

# The Cotulla Record.

VOL. 12. NO. 46.

COTULLA, TEXAS, FEBRUARY 25, 1911

PUBLISHED WEEKLY

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Deceased had recently moved to Millett from Waco. He is survived by his wife and one young daughter, four brothers and three sisters.

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The line up for the teams were as follows:

### BASEBALL.

Devine. Cotulla.  
Ketchum, c Russell & Knaggs  
Crutchfield, p Russell & Knaggs

Dubose, 1b Haynie,  
Redus, 2b H. Coleman,  
Webb, 3b Manly,  
Hester, rf E. Coleman,  
Bowman, cf Evetts,  
1f Hawkins,  
ss Widener.

### BASKETBALL.

Devine. Cotulla.  
Dessie Coble, Center L. Peters,  
Allie Burch, Guard A. Coleman  
Annie Moss, Guard B. Mabry  
J. Cullen, Goal pitcher A. Wilden-  
E. Norwood, Goal pitcher, Pearl  
Pearl Burton, Sub. [West]

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Whenever you want Drugs, Chemicals or advertised Patent Medicines; whenever you desire to purchase any article of merit, quality or service, always bear in mind that you can get just what you desire at our store. This is a satisfaction and service worth considering. No bother or trouble—Come here, ask for what you want and get it. You get it right and at the right price. You're Satisfied or we're not.

**GADDIS' PHARMACY.**

## You Want Good Clothes



We know you do. Every man that likes to dress well wants value received for the good money he pays out.

### LET'S GET TOGETHER

We sell the best Tailor made clothes on earth. We sell them at reasonable prices. When we take your order for a Suit we guarantee a perfect fit.

Don't buy inferior, unreliable and ill-fitting garments when you can

get the best here.

**TRICE BROTHERS.**

## CLAY, ROBINSON & CO.,

### LIVE STOCK COMMISSION

FT. WORTH ST. LOUIS KANSAS CITY

"OUR WORK WINS"

**JOURD J. IRVIN, Solicitor.**

We will be greatly disappointed if we do not see you above all others among our Friends in this store Tuesday between the Hours of Ten and Twelve or Two and Six.

Sincerely,  
**K. BURWELL.**

Tuesday, Feb. 28th, will be the Closing Day of our Embroidery and White Goods Sale that has been the most attractive feature in our store for the past three weeks, and it is our wish to have with us at some hour during the day every Matron, Maid, Miss, and little girl in our city. We will close that sale with some even better prices and will serve hot chocolate free during the hours designated. We want to thank the people for the success they have made this sale and ask again that you be present at its close. A good place to chat awhile with your friends and look at the new things that are coming in.

Lest you forget, the day is

# Tuesday

the hours, 10 to 12; 2 to 6.

IRRIGATION BILL INTRODUCED.

As the result of a meeting held at Cotulla two weeks ago, an irrigation bill was introduced in the Senate this week. The bill was drafted by a committee appointed at the Cotulla meeting and was composed of Judge F. B. Earnest, T. N. Pienot, J. R. Black and Matt Russell, assisted by Marshal Hicks, attorney. Following is the bill in full:

A bill to be entitled an act to require persons, firms and corporations who have built or who may hereafter build any dam across any flowing river or natural stream in those portions of this State where by reason of insufficient or of irregularity of rainfall, irrigation is beneficial for agriculture, to equip the same with openings and gates so as to permit the ordinary flow of such river or stream to pass through such dam; defining the ordinary flow of such streams and providing a method for measuring the same; providing a rule of damages for failure to comply with this act; authorizing the impounding of rain, surface and storm waters in the rivers, streams, creeks, canyons, arroyos, ravines, depressions and watersheds of this State for the purpose of irrigation, and declaring an emergency.

Be it enacted by the Legislature of the State of Texas:

Section 1. Every person, firm or corporation which has in the past built or which may hereafter build, within those portions of the State of Texas in which by reason of the insufficient rainfall or by reason of the irregularity of the rainfall, irrigation is beneficial for agricultural purposes, any dam across any flowing river or natural stream for any one of the purposes named in chapter 2 of title 60 of the Revised Statutes of the State of Texas, and for any one of the purposes named in subdivision 23 of chapter 21 of the Revised Statutes of the State of Texas, or for any one of the purposes named in chapter 8 of title 21 of the Revised Statutes of the State of Texas, and every person who has built or may hereafter build for any purpose a dam across any flowing river or natural stream within such portions of Texas as are mentioned above, shall construct and maintain in the center of such dam and at the level of the natural bed of such river or stream on the upper side of such dam, an opening sufficient in size to permit the passage of the ordinary flow of water of such flowing river or natural stream, and shall equip such opening with a water gate so as to permit the opening and closing of such opening in said dam, and it shall be the duty of every such person, firm or corporation to at all times permit all of the ordinary flow of water in such flowing river or natural stream to pass through such opening in such dam, except, however, that portion of such ordinary flow of the water of such flowing river or natural stream to which such person, firm or corporation may be entitled by reason of being the riparian owners of land abutting on such river or stream.

Sec. 2. By the term "ordinary flow of water in such flowing river or natural stream," as used in section 1 hereof, is meant the amount of the flow in the channel of the river or stream at any time a measurement thereof

is taken, and such measurement shall be taken in the channel of such river or stream at the first point above the dam in question at which the flow of such river or stream is unaffected by any impounded water stored in the reservoir created by such dam; provided, however, that such measurement shall not be taken during the passing of flood waters.

GATES ARE PROVIDED.

Sec. 3. Every person, firm or corporation which now has any such dam constructed in those portions of the State above described, shall within six (6) months after this act takes effect, construct an opening and gate in such dam as provided herein, and all such dams constructed in such portions of the State after this act takes effect shall be equipped with said opening and gate as herein provided as and when said dams are being constructed.

Sec. 4. Every person, firm or corporation which shall fail or refuse to comply with the provisions of this act and fail or refuse to permit said water to flow through said dam as herein provided shall be liable in damages to all persons injured by thereof, and in estimating such damage the loss of or damage to growing crops by reason of the failure to secure such ordinary flow of water from such flowing river or natural stream, shall be taken into consideration.

Section 5. The provisions of this act shall not prevent the storing and impounding by means of dams and reservoir of the storm, surface, rain and flood waters flowing through the bed or channel of any flowing river or natural stream, or of any river, stream, canyon, ravine, creek, depression of watersheds within those portions of this State above defined, and holding same for the purpose of irrigation by any person, firm or corporation building such dam, creating such reservoir, but such right is hereby expressly granted and such impounded water may be conducted and diverted from such reservoir to adjacent lands by means of pumps, canals, flumes, ditches or laterals, or may be used or contracted to be used on land adjacent to such reservoir by pumping therefrom directly onto the lands to be irrigated.

