the court that the net proceeds of

any sale of such property made hereunder to any party other than a taxing unit who is a party to this suit shall belong to and be distributed to all such taxing units which have been found to have tax liens against such property, pro rata and in proportion to the amounts of their respective tax liens as hereinbefore established, but any excess in the proceeds of sale over and above the amount necessary to pay the taxes due, defray the costs of suit and sale and other expenses chargeable against said property, shall be paid to the Clerk of the court issuing this order of sale. And it is further ordered, adjudged and decreed that the owner of such property, or anyone having an interest

therein, or their heirs, assigns, or legal representatives, may, within the period of time provided by law, have the right to redeem said property in the manner provided for by Section 34.21 of the Texas Property Tax Code.

Delinquent taxes, penalty, interest and costs due for which judgment was herein rendered covering all years delinquent at the date of this judgment as shown on Schedule A below. **SCHEDULE A**

ACCOUNT NUMBER: 003000003000650000000

PROPERTY DESCRIPTION: North 1/2 of Lot 2 & All of Lot 3, Block 48, Original Townsite of the City of Goree, Knox County, Texas being that property more particularly described in Volume 237, Page 291 of the Deed Records, Knox County, Texas

ASSESSED NAME: LUNA EVARISTAR ID NUMBER: 12YN8B0 000 000001001

Due to Knox County For Tax Years: 1991-1997

\$382.04 Total Due

\$290.00 Market Value

And it is further ordered, adjudged and decreed by the Court that the officer executing this Order of Sale shall make proper conveyance to the purchaser or purchasers of said land, under and by virtue of said sale, or to any other person to whom the purchaser may direct the conveyance to be made, upon due compliance with the terms of sale, in which such deed the conditions of the right of redemption, provided by law, shall be expressed and also made

And it is further ordered, adjudged and decreed by the Court that the Sheriff or proper officers shall place the purchaser or purchasers, or their heirs, executors, assigns, or administrators in possession of the property so purchased, or any part thereof, at the sale provided for in the Judgment.

And it is further ordered, adjudged and decreed by the Court that the purchaser of property sold for taxes herein shall take title free and clear of all liens and claims for taxes against such property delinquent at the time of judgment in this suit to any taxing unit which was a party herein or which has been served with citation as required by this the Texas Tax Code. HEREIN FAIL NOT, under penalty of the law, and due return make of this writ, within one hundred eighty (180)

days from date hereof as provided by Sec. 33.53(c) of the Texas Tax Code, with your endorsement thereon, showing how you have executed the same. GIVEN UNDER MY HAND AND SEAL OF SAID COURT, by order of said Court, at office in Benjamin, in the

County of Knox, on September 3, 2003.

Annelle Offutt Clerk. District Court of Knox County, Texas.

TexSCAN Week of September 7, 2003

ADOPTION

Note: It is illegal to be paid for anything beyond medical and legal expenses in Texas adoption. CALIFORNIA COUPLE PROMISES baby secure future. Loving grandparents, outdoor sports, educational travel opportuni ties. Legal/medical expenses paid. Call Maureen/Eric, 1-800-354-6401 or attorney. 1-800-242-8770

BUSINESS OPPORTUNITIES ALL CASH CANDY Route. Do you carn \$800,00 in a day? 30 vending units with double guaranteed locations, \$6995.00 investment.

Starlite USA, Inc. 1-800-601-6656. CAPPUCCINO ITALIAN COFFEE company expanding. Distributors wanted. High profit potential. Anyone can do this. Expresso Italia, call 1-800-813-6625. Investment

DRIVERS WANTED DRIVER - ARE YOU ready for small, stable

Vans. Experienced drivers w/2yrs OTR. Class "A" CDL, call 1-800-821-3046, Ext. 1124. www.trucktiona.com (Also hiring for dry bulk

DRIVER - CDL-A, OTR only, Students welcome. Dry Van or Flatbed. Big \$5, no touch, lots of miles. Great equpment - benefits. Start now. SawdyCo., Inc., 1-866-757-2088.

DRIVER - COVENANT TRANSPORT. Teams and Solos check out our new pay plan. Owner Operators, Experienced Drivers, Solos, Teams and Graduate Students. Call 1-888-MORE PAY (1-888-667-3729).

