

SNOOTER KNOWS

LITTLE ABOUT EVERY THING AND NOT MUCH ABOUT ANYTHING



BACK TO THE "GAY NINETIES" are we going? Looks that way to the conductor of this column. Those were the days of the horse and buggy and the horse and wagon. They were the days of the hitching rack and the wearing of bussels by the women folks. They were the days when the men folks wore 10-penny nails on which to hang their suspenders. They were the days of the brass rails to support the feet of the thirsty as he sipped or goozled his liquor at the corner saloon. They were the days when at a moment's notice a pony race was matched and the boys picked their favorite and put up their bets. No bones were made about it. In fact, they were days when every tub stood on its own bottom, and the boys drank their whisky straight without batting an eye. They were the days when a fellow called you a liar, he meant it and rare was the occasion he got away without retaliation coming from the fists of the guy at whom the word "liar" had been thrust. They were the days when a fellow borrowed from his neighbor without the scratch of pen or pencil on paper—the day was set when the loan would be paid, and it was paid on that date. How different today. Can tie a fellow up with a log chain so far as security is concerned and he treat the obligation as a scrap of paper.

The first retracing steps back to those days of the "gay nineties" are seen in the legalizing of 3.2 per cent beer by Congress, and the falling in line with the administration's setup. Others have set the time upon which by many states permitting its sale, a vote is to be taken for the purpose of accepting or rejecting the same.

The Texas Legislature has set August 26, as the date on which to vote on submission. Prior to that date counties which voted dry are permitted to hold local option elections, to determine if that particular sector wants beer back, when and if by vote of the people at the November election decide in favor of the sale of 3.2 per cent beer in the state.

The State Legislature passed a bill legalizing the betting on horse racing.

Horses, wagons and hitching racks are coming back—that is in some places. The buggy has yet to put in its appearance, except in a few cases, where a model of the "gay nineties" vintage may be seen.

But speaking of the "gay nineties" we have only to point to the "gray twenties," a period when people rode the crest of a stream that was one of flowing gold, spending it as freely as water, finally to awake from this frenzy of loose spending to find that the fountain head of this financial stream had ceased action and we were left standing high and dry on the bottom.

Indications now point to the return of prosperity. Not of the type enjoyed in the "20's", but of the normal kind—the kind that will see the unemployed back to work and the price of products from the farms and the ranches reach such a figure as will give to the producer a living wage.

The serious side to the question of being in a position to enjoy the fruits of good prices this fall now confronts the farmer and the rancher of Martin county. At this writing rain is badly needed that the farmer may plant his crop and the rancher may have grass to save the rancher the expense of being forced to move his cattle to other grazing lands.

There is time yet to save these interests from having to undergo the hardships that follow in the wake of a drouth, but that time is growing short. The rain clouds have a way of passing up this section this year. They come up, frown down on us by sending a flash of lightning and a shriek of thunder, and lie themselves to far off climes.

But all our life we have been charged with crossing the stream before we get to it, so a chunk floating rain may have fallen in Martin county by the time you read this, this week. Let's hope so, any way.

The Stanton Reporter

Published Every Friday in The Finest Climate On Earth, Where Health, Happiness, And Prosperity Awaits The Homeseeker

VOLUME TWENTY-SEVEN

STANTON, MARTIN COUNTY, TEXAS FRIDAY, MAY 26, 1933

NUMBER THIRTY-FIVE

STUDY CLUB PICNICS AT THE HAZLEWOODS

The Stanton Study Club held their annual picnic at the home of Mr. and Mrs. Ode Hazlewood, last Thursday evening. The club year is always brought to a close by the members and their families enjoying this outing.

A very pleasant and profitable year of study has just been finished, the studying being "A Tour Through France," with Mrs. Robert Hamilton, acting as president. The club will have as their president for the coming year, Mrs. James Jones.

Last summer the club sponsored the "Childrens Story Hour" during their vacation period and this summer the time will be spent in getting the library in shape in its new location.

The picnic with Mr. and Mrs. Hazlewood was a very pleasant one and the cats consisted of barbecued steaks, salads, pickles, lemonade, coffee, ice cream and cake.

Mr. Hazlewood's farm is located fifteen miles north of Stanton, a section of farming and pasture land with the home located in a grove of poplar trees, flanked by a grape arbor, orchard and open tank.

The attendance was good at the picnic and everyone had a good time except James Jones and he put too much sauce on his barbecue and tried to eat all the ice cream to put out the fire. "Old General" did the barbecuing and it was perfect and the hot sauce exceptional.