Sec. 6. The importance of equally distributing water in the rivers, streams, canyons and watersheds within those portions of this State where irrigation is beneficial for growing crops, the necessity for impounding of rain and storm waters within such portions of the State for irrigation purposes, the crowded condition of the calendar and the near approach of the end of the session, create an emergency and an imperative public necessity which requires that the constitutional rule which provides that all bills shall be read on three several days, be suspended, and said rule is hereby suspended, and this act shall take effect and be in force from and after its passage, and it is so enacted.

There is many a political tea party being held in Austin and the current and undercurrents of politics never ran higher than at the present time. In fact the legislature is spending most of its time dealing in political futures and it is a common sight to see a lawmaker standing on the front door step of the capitol building holding up a straw to see which way the wind blows. It is an inspiring sight to see strong, ambitious men bending every energy to tow their barge into the highway of popular favor and likewise an expensive one. It is costing the state \$1500 per day and the expense are growing like Johah's gourd, but the appropriation bill is due next week and then we catch our first dim radiance of dawn.

Texas has met the statistical test of progress with a marvelous percentage of advancement along material lines but we may as well prepare for a decrease in percentage of gain or apply ourselves more assiduously to the task of developing the state's resources.

A farmer anywhere in the world may accept the invitation of nature to come to Texas and he will greatly improve his conditions. The farm is already here awaiting his arrival. But not so with the artisan, the miner the skilled laborer. They must first have the factory, the mine, the railroad and industrial concerns to furnish them employment. God has done all he could for Texas and it is time the citizens do what they can for the state.

No one who will take a far sighted view into the future can expect money and people to perpetually drift into the state. Agricultural immigration has been one of our strongest feeders but as our choice farm lands become occupied the opportunity will be less inviting. It is generally known that our birth rate is rapidly decreasing, especially among our native citizens. Our last Federal Census Reports show some alarming comparisons along this line. Our undeveloped mines, factories and industrial enterprises afford an untapped reservoir of prosperity and we must enter that field with vigor if we are to maintain our past record for progress. There is no other way.

Peanuts are fast gaining in favor as a commercial product and the small expense and amount of trouble that the growing of this vegetable entails is causing it to gain favor with truck growers each year. It is estimated that for each \$1,000 worth of nuts, there is at least \$1,000 worth of hay, and one county alone in Texas last year produced and shipped \$35,000 worth of nuts. It is, of course, did not include the cotton held out for seed, hay, etc. The is coming into its own. It is being ranked as an exceptionally profitable crop and the producers are taking their place among the most prosperous farmers of the South.

The re-districting bill is as full of politicks as Texas is of good opportunities for investments. The task of carving out congressional districts carries with it eighteen congressional berths and the opportunity of evening up old scores as well as making new ones. The state senatorial and state representative districts carry with them the settlement of state issues and then there is a mess of political pottage for 164 or more members of the legislature and various appointive offices.

E. E. SCOGGINS

JEWELER AND OPTICIAN  
EYES TESTED FREE

Will call to accommodate the aged, etc.

GADDIS' PHARMACY

W. W. WILSON  
TAILOR

All Kinds of Clothing Neatly  
Cleaned and Pressed

AT COTULLA MERCANTILE CO

MEASURES TAKEN PHONE 62

We are Selling Out

OUR YOUTH'S LINE OF CLOTHING AT

Bargain Prices

WE ARE GOING TO QUIT  
HANDLING YOUTH'S CLOTHES  
AND WANT TO DISPOSE OF  
WHAT WE HAVE.

IT WILL PAY YOU TO SEE THEM

Before You Invest

Cotulla Mercantile Co.

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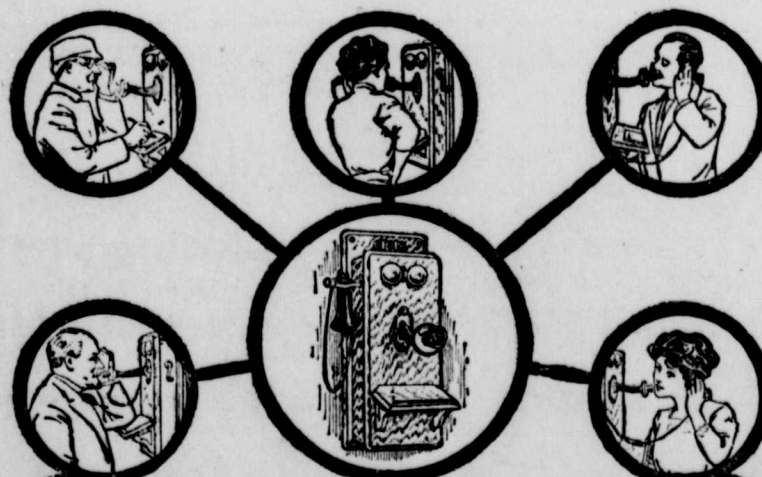
REWARD

\$500.00

Will be paid for a town or community of like size of Cotulla, Texas, (1900 inhabitants) that is healthier, that has a better class of citizenship, more morality, sobriety, better churches, better schools and fraternities than Cotulla.

You are looking for a home where you can have the above advantages. Where you can plant your own vine and fig tree and worship God according to the dictates of your own conscience. You can get 20 or 40 acres of good land within 2 miles of town for \$15.00 per acre, 1-3 down balance on 1, 2 and 3 years term, as long as they last. Write or see

MATT RUSSELL



The Joy of the Home

The entire household revolves around the telephone. Neighbors, friends, market, doctor and store can be reached in an instant by the home having telephone service.

The Rural Telephone

provides this home necessity and pleasure at a very low cost to people who live in the country. It is proving a paying investment to thousands of farmers. Our nearest Manager will gladly furnish you with full information, or address

The Southwestern Telegraph & Telephone Company

DALLAS, TEXAS



For SALE-33 high grade young Jersey cows, 18 in milk, 5 cows and 10 2 year olds will come in soon. Price \$75.00 per head. Address, W. L. GULLEY, Millett, Texas.

BEN J. YOWELL

CONTRACTOR AND BUILDER OF ANYTHING

New buildings, repair work, counters and shelving. CEMENT WALKS.

If you don't figure with me we both lose money. WILL WORK ANYWHERE.