DRIVERS - DRIVING SCHOOL Graduates, we need you today! Tuition reimbursement. Up to 37 cents/mile. Guaranteed home time. Pay on delivery. USA Truck, 1-800-237-4642. \$.40/MILE - AVERAGE \$1,000/wk. However you view it. it's the top pay in the industry.

Newest equipment. Miles. Hometime. Everything. Heartland Express, 1-800-441-4953. www.heartlandexpress.com DRIVERS! LOOKING FOR stability? Great Miles, Respect, Friday paydays. Family voice-mail. Consistent miles. In-cah e-mail. 2-hour processing.

Class "A" CDL, 6 mo. OTR, 1-800-745-9670.

DRIVERS - LOW COST CDL Training available. Lodging and transportation provided. Tuition reimbursement. Ask about our experienced driver \$500 sign-on bonus. OTR. Dedicated and Regional Freight. Swift Transportation, 1-800-231-5209 DRIVERS - OTR. Experienced Drivers. Major

refrigerated carrier (FFE). All 48 states & Canada. Students welcome, 1 yr. OTR exp. \$1500 sign on. 1-800-569-9232. DRIVERS - REGIONAL - 10 states (70%). Home weekly - \$600-\$800, OTR - start .32, 6 months

experience with CDL/A. Owner/Operators - OTR .83 loaded and empty. Call Bob, National Freight. DRIVERS - START AT 34 cents/mile. Guaranteed home time. Pay on delivery. Dedicated

available. Owner/Operators welcome. USA Truck, 1-800-237-4642 DRIVERS - WE HAVE what you need! Fleets to fit your needs and experience level. Ask about our experienced driver \$500 sign-on bonus.

CDL training available. Tuition reimbursement. 1-866-111-8801, www.swifitrans.com FINANCIAL SERVICES

\$\$CASH\$\$ - IMMEDIATE CASH for structured

mortgage notes, accident cases, and insurance payouts. J. G. Wentworth. 1-800-794-7310. \$25,000 CASH GRANTS! All Texas residents can qualify. Use your money for school, business, personal bills, etc. Don 1 miss out. Call 1-800-363-5222, Fxt. 014 - American Grant Services.

FOR SALE FREE 3-ROOM DIRECTV System including

installation! Subscribe to "NFL-Sunday Ticket" get 4 months FREE programming. Access 225+ TV channels. Digital quality picture/sound. Limited time offer, 1-800-264-3458.

NEED A COMPUTER? Bad credit? Bankruptcy OK. No credit check. Guaranteed approval, checking account home phone required. 1-800-504-3980. www.pc4sure.com

SAWMILL \$3895. New Super Lumbermate 2000. Larger capacities, options, ATV accessories, edgers, skidders, www.norwoodindustries.com, Norwood Industries, 252 Sonwil Drive, Buffalo, NY 14225. 1-800-578-1363, free information, Ext. 300-N. WOLFF TANNING BEDS - Affordable -Convenient. Tan at home. Payments from \$25/month. FREE Color Catalog. Call today. 1-800-711-0158.

part/full time from home. Earn up to 50%. Cal for \$10 starter kit, 1-800-211-0502 (ISR).

REAL ESTATE

HELP WANTED

ABSOLUTE STEAL! 5 Acres - \$19,900. Sacrifice price on beautiful North Texas hill country property. Perfect getaway, retirement or horse set-up. Access to 600 acre private park. Financing. Texas Land & Ranches, Call now, 1-866-516-4868.

COUNTRY GET-AWAY, 20 acres SW of Mason. Electricity, live oak and mesquite, great views. deer and turkey. \$1495 down, \$294/mo. Ranch Enterprises, 1-X30-257-5572, texasranchland.com FREE INFO! 20 to 50 acres. Heart of Hill Country, Gorgeous oaks, beautiful views, Excellent for horses. Starting at \$4,700/acre. Free call.

I-866-937-2624, Ext. 726 NEW MEXICO 20 - 160 acres starting @\$19,900. Tall trees, views, wilderness, power, year round access. Elk. deer, antelope. Excellent financing. Shadow Canyon Ranch, 1-702-547-0949.