PLAY TO BE GIVEN AT

TARZAN THURSDAY, JUNE 1

There is to be a play given at Tarzan next Thursday night, June 1, entitled "His Irish Dream Girl."

The cast of characters are the following:

- Mother O'Brien, Jim's mother—Lorene Francis.
- Libby Kelly, his widowed sister—Edna Springer
- Emma, the help at the O'Brien's—Tommie McNeelin.
- Jim O'Brien, a farmer and dreamer—J. T. Glaze.
- Danna, Jim's hired help—Grover Winchester
- Nora Lynch, the dream girl—Sibyl Glaze.
- Dare Reynolds, a woman about town—Coy Welch.
- Ora Lynch, Nora's brother—Denver Springer.
- Ed. Brown, the village constable—Jack Lacey

This play will be given by the high school pupils. There will be no admission charges.

BOYS ACCEPTED FOR REFORESTRATION WORK

The local chairman, E. P. Woodard, reports that the quota for Martin county for work with the emergency conservation work, has been attained in this county. In the event that any of this number be refused then that place will be open for another appointment.

The boys who signed up for this work which is under the supervision of the Texas Relief Commission, cooperating with the Department of Labor Emergency Conservation Work, reported at Big Spring from which place they will go to Fort Bliss, El Paso.

Those going are: Doyle Watson, Major Munn, Leroy Cook, Geo. Blocker, Aubry Spinks, J. P. Ruggles, Olle Wood, Jesse E. Lockhart, Charley Rhodes, Joe Alford Long, Melvin C. Metcalf, Bascom T. Bridges.

FASHION PARADE AT YUCCA THEATRE IN MIDLAND

On Thursday and Friday of this week the Yucca Theatre at Midland is staging a fashion parade and beauty revue. They will select from the revue of local girls and out-of-town contestants, "Miss Southwest Texas."

The winner at this time will receive a free trip to the "Queen of the West" revue at Roswell, at which place the winner will receive a free trip to the World's Fair.

Representing Stanton at Midland will be Misses Eleanor Merle Zimmerman, Dorothy Lee Bassett, and Leta Ruth Eidson.

The revue will be carried with the regular picture with no advance in the price of admission.

Mrs. D. B. Starley spent Friday at Mrs. R. P. Martin.

Nationally Known Political Writer Says Smith Probable

The following lead to the Mark L. Goodwin story, special Washington, D. C., correspondent, is taken from the Odessa News-Times:

W. R. Smith, Jr., district attorney for this district and resident of Odessa, is the Democrat likely to be named United States Attorney for Western District of Texas, according to a statement in an article Monday by Mark L. Goodwin, veteran staff correspondent of the Dallas News in Washington. The statement by this veteran observer is said to be most encouraging sign since Smith started his campaign for the position.

The position sought for Smith by his friends in this area is that now occupied by John D. Hartman, Republican, of San Antonio, who was appointed during the Harding administration. Several Republican office holders have been requested to resign already, to be placed by Democrat appointees, and it is thought that Hartman's resignation will be sought shortly.

Says Goodwin: "Other Federal places in Texas will be reached by the Texas Senators as soon as it is ascertained the administration's policy as to permitting Republican incumbents to hold during the term of their present commissions. Following Wilson's second administration, President Harding began removing Democrats in Texas within a few months after taking office. The process was to ask for Democrats' resignation for no given reason, and when it was not forthcoming the Democrat was fired.

"This happened in the case of Hugh R. Robertson of Waco, United States Attorney for the Western District, who had eighteen months to serve when Mr. Harding asked him to resign. R. E. Creager, then Republican State Committeeman, came to Washington after this and other Texas jobs. Robertson did not tender his resignation and he was removed by Harding's executive order about June 1, 1921, less than three months after Harding took office.

John D. Hartman, Republican of San Antonio, was appointed at the request of Creager and the Texas Republican organization. At the instance of Senators Sheppard and Culbertson the nomination was held up and the Senate Judiciary Committee asked the Department of Justice why the action against Robertson was taken, but the department did not reply. Hartman is still on the job with a commission that would keep him in office until January 14, 1936.

"The Texas Senators probably will insist that Hartman be displaced by a Democrat as he already has had the office for twelve years. The probability is that W. R. Smith, Jr., of Odessa, will be recommended for the appointment. He is son of the late William Robert Smith, who represented the Colorado City district in Congress for a number of years and following his defeat by Thomas L. Blanton, was appointed to the Federal bench in the Western district, serving there until his death."