J. F. RIPPS

SEED AND PAINT STORE

Notice special prices on onions sets. Now is the time for planting onion sets

Choice Yellow per bu \$2.50, 5 bu or more 2.35; Choice Red 2.50, 5 bu or more 2.35. All kinds of garden and field seed for planting. Send 10c for a nice illustrated catalogue and 2 packages of garden seed. Breeders of Rhode Island Reds and S. C. White Leghorns. Eggs for hatching S. C. White Leghorns \$2.00 for 15. Rhode Island Reds \$3.00 or 15

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New Phone 329. 528 Market St. SAN ANTONIO, TEXAS

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2b H. Coleman,  
3b Manly,  
rf E. Coleman,  
cf Evetts,  
lf Hawkins,  
ss Widener.

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## A PLEASURE TO TAKE

Dike's Cough Balsam, because it is composed of pure and harmless Drugs. If troubled with a cough or cold take Dike's Cough and Cold Cure. It isn't a sovereign remedy for every ill. It gets at the very seat of the trouble, and effects a cure by putting all the organs effected into a thoroughly healthy condition.

The price of a bottle is only 25c, and one bottle will work wonders.

## HORGER & WINDROW

PRESCRIPTION DRUGGISTS  
Prescriptions carefully compounded day or night.

### CITATION BY PUBLICATION.

The State of Texas,  
To the Sheriff or any Constable  
of La Salle County, Greeting:

You are hereby commanded to summon C. D. Gilliam, W. H. Dickson, F. H. Pye, F. E. Pye, W. L. Quinn, R. P. Wetmore, the Texas Land and Development Company and the Southwest Texas Land Company and each of them by making publication of this Citation once in each week for four successive weeks previous to the return day hereof, in some newspaper published in your county, to be and appear at the next regular term of the District Court of La Salle county, Texas, to be holden at the Court House thereof in the town of Cotulla, on the fifth Monday after the first Monday in February, A. D. 1911, the same being the thirteenth day of March, A. D. 1911, then and there to answer a petition filed in said Court on the sixth day of February A. D. 1911, in a suit numbered on the Docket of said Court No. 1052 wherein J. M. Ramsey is plaintiff and the West Texas Bank and Trust Company, Trustee, C. H. Dean, W. A. Hadden and the said C. D. Gilliam, W. H. Dickson, F. H. Pye, F. E. Pye, W. L. Quinn, R. P. Wetmore, the Texas Land and Development Company and the Southwest Texas Land Company are the defendants, and said petition alleging substantially as follows, to-wit:

That on or about November 29, 1909, the defendant, C. D. Gilliam, made, executed and delivered to plaintiff his four several promissory notes, one for the sum of \$5,000.00 and the other three for the sum of \$6,080.46 each, aggregating the total of \$23,241.38, each dated November 29, 1909, signed by said C. D. Gilliam, payable to the order of said J. M. Ramsey, due on or before six, eighteen, thirty and forty-two months after date respectively, bearing interest from date thereof until paid at the rate of seven per centum per annum, interest payable annually as it accrues and all past due interest bearing interest from date same is due until paid at the rate of ten per centum per annum, each of said notes providing that a failure to pay any note or any installment of interest when due shall, at the option of the holder or holders thereof, mature all notes then unpaid, and each of said notes further stipulated and provided for ten per cent additional on the amount of principal and interest then due to be added as attorney's or collection fees in case said notes or any of them were not promptly paid when due and suit was brought on the same or said notes were placed in the hands of an attorney for collection; that thereby defendant, C. D. Gilliam, then and the other defendants by their actions and conduct subsequently, agreed, became liable and promised plaintiff to pay him the total of the sums of money in said notes specified, together with all interest and attorney's or collection

fees due or to become due thereon according to the tenor and effect thereof;

That said notes were given for a part of the purchase money of the following described real estate and premises situated in the county of La Salle in the State of Texas, to-wit:

1st. Tract. 483.30 acres of land out of and part of survey No. 8, Cert. No. 30, original grantee, S. W. Yeager, patented to the heirs of said Yeager on the 8th day of February, 1876 by Patent No. 451, Vol. 21, for 1476 acres of land, being abstract No. 703, said 483.30 acres of land being described by metes and bounds as follows, to-wit: Beginning at the N. W. Corner of said Survey No. 8 and the N. E. corner No. 11, H. & G. N. R. Co., a corner of fence; Thence S. O degree 04' E. 1040.32 vrs. to the S. E. Corner of said survey No. 11; Thence N. 89 degrees 27' E. 63.18 vrs. to a stake; Thence S. O degree 04' E. 294.12 vrs. to a stake in center of lane between Ramsey and DelRye lands; Thence S. 89 degrees 52' E. 1173.78 vrs. to the S. W. Corner of a tract of land out of said survey No. 8 decided on November 5, 1909 by J. M. Ramsey to Mary C. Albert Et. Al.; Thence N. O degree 05' E. 2202.90 vrs. along the West line of said tract decided to Mary C. Albert Et. Al. to its N. W. corner; Thence N. 88 degrees 26' W. 1238.76 vrs. to the place of beginning; also

2nd. Tract. 485.79 acres of land out of and part of Sur. No. 8, Cert. No. 30, original grantee, S. W. Yeager, patented to the heirs of said Yeager on the 8th day of February 1876 by Patent No. 451, Vol. No. 21, for 1476 acres of land, being Abstract No. 703, said 485.79 acres of land being described by metes and bounds as follows, to-wit: Beginning at the original N. E. corner of the said S. W. Yeager survey No. 8, whence a mesquite 20 inches in dia, brs. S. 14 1-2 degrees E. 37 vrs., and another mesquite, forked, 12 inches in dia, brs. S. 49 degrees W. 27 vrs.; Thence S. 89 degrees 33' W. 1241.57 vrs. along the North line of said survey No. 8 to a stake for corner; Thence S. O degrees 05' W. 2202.44 vrs. to a point on the South line of said Survey No. 8 in center of lane, a stake for corner; Thence S. 89 degrees 52' E. 1241.57 vrs. along center of lane to fence corner, stake for corner; Thence N. O degrees 05' E. 2215.08 vrs. to the place of beginning, said two tracts aggregating 969.09 acres of land and being all of said Survey No. 8 except 484.54 acres of said survey 8 sold by J. M. Ramsey to Mary C. Albert Et. Al., by deed dated November 5, 1909 and recorded in the Deed Records of said La Salle County to which reference is made; also

3rd. Tract. Part of Survey No. 11, Certificate No. 12-2588, original grantee, H. & G. N. R. Co., the whole of said Survey No. 11 being described by metes and bounds as follows, to-wit: Begin-

ning at the N. W. corner of said Survey No. 11 at a stake set for corner whence a mesquite 18" in dia, brs. S. 64 1-2 degrees W. 10-3-4 vrs., and another mesquite 12" dia, brs. N. 75 1-2 degrees W. 14-1-2 vrs.; Thence 04' S. O degrees E. 1952.64 vrs. to stake set for S. W. corner of this survey; Thence N. 89 degrees 27' E. 1906.74 vrs. to the S. E. Corner of said Survey No. 11; Thence N. O degrees 04' W. 1940.32 vrs. to the N. E. Corner of this survey No. 11 and the N. W. corner of the S. W. Yeager Survey No. 8, corner post of fence; Thence S. 89 degrees 49' W. 1906.74 vrs. to the point of beginning, containing 657.43 acres of land.