NEW MEXICO MOUNTAINS, 140 Acres - Only \$49,900, Gorgeous grasslands, mature tree cover. 6,300' elevation. Mountain views, year-round roads. Perfect for horse lovers. Adjacent to national forest. Excellent financing, Call today, This won't last, NM Land and Ranches, 1-866-150-5261 TROPHY WHITETAIL 100 AC - \$44,900 (5

deer limit). Ist class Texas whitetail area. This 100 acres is an ideal habitat. Tree covered hills and draws. Private, but with good access. You 1 love it! Will nance. Call Texas Land & Ranches. SPECIAL NOTICES

GUN SHOW - Sept. 13-14, Sat. 9-5, Sun. 9-4.

San Antonio area -Live Oak Civic Center, Live Oak (8101 Pat Booker Rd). Infor: R.K. Shows. 1-563-927-8176 LARGEST KNIFE SHOW in Texas, Sept. 13-14.

Mesquite Exhibition Hall, Mesquite, Texas, Sat. 9-6, Sun 9-3, Spirit of Steel Show. Half-price with this ad. (\$3.50 value). Run Your Ad In TeySCAN!

	atewide Ad
Ž	orth Region Only \$175
Sie	uth Region Only
**	est Region Only \$175

call Texas Press Service at 1-800-749-4793 Today! NOTICE: While most advertisers are reputable, we cannot guarantee products or services advertised. We urge readers to use caution and when in doubt, contact the Texas Attorney General at 1-800-621-0508 or the Federal Trade Commission at 1-877-FTC-HELP. The FTC web site is www.ftc.gov/bizop

Extend your advertising reach with TexSCAN, your Statewide Classified Ad Network.

Petty Flying Service Inc. 422-4511

> RAS Trucking 422-4501

Knox County Hospital Home Care 658-3013

First National Bank in Munday 422-4522

Lawrence Bros. Supermarket 422-4133

> Munday Cotton Co. 422-4076

Memories of Munday Antique Mall 422-5400

Farmers Grain Co-op 422-4822

Jim Cowsert Appraiser 422-4931

Knox County Cleaners in Knox City 657-3641

Booe Roofing 422-4500

Penman Conoco Service

2-5567 658-35 **Munday Tire**

& Appliance Shahan Bros. 422-4821

Buds For You 422-4712

4-K Feed and Supply 422-4778

Smith Drug & Gift 422-4552

Baker & Baker Realtors 422-4945

McCauley-Smith Funeral Home 422-4242

Knox County Hospital Munday Clinic 422-5271

Lewis Paint & Body in Knox City 658-3342

Charles Baker Insurance 422-4722

Agent: Jan Williams, CIC

Quality Implement 422-4534

Munday High School







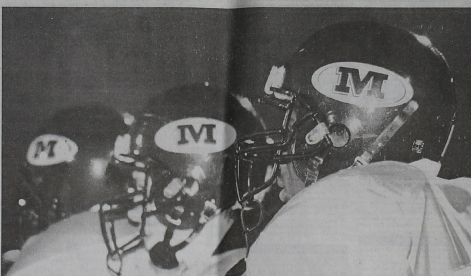


Beat Seymour









The Merchants who advertise on this page are proud to bring high school sports coverage to The Munday Courier.

Please support their business endeavors
& be sure to tell them "Thank You!"

David Neal, DDS 422-4102

Munday Chamber of Commerce 422-4540

> The Munday Courier 422-4314

First Ag Credit, FCS 422-4323

Munday Station 422-4929

Knox County EMS

Knox County Farm Bureau 422-4555

Power Plus Car Wash Munday, Texas

> Rhineland Co-op Gin 422-4207

Courier Printing Munday/Aspermont Haskell 422-4314

Parker Implement 422-4577

Automotive Plus 422-4953

Weinert Gin 673-8280

Commercial Promotions 422-4637

Kuehler Irrigation & Supply Company Center Priva Underground Line Installation

Gary Kuehler, Owner 0)422-5504 (800)687-1

422-4851
Carden Plumbing

Osbornes

& Electric 422-4415 The Munday Courier

422-4314 Ma & Pa's Video

> Prairie Stitches 422-5444

422-8815

Munday Nursing Center 422-4541

Magnum Hot Oiling Inc. 422-4612

Glenn Herring Insurance Agency 422-4359