AMERICAN LEGION MEMORIAL DAY SERVICES SUNDAY, MAY 28TH

PROGRAM

9:30 A. M. Meeting at court house; from there to the cemetery to decorate graves

3:00 P. M. Assemble at Grammar school auditorium where memorial services will be held.

Judge James T. Brooks of Big Spring, will deliver the principal address.

Music will be in charge of Mrs. Sue Gibson.

The public is cordially invited to be present.

INFORMATION FOR FARMERS

Farmers can secure information about the Farm Adjustment Legislation recently enacted by Congress and production as fast as they are the plans for adjustment of prices worked out from their County Agent.

The following communities have already set up committees for County Agent work: Stanton, Courtney and Tarzan.

SHOWER

As this is being molded into type by the linotype it is 9:30 Thursday morning, and Stanton has received a light shower of rain, totaling at the time 1/2 of an inch, according to the rain gauge of N. Kaderli, south of town and still showering at his place, so he reported.

The rain shower struck this vicinity Wednesday afternoon, following the passing over of heavy clouds all day.

According to statement from E. Price, local agent of the T&P good rains had fallen all the way along the route from Fort Worth to Stanton, none west, except a light shower at Pecos.

Lenora, this county, reported Thursday morning, that community had received 1/2 inch of rain and still raining. Heavy rain fell at the E. Dickinson ranch, northwest of Stanton.

Heavy clouds are maneuvering over this section at this time, and looks like more rain.

MR. AND MRS. FINDLAY RHODES ENTERTAIN CLASS

In the writup last week of the Friendship Class party, the names of Mr. and Mrs. Findlay Rhodes were inadvertently omitted.

Mr. and Mrs. Rhodes were joint hosts with Mr. and Mrs. Horace Blocker and should have their share of the praise for the good time the class enjoyed.

YOUNG PEOPLES' CLASS ENJOY PICNIC AT B. G. PARK

The Young Peoples' class of the Methodist Sunday school, had a picnic Tuesday night at the park in Big Spring. The affair was sponsored by their teacher, Mrs. A. W. Keisling.

The picnic spread consisted of fried chicken, salad, pickles, olives, cake and lemonade.

HERRINGTON-CROSS

E. Herrington and Miss Rosilee Cross, stole a march on their friends, Saturday, and drove over to Big Spring, where they were married. Mr. Herrington is with the Highway department here and Miss Cross, who is a graduate of the Stanton high school of this year, has made her home here the past winter with her aunt and uncle, Mr. and Mrs. J. Lee Harri- on.

The young couple will make their home in Stanton.

SCHOOL CLOSSES FRIDAY, MAY 26TH.

A short program will be held at the school auditorium at 7:30 P. M. All are cordially invited.

SISTERS OF MERCY

REBEKAHS HAVE PICNIC

The Rebekahs had a picnic and barbecue following their lodge meeting last Tuesday night at the Houston ranch. There were twenty-eight in the party, and the barbecue, which was prepared by Edd Wilkinson and Clayton Burnam, was considered of the finest.

BREAKS ARM

Little Harry Tom Saddler had the misfortune to fall and break his arm. He was playing on the front porch at his grandparents, Mr. and Mrs. Geo. Tom, from which he fell breaking the arm at the wrist.

ANNOUNCEMENT

Mrs. Sue Gibson will have charge of the music at the Memorial services at the school house Sunday afternoon at 3 o'clock and she wishes every young man and woman in Stanton to be there and come up on the stage to assist with the singing.

S. T. Pate came up from his home in Robert Lee for his son, L. T., last week and they were accompanied by Paul Jones. The son made application to join the Reforestration group and was accepted to report at Big Spring, following which he will go to Fort Bliss.

GULF RADIO PROGRAM AND COMIC WEEKLIES CAUSING CONSIDERABLE COMMENT

The Gulf Refining Company has entered the field of radio advertising with an outstanding program which can be heard every Wednesday and Friday evenings over the Columbia network and Sunday evening over the National network, at 7 o'clock our time.

The Wednesday and Friday programs features Irvin Cobb, the Revellers and Al Goodman's orchestra. The Sunday evening program over the National Broadcasting Company features Will Rogers, the World's famous humorist as well as the Revellers and Al Goodman's orchestra. These features are unique and entertaining and as these programs are rapidly growing to be the most popular on the air, the Reporter takes this means of congratulating them on their success in the radio field and solicit a continuance of same.

The Gulf Comic Weekly, featuring "Olaf" and "Curly and the Kids," is a popular feature with the youngsters and those of us who still can enjoy funnies. These Comic Weeklies are available at all Gulf Service Stations and dealers every Friday.