LESS and EXCEPTING from the three tracts of land hereinbefore described the following lands, to-wit:

Tract No. 1. Being 203.27 acres of land described by metes and bounds as follows, to-wit: Beginning at the S. W. Corner of said Sur. No. 11, H. & G. N. R. Co.; Thence N. 89 degrees 27' E. 1913.04 vrs. along the South line of said Sur. No. 11 to corner of fence, a stake; Thence N. O degrees 04' W. 600 vrs. to a stake for corner; Thence S. 89 degrees 27' W. 1913.04 vrs. to the west line of said Survey No. 11; Thence S. O degrees 04' E. 600 vrs. to the place of beginning, being 202.6 acres out of and part of said Sur. No. 11 and 67-100 acres of land out of and part of said Sur. No. 8, S. W. Yeager;

Tract No. 2. All that portion of said Sur. No. 11, H. & G. N. R. Co., that lies West of the East line of the I. & G. N. R. Co., right of way and containing 3.9 acres of land;

Tract No. 3. All of Block No. 1 and 15 of Lots Nos. 1, 2, 3, 14 and 15 of Block No. 2 of Ramsey's Addition to the Town of Asherton Junction in La Salle County, Texas, as shown by the map or plat of said Addition recorded in the Deed Records of said La Salle County to which reference is made; and

Tract No. 4. Being 5.65 acres of land out of and part of said Survey No. 11, H. & G. N. R. Co., being the land sold to George Coppel by J. M. Ramsey by deed dated the first day of October 1909 and recorded in the Deed Records of said La Salle County, Texas, to which said deed and the said record thereof reference is hereby made for description of said 5.65 acres of land by metes and bounds:

Making the aggregate number of acres of land out of and part of said Survey No. 11 conveyed 442.98 and the total number of acres out of and part of said Survey No. 8 conveyed 969.09, making the total number of acres out of the said two surveys conveyed and for part of the purchase prices of which said notes were given 1112.07.

Plaintiff further alleges that said lands were heretofore on the 29th day of Nov. A. D. 1909 conveyed by him, by his deed of that date in writing and duly acknowledged and delivered, to "The West Texas Bank and Trust Company, Trustee," in consideration, among other things, of the execution and delivery to plaintiff by the defendant, C. D. Gilliam, of the four certain promissory notes hereinbefore described, and that in said notes and in said deed of conveyance the Vendor's Lien was expressly reserved on all said lands to secure the payment of said four notes and each of them; that note No. One of said series in the sum of \$5,000.00 was due on the 29th day of May 1910, together with the interest on same, and is still due and wholly unpaid; that the interest on the remaining notes was due on the 29th day of November 1910, and is still due and wholly unpaid and that by reason thereof plaintiff, as provided by said deed and said notes, has elected to declare and does hereby declare all said notes due and that all of said notes are now due and wholly unpaid, and that the defendants though often thereto requested have failed and refused and still fail and refuse to pay said notes or any one or more of same or any part of any one or more of same and that said notes and each of them still remain due and wholly unpaid; that each and every one of said defendants have assumed and agreed to pay said notes and have agreed, become liable and promised plaintiff to pay him the amount due on said notes according to their face and tenor, effect and reading, and that each and every one of said defendants are asserting or pretending to assert unlawfully and unjustly some claim to or interest in said lands on of which plaintiff holds the Vendor's Lien to secure the payment of said four notes of which he is still the absolute owner and holder and have failed and refused and still fail and refuse to pay plaintiff the amount due on said notes to his great damage in the sum of Forty Thousand Dollars; that by reason of the failure of defendants and each of them to pay said notes according to their face and tenor, effect and reading and by reason of their casting a cloud upon the superior title of plaintiff and his superior lien on said land it has become necessary for plaintiff to employ an attorney at law to protect his rights and to collect said notes and that plaintiff has placed said notes in the hands of C. C. Thomas, an attorney at Law for collection, and has caused said Thomas to file suit on said notes and to foreclose his lien on said lands and that for such services plaintiff has agreed, become liable and promised said Thomas to pay him the 10 per cent attorney's or collection fees called for in said notes and that same is a reasonable fee for said services and that thereby the defendants and each of them have agreed, become liable and promised plaintiff to pay him the full amount of principal, interest and attorney's fees called for in said notes according to their face and tenor, effect and reading.

Wherefore, plaintiff prays the Court that the defendants and each of them be cited to appear and answer this petition and that upon a final hearing hereof plaintiff have judgment against the defendants and each of them for the full amount of principal, interest and attorney's fees due upon said four notes, for his damages and costs of suit, and for the fore closure of his Vendor's Lien on the lands and premises hereinbefore described and that the same be decreed to be sold according to law and that the Sheriff or other officers executing said order of sale shall place the purchaser of said property sold under said order of sale in possession thereof within thirty days after the date of sale, and plaintiff also prays the Court for general and special relief

HEREIN FAIL NOT, but have you before said Court on the said first day of the next term thereof this writ with your return thereon showing how you have executed the same

WITNESS G. H. KNAGGS, Clerk of the District Court of La Salle County, Texas.

Given under my hand and the seal of said Court at office in the city of Cotulla, in La Salle County, Texas, on this 9th day of February A. D. 1911. Issued same day.

[SEAL] G. H. KNAGGS, Clerk of the District Court of La Salle County, Texas.

Came to hand on the 9th day of February A. D. 1911 at 2 o'clock p. m. and a publication of the above citation ordered made in "The Cotulla Record."

T. H. POOLE, Sheriff of La Salle County, Tex. By B. Wildenthal, Jr., Deputy.

## Guaranty Fund Bank

Take Good Care of What You Spend Your Life to Earn.

The man who labors six days in the week for a living, should make an effort to save a part of his earnings for that time in the future when Age shall reduce his earning capacity.

The man with a bank account is in a position to do this for this plan of setting aside a regular amount each month or week from the salary, is the ideal method of saving money.

Your deposit will be welcomed at this bank—we help you save money.

## Cotulla State Bank.

FOR SALE AT

W. L. Crawford's

DILLEY, TEXAS.

Barb Wire, per pound, 3c.

Nails, per keg, 31-2c, except 3s casing and finishing

Staples, per keg . . \$3.50

41-2 inch J. T. Casing, per 100 feet.	\$27.16
4 3-4 " " " "	\$33.00
5 " " " "	\$34.80
5 3-16 " " " "	\$36.80

Write for Prices on

Galvanized Pipe from 3-4 to 3 inches.

EAT AT THE

BUCKHORN CAFE

EVERYTHING FIRST CLASS

LADIES PATRONAGE SOLICITED

SHORT ORDERS

Robt. Burwell, Proprietor.



A HAPPY HOME IN REACH OF ALL

Joy AND SICKNESS DON'T CHUM

TO BE HAPPY KEEP WELL

USE ONLY DR. KING'S NEW DISCOVERY

TO CURE COUGHS AND COLDS WHOOPING COUGH AND ALL DISEASES OF THROAT AND LUNGS

IT HAS BROUGHT JOY TO Millions

Price 50c and \$1.00 SOLD AND GUARANTEED BY

Horger & Windrow.

**LOOK! LISTEN! TAKE NOTICE!**

**WE HAVE NOT RAISED SUFFICIENT FUNDS TO MEET OUR REQUIREMENTS.**

Another CASH SALE starts March 1st and will continue until March 11th. It will **PAY YOU** to take advantage of this opportunity. Positively, we are losing money by this sale, but **We need the CASH.**

Sugar, American Granulated 18 lbs. for \$1.00	
Tomatoes, 3 lb Wagner, regular 15c. Sale Price 10c	
Tomatoes, 2 lb "	10c "
Peas, Early June, "	15c "
Peas, Daisy Brand, "	121-2c Sale Price 7 1-2c
Corn, Glencoe brand, "	15c "
Beans, Wagner's Kidney, "	121-2c "
Pears, 2 lb Wagner, "	15c "
Strawberries, 2 lb Wagner, "	15c "
Blackberries, 2 lb "	15c "
Peaches, 3 lb California, "	25c "
Apricots, 3 lb "	25c "
Pears, 3 lb "	25c "
Grapes, 3 lb "	25c "
Cherries, 3 lb "	25c "
Blackberries, 3 lb "	25c "
Hominy, Unity brand (the best) regular 15c sale price 10c	
Chow-Chow, Libby's, "	30c "
Sweet Gherkins, Libby's "	30c "
Pickles, Dill flavored, "	30c "
Jams, Beechnut assorted, "	35c "
Jelly, Beechnut assorted, "	30c "
Herring, in Olive Oil, "	25c "
Shrimp, in liquid or dry, "	15c "
Olives, plain or stuffed, "	35c "
Olives, plain or stuffed, "	25c "
Van Camp's Pork & Beans, "	25c "
Very best Sausage Meat, "	30c "
Honey, strained 1-2 gallon, "	90c "
Honey, Comb 1 gal. bkts, "	\$1.65 "
Baking Powder, Calumet, "	15c "
Stock Food, International, "	40c "
Furniture Varnish, Fixall, "	25c "
Rice, Full Head, "	81-4 "
Best Coal Oil, "	20c "
Lanterns, No. 0 tubular, "	75c "
Puffed Wheat, Quaker, "	15c "
Salmon, Columbia River, "	25c "
Soap, Lenox, 7 bars for 25c	
Soap, Bob White, 6 bars for 25c	
Matches, Double Tip, 7 boxes for 25c	
Coffee, Globe roasted, 22c per pound.	
Coffee, Jackson Square, 1 lb Canisters 25c	
Coffee, Jackson Square Buckets, \$1.00	
(This coffee was contracted for several months ago; cannot buy today at this sale price.)	

Remember we will make you a Special Price on anything in our store, for Cash, during sale.

**Simpson & Sons,**

*Wide-a-Wake, Up-to-Date Grocers.*

**LOCAL AND PERSONAL ITEMS**

The Spragues—March 8.  
E. W. Gaddis attended the celebration at Laredo.  
William Earnest of Millett was in Cotulla Wednesday on business.  
Henry Jay returned from Laredo Thursday morning.  
R. O. Gouger returned Tuesday from a brief trip to San Antonio.  
G. W. Hutcherson and wife of Kansas City were here yesterday.  
Mrs. A. W. Brademan, of Ft. Worth, is a guest at the home of R. D. Barnes this week.  
J. H. Allship of Skidmore is in Cotulla this week visiting with Dr. Gouger and family.  
Bill Ballard of Pearsall was in Cotulla this week visiting his brother R. O. Gouger.  
Mrs. J. H. Gallman is visiting her sister Mrs. Ed Cotulla at Laredo.  
R. D. Barnes, agent for the G. N. here left Thursday for Ft. Worth.

Miss Ethel Gardner attended the celebration at Laredo this week.  
J. W. Lewis of Wabash, Ind., of the Lewis Realty Company, was in Cotulla last week.  
Mesdames A. G. Faubion and J. Blakely of Gause, are guests of R. D. Barnes and family.  
Messrs. J. D. J. P. Gingerick of Centralia Mo., were in Cotulla last week.  
W. W. Wilson the Tailor, is equipped with all necessary preparations with which to remove stains, ink, scorch, etc.  
Judge C. C. Thomas and wife, Miss Dorothy Reed and Mr. R. O. Gouger, returned Thursday from the Laredo celebration.  
Mrs. C. D. Lake of San Marcos is here visiting her daughters, Mrs. L. A. Kerr and Mrs. B. Wildenthal Jr.  
R. B. Hollandsworth of Bronte, Texas, was here this week for several days. He is interested in the Altito ranch proposition.

Mr. and Mrs. T. N. Pienot went to Laredo Wednesday to attend the celebration.

Mr. and Mrs. Roger Miller and Mr. and Mrs. J. T. Robinson went to Laredo Tuesday to see the celebration.

Miss Dot Reed has returned from El Paso where she has been for the past two months visiting relatives.

F. I. Rock shipped quite a lot of broom corn to San Antonio yesterday. We understand he sold it for \$80 per ton.

Mrs. W. W. Wilson, who has been ill for the past three months and confined to her bed since 12th inst., we are glad to report is slowly improving.

W. N. Guinn went to San Antonio Monday to purchase some mules. He now has charge of Roger Miller's farm, three miles up the Nueces.

Mesdames A. G. Faubion, J. Blakely and A. W. Brademan, while visiting here, attended the celebration at Laredo Wednesday.

While at the Laredo celebration R. O. Gouger was "touched" for his watch. The case was solid gold and was a present from his mother.

NOTICE—My office hours are somewhat irregular owing to wife's illness, although I am in position to appreciate your patronage—W. W. WILSON.

Yancy Straight and Robt. Hall were the only boys from this county that participated in the Laredo Roping. Straight won first money on the three steer contest.

The reporter of the Ladies Aid of the Presbyterian Church states that unavoidable conditions prevented a meeting Thursday, but the Society hopes for an excellent large attendance next Thursday with Mrs. J. C. Poole.

M. H. McMahan returned Tuesday from McMullen county where he had been receiving some steers. Said very heavy rains fell all over that section raising the creeks higher than they have been for years and breaking many tanks.

J. J. Baggett, a prominent citizen of Fayetteville, Ark., accompanied by his daughter Miss Margrette, spent Sunday in the city, and left Monday to see Washington's Birthday celebration at Laredo. Mr. Baggett is a large land owner of South West Texas.

There will be regular preaching service at the Presbyterian Church Sunday Feb; 26th. at 10 A. M. and 7 45 P. M. all are cordially invited to attend these services. We are especially anxious for the visiting people to make their church hour with us while in the city.  
Rev. Hamilton, pastor.

Recently Prof. Taylor made application for affiliation with the State University and this week forwarded by express specimen examination papers to the visitor of Schools at Austin. Prof. Taylor is very hopeful of securing at least partial affiliation as the standard of the school has been raised a great deal in the last two years.

**A CORRECTION.**

Sheriff Poole called our attention to the typographical error which appeared in the last issue of the RECORD. In a report of the Commissioners Court proceedings, it was stated that an account of T. H. Poole for road work was approved. It should have been T. B. Poole. Mr. Poole desired a correction as officials are not allowed to do this work and it perhaps would mislead many people.

**Something New for You to See Every Week**

*We are prepared to show you our line of Fallers' Perfect System Clothing. It costs you nothing to see this line unless you buy and then you are guaranteed your money's worth. You can't lose. We have added to this line for spring and summer:*

*Mohair two piece Suits, in blue and grey, at \$18.00.*

*Everybody knows the Em Eff brand of pants. We have them at \$1.50 to \$4.50*

*Misses and Childrens Dresses, at \$1.50 to \$4.00.*

*Boys Wash Suits, sizes 2 1-2 to 7 years, at 65c and 85c.*

*Roberts, Johnson & Rand Shoes are better. At our store Ladies at \$2.50 to \$3.50. Misses at \$1.50 to \$3.50. Children's at 25c to \$2.00.*

*Men, Young Men and Boys Hats in any style and color.*

*Stern and Bernd Brand at \$3.00.*

*John B. Stetson Brand at \$5.00 to \$7.50.*

*Seward line of Trunks at \$3.50 to \$27.50.*

*Seward line of Suit Cases and Hand Bags at \$1.00 to \$10.00.*

*These goods have come in the past two weeks and are subject to your inspection at any time.*

**C. F. BINKLEY,**

**Head to Foot Outfitter for Men, Women and Children.**

**SUNDAY SCHOOL WORKERS SPEND DAY IN COTULLA.**

By Association Secy.

Mr. Wm. Hawkins, special field worker of the Texas Sunday School Association, met his appointment here Wednesday Feb. 22nd. Owing to Mr. Hawkins physical condition Mrs. W. N. Wiggins, wife of our State Secretary joined him here, also Rev. Mr. Holt, pastor of the Pearsall Baptist Church, and with these three earnest, energetic, and well qualified Sunday School workers the Sunday School people of Cotulla spent a day long to be remembered, by them, and one that will be held sacred, because of the help it gave us in a forward movement in our Sunday School work. Mr. Hawkins instruction in regard to the duties of parents, officers and teachers was full of practical wisdom, and the plans given by Mrs. Wiggins for arranging and carrying out the primary and general work were helpful and interesting. Great stress was placed upon the Cradle Roll and Home department work, and it is expected to organize these departments in all the schools where they are not in use.

**NOTICE TO ONION GROWERS.**

The report has been circulated that the Cook Folding Onion Crates too large, that it holds 7 pounds more than the Cummer folding crate.

We, the undersigned, have seen the Cook crate and the Cummer crate filled with onions and tested side by side on the same scales, and have found the report to be erroneous, and that they both will hold the same number of pounds.

The price is 16 cents.  
W. A. Tarver, President,  
J. H. Gallman, R. H. Seefeld, V. P.  
Miss Kate Burwell, Sec. & Treas.  
Mrs. J. D. Morrow, Supt. Elementry Work.

E. E. Scoggins, Supt. Adults.  
A. A. Simpson, Supt. music.  
Mrs. R. H. Seefeld, Mrs. T. R. Keck, Supt. Home department.

Price Daniel, Dist. Supt. Rockwood School.  
L. G. Coovert, Dist. Supt. Woodward School.

Revs. H. M. Rowland, J. M. Lynn, H. W. Hamilton, Executive Committee.

The remainder of the district presidents will be appointed as soon as we can get in touch with the other Sunday Schools in the county and as certain who their superintendants are.

A religious census of this school district will be taken by the proper authorities within the next few days and we hope to increase the interest and activity of Sunday School Work and enlist a great many more in the work.

We, the undersigned, have seen the Cook crate and the Cummer crate filled with onions and tested side by side on the same scales, and have found the report to be erroneous, and that they both will hold the same number of pounds.

The price is 16 cents.  
C. E. Manly,  
L. W. Gaddis,  
D. L. Neeley,  
J. B. Trice, Jr.,  
J. C. Trice,  
Jas. B. Trice,  
Arthur Coleman.

**CLASSIFIED.**

FOR SALE—One male pig and 65 chickens.—L. N. WONDER.

FOR SALE—Second hand wagon and some plow tools, at Mrs. Dr. Speers.

FOR SALE—2 carloads high grade durham steers, coming fours, \$35 per head.—S. F. MOFFETT, Millett, Texas.

FOR SALE—One dozen brown Leghorn hens, all laying and one Buff Leghorn rooster all for \$13.00.—MRS. A. P. WEST, Cotulla, Texas.

LOST—Front portion of watch charm (Masonic Emblem). Please return to E. L. Talbott, I. & G. N. Ry. Co., and receive reward.

FOR RENT—One or two well furnished front rooms for rent. Kitchen and telephone privilege is desired. Reasonable rates. Apply this office.

Want Land To Sell, must be good agricultural stuff and can use large or small tracts but only from owners direct. We have been very successful in selling La Salle County Lands and can sell yours if you really want to sell.

JNO. H. GRIST, Austin, Texas.  
For immediate sale 320 acres as good land as in South Texas. All level, rich, tillable, lying on bank of Nueces River, lake in center of tract, 50 acres cleared, good pumping plant and ordinary ranch house. Eagle Pass to Aransas Pass R. R. will run through this land. This land cannot be duplicated in this section of the country for \$50 per acre. If sold at once will take \$35. Might consider some good trade, call or write to  
ALEXANDER CORTER, Cotulla, Texas.

**A PLEASURE TO TAKE**

Dike's Cough Balsam, because it is composed of pure and harmless Drugs.

If troubled with a cough or cold take Dike's Cough and Cold Cure. It isn't a sovereign remedy for every ill. It gets at the very seat of the trouble, and effects a cure by putting all the organs effected into a thoroughly healthy condition.

The price of a bottle is only 25c, and one bottle will work wonders.

**HORGER & WINDROW**

PRESCRIPTION DRUGGISTS

Prescriptions carefully compounded day or night.

**CITATION BY PUBLICATION.**

The State of Texas. To the Sheriff or any Constable of La Salle County, Greeting:

You are hereby commanded to summon C. D. Gilliam, W. H. Dickson, F. H. Pye, F. E. Pye, W. L. Quinn, R. P. Wetmore, the Texas Land and Development Company and the Southwest Texas Land Company and each of them by making publication of this Citation once in each week for four successive weeks previous to the return day hereof, in some newspaper published in your county, to be and appear at the next regular term of the District Court of La Salle county, Texas, to be held at the Court House thereof in the town of Cotulla, on the fifth Monday after the first Monday in February, A. D. 1911, the same being the thirteenth day of March, A. D. 1911, then and there to answer a petition filed in said Court on the sixth day of February A. D. 1911, in a suit numbered on the Docket of said Court No. 1052 wherein J. M. Ramsey is plaintiff and the West Texas Bank and Trust Company, Trustee, C. H. Dean, W. A. Hadden and the said C. D. Gilliam, W. H. Dickson, F. H. Pye, F. E. Pye, W. L. Quinn, R. P. Wetmore, the Texas Land and Development Company and the Southwest Texas Land Company are the defendants, and said petition alleging substantially as follows, to-wit:

That on or about November 29, 1909, the defendant, C. D. Gilliam, made, executed and delivered to plaintiff his four several promissory notes, one for the sum of \$5,000.00 and the other three for the sum of \$6,080.46 each, aggregating the total of \$23,241.38, each dated November 29, 1909, signed by said C. D. Gilliam, payable to the order of said J. M. Ramsey, due on or before six, eighteen, thirty and forty-two months after date respectively, bearing interest from date thereof until paid at the rate of seven per centum per annum, interest payable annually as it accrues and all past due interest bearing interest from date same is due until paid at the rate of ten per centum per annum, each of said notes providing that a failure to pay any note or any installment of interest when due shall, at the option of the holder or holders thereof, mature all notes then unpaid, and each of said notes further stipulated and provided for ten per cent additional on the amount of principal and interest then due to be added as attorney's or collection fees in case said notes or any of them were not promptly paid when due and suit was brought on the same or said notes were placed in the hands of an attorney for collection; that thereby defendant, C. D. Gilliam, then and the other defendants by their actions and conduct subsequently, agreed, became liable and promised plaintiff to pay him the total of the sums of money in said notes specified, together with all interest and attorney's or collection

fees due or to become due thereon according to the tenor and effect thereof:

That said notes were given for a part of the purchase money of the following described real estate and premises situated in the county of La Salle in the State of Texas, to-wit:

1st. Tract. 483.30 acres of land out of and part of survey No. 8, Cert. No. 30, original grantee, S. W. Yeager, patented to the heirs of said Yeager on the 8th day of February, 1876 by Patent No. 451, Vol. 21, for 1476 acres of land, being abstract No. 703, said 483.30 acres of land being described by metes and bounds as follows, to-wit: Beginning at the N. W. corner of said Survey No. 8 and the N. E. corner No. 11, H. & G. N. R. Co., a corner of fence; Thence S. O. degree 04' E. 1940.32 vrs. to the S. E. corner of said survey No. 11; Thence N. 89 degrees 27' E. 63.18 vrs. to a stake; Thence S. O degree 04' E. 294.12 vrs. to a stake in center of lane between Ramsey and DeRyee lands; Thence S. 89 degrees 52' E. 1173.78 vrs. to the S. W. Corner of a tract of land out of said survey No. 8 decreed on November 5, 1909 by J. M. Ramsey to Mary C. Albert Et. Al.; Thence N. O degree 05' E. 2202.90 vrs. along the West line of said tract decreed to Mary C. Albert Et. Al. to its N. W. corner; Thence N. 88 degrees 26' W. 1238.76 vrs. to the place of beginning; also

2nd Tract. 485.79 acres of land out of and part of Sur. No. 8, Cert. No. 30, original grantee, S. W. Yeager, patented to the heirs of said Yeager on the 8th day of February 1876 by Patent No. 451, Vol. No. 21, for 1476 acres of land, being Abstract No. 703, said 485.79 acres of land being described by metes and bounds as follows, to-wit: Beginning at the original N. E. corner of the said S. W. Yeager survey No. 8, whence a mesquite 20 inches in dia, brs. S. 14 1-2 degrees E. 37 vrs., and another mesquite, forked, 12 inches in dia, brs. S. 49 degrees W. 27 vrs.; Thence S. 89 degrees 33' W. 1241.57 vrs. along the North line of said survey No. 8 to a stake for corner; Thence S. O degrees 05' W. 2202.44 vrs. to a point on the South line of said Survey No. 8 in center of lane, a stake for corner; Thence S. 89 degrees 52' E. 1241.57 vrs. along center of lane to fence corner, stake for corner; Thence N. O. degrees 05' E. 2215.08 vrs. to the place of beginning, said two tracts aggregating 969.09 acres of land and being all of said Survey No. 8 except 484.54 acres of said survey No. 8 sold by J. M. Ramsey to Mary C. Albert Et. Al. by deed dated November 5, 1909 and recorded in the Deed Records of said La Salle County to which reference is made; also

3rd. Tract. Part of Survey No. 11, Certificate No. 12-2588, original grantee, H. & G. N. R. Co., the whole of said Survey No. 11 being described by metes and bounds as follows, to-wit: Beginning at the N. W. corner of said Survey No. 11 at a stake set for corner whence a mesquite 18" in dia, brs. S. 64 1-2 degrees W. 10-3-4 vrs., and another mesquite 12" dia, brs. N. 75 1-2 degrees W. 14-1-2 vrs.; Thence 04 1-2 degrees E. 1952.64 vrs. to stake set for S. W. corner of this survey; Thence N. 89 degrees 27' E. 1906.74 vrs. to the S. E. corner of said Survey No. 11; Thence N. O degrees 04' W. 1940.32 vrs. to the N. E. Corner of this survey No. 11 and the N. W. corner of the S. W. Yeager Survey No. 8, corner post of fence; Thence S. 89 degrees 49' W. 1906.74 vrs. to the point of beginning, containing 637.43 acres of land.

LESS and EXCEPTING from the three tracts of land hereinbefore described the following lands, to-wit:

Tract No. 1. Being 203.27 acres of land described by metes and bounds as follows, to-wit: Beginning at the S. W. Corner of said Sur. No. 11, H. & G. N. R. Co.; Thence N. 89 degrees 27' E. 1913.04 vrs. along the South line of said Sur. No. 11 to corner of fence, a stake; Thence N. O degrees 04' W. 600 vrs. to a stake for corner; Thence S. 89 degrees 27' W. 1913.04 vrs. to the west line of said Survey No. 11; Thence S. O degrees 04' E. 600 vrs. to the place of beginning, being 202.6 acres out of and part of said Sur. No. 11 and 67-100 acres of land out of and part of said Sur. No. 8, S. W. Yeager;

Tract No. 2. All that portion of said Sur. No. 11, H. & G. N. R. Co., that lies West of the East line of the H. & G. N. R. Co., right of way and containing 3.9 acres of land;

Tract No. 3. All of Block No. 1 and all of Lots Nos. 1, 2, 3, 14 and 15 of Block No. 2 of Ramsey's Addition to the Town of Asherton Junction in La Salle County, Texas as shown by the map or plat of said Addition recorded in the Deed Records of said La Salle County to which reference is made; and

Tract No. 4. Being 5.65 acres of land out of and part of said Survey No. 11, H. & G. N. R. Co., being the land sold to George Copp by J. M. Ramsey by deed dated the first day of October 1909 and recorded in the Deed Records of said La Salle County, Texas, to which said deed and the said record thereof reference is hereby made for description of said 5.65 acres of land by metes and bounds;

Making the aggregate number of acres of land out of and part of said Survey No. 11 conveyed 442.98 and the total number of acres out of and part of said Survey No. 8 conveyed 969.09, making the total number of acres out of the said two surveys conveyed and for part of the purchase price of which said notes were given 1112.07.

Plaintiff further alleges that said lands were heretofore on the 29th day of Nov. A. D. 1909 conveyed by him, by his deed of that date in writing and duly acknowledged and delivered, to "The West Texas Bank and Trust Company, Trustee," in consideration, among other things, of the execution and delivery to plaintiff by the defendant, C. D. Gilliam, of the four certain promissory notes hereinbefore described, and that in said notes and in said deed of conveyance the

Vendor's Lien was expressly reserved on all said lands to secure the payment of said four notes and each of them; that note No. One of said series in the sum of \$5,000.00 was due on the 29th day of May 1910, together with the interest on same, and is still due and wholly unpaid; that the interest on the remaining notes was due on the 29th day of November 1910, and is still due and wholly unpaid and that by reason thereof plaintiff, as provided by said deed and said notes, has elected to declare and does hereby declare all said notes due and that all of said notes are now due and wholly unpaid, and that the defendants though often theretorequested have failed and refused and still fail and refuse to pay said notes or any one or more of same or any part of any one or more of same and that said notes and each of them still remain due and wholly unpaid; that each and every one of said defendants have assumed and agreed to pay said notes and have agreed, become liable and promised plaintiff to pay him the amount due on said notes according to their face and tenor, effect and reading, and that each and every one of said defendants are asserting or pretending to assert unlawfully and unjustly some claim to or interest in said lands on of which plaintiff holds the Vendor's Lien to secure the payment of said four notes of which he is still the absolute owner and holder and have failed and refused and still fail and refuse to pay plaintiff the amount due on said notes to his great damage in the sum of Forty Thousand Dollars; that by reason of the failure of defendants and each of them to pay said notes according to their face and tenor, effect and reading and by reason of their casting a cloud upon the superior title of plaintiff and his superior lien on said land it has become necessary for plaintiff to employ an attorney at law to protect his rights and to collect said notes and that plaintiff has placed said notes in the hands of C. C. Thomas, an attorney at Law for collection, and has caused said Thomas to file suit on said notes and to foreclose his lien on said lands and that for such services plaintiff has agreed, become liable and promised said Thomas to pay him the 10 per cent attorney's or collection fees called for in said notes and that same is a reasonable fee for said services and that thereby the defendants and each of them have agreed, become liable and promised plaintiff to pay him the full amount of principal, interest and attorney's fees called for in said notes according to their face and tenor, effect and reading.

Premises considered, plaintiff prays the Court that the defendants and each of them be cited to appear and answer this petition and that upon a final hearing hereof plaintiff have judgment against the defendants and each of them for the full amount of principal, interest and attorney's fees due upon said four notes, for his damages and costs of suit, and for the fore closure of his Vendor's Lien on the lands and premises hereinbefore described and that the same be decreed to be sold according to law and that the Sheriff or other officers executing said order of sale shall place the purchaser of said property sold under said order of sale in possession thereof within thirty days after the date of sale, and plaintiff also prays the Court for general and special relief.

HEREIN FAIL NOT, but have you before said Court on the said first day of the next term thereof this writ with your return thereon showing how you have executed the same

WITNESS G. H. Knaggs, Clerk of the District Court of La Salle County, Texas.

Given under my hand and the seal of said Court at office in the city of Cotulla, in La Salle County, Texas, on this 9th day of February A. D. 1911. Issued same day.

[SEAL] G. H. KNAGGS, Clerk of the District Court of La Salle County, Texas.

Came to hand on the 9th day of February A. D. 1911 at 2 o'clock p. m. and a publication of the above citation ordered made in "The Cotulla Record."

T. H. POOLE, Sheriff of La Salle County, Texas By B. Wildenthal, Jr., Deputy.

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