HUSBAND SAVED FROM DROWNING BY FRAIL WIFE

Big Spring.—Friends of Mrs. Clinton R. Jenkins of Big Spring, Saturday were urging that application be made for a award to her for bravery shown Wednesday night of last week when she rescued her husband from drowning.

Mr. and Mrs. Jenkins were members of a party on a fishing trip at the lake north of Highway 1 between Big Spring and Stanton. Mr. Jenkins and two other men went in a small motor boat to lay trot lines.

The boat capsized far out in the lake. Two of the occupants held on to one end of the craft, which floated. Mr. Jenkins only chance to escape was to swim ashore.

This he attempted. However, weight of his clothing and shoes and the long distance to shore wore him down.

Hearing his cries for help out of the darkness his wife, a frail woman who has been in ill health, quickly stripped her dress from her body, kicked off her shoes, threw here eye glasses aside and went into the water.

She succeeded in bringing her husband, completely exhausted, ashore. Mrs. Jenkins was reported to have become highly nervous after reaching her home and was still confined to her bed Saturday.

Methodist Church Notes

W. B. VAUGHN, Pastor

Services were good last Sunday. If you were not there we will look for you next Sunday.

Sunday school will begin at 9:45. There is a class for everyone.

Preaching at 11 A. M., and 8:30 P. M. At the evening hour the pastor will use as a subject, "The Third Decisive Battle of the World."

Mrs. A. W. Keisling has been selected as teacher of the young peoples' class formerly taught by Mr. Sone. This class is taking on new life and gives promise of becoming one of our best. All the young people are invited to come and join the group.

The ladies of the Womans Missionary Society have been busy improving the looks of the church auditorium. With the aid of some of the men they waxed the floor and revarnished the pews. Come and see how nice it looks.

Our prayer service is starting back with good interest again after missing a few weeks. We are now studying the Gospel of John. Stop in with us for one hour's study of the Bible each Wednesday at 8:30 P. M.

FISHING TRIP TO THE CONCHO

French Gray, Henry Louder, Frances Gray, and Mut Whitson, spent the week end on the Axtell ranch on the Concho, below San Angelo. They caught a nice supply of fish and enjoyed motor boating while there.

Miss Mildren Martin was the last week end guest of Mrs. B. B. Starley.

STANTON OFFICERS SUE TEXAS B. ASSN FOR REWARD

SUIT OUTGROWTH OF ATTEMPTED ROBBERY OF THE FIRST NATIONAL BANK HERE BY A BIG SPRING YOUNG MAN.

The following account of a suit that has been filed against the Texas Bankers association by Stanton officers for the reward of \$5,000 in an attempt to rob the First National bank of this place nearly a year ago, was clipped from the Midland Reporter-Telegram:

Suit against the Texas Bankers association has been filed for payment of a \$5,000 reward allegedly due plaintiffs, Milt Yater, Maurice Zimmerman, French Grey and Less Thompson, in connection with their battling and killing in Martin county an alleged bank robber, Clinton Hare, 28, June 2, 1932.

Hare entered the First National bank of Stanton early that morning, asked Assisat Cashier John B. Lewis when "Jim" (Jim Tom) the cashier would "be down," then ordered Lewis and George Davis, who was in the bank at the time, into an ante-room, informing them to keep their hands up. Lewis called to Ed. Woodard, Stanton insurance man, whose office was across the petition of the ante-room and Woodard came into the room, only to be commanded to join the other two men. Lewis reached for the door into the bank lobby and when Hare made a motion to cover him with his gun, Woodard bumped into the bandit and Lewis escaped to the street, where he shouted the bank was being robbed.

The bandit became excited, jumped into his waiting coupe and drove at top speed out of town, south. At the Houston pasture the bandit got out to open the gate, then closed it to slow his pursuers, a sheriff posse that had been hastily organized. The sheriff and his men burst through the gate just as Hare started again. Hare's car threw a tire off the left front wheel and a gun battle issued. It was written in the newspapers at the time that Hare apparently killed himself when he saw the tide of battle go against him. Four shots had been fired from his gun, two going through the top of the car, one into the door, breaking the glass which was rolled down, and the other entered his head at the left ear, ranging upward. The battle was fought less than 10 miles from Stanton, about 40 minutes after the attempt on the bank.

George Dunaway, Midland attorney who filed the petition against the bankers association, points out that the association has repeatedly refused to pay the reward, posters advertising such a reward having hung in the Stanton bank prior to the robbery attempt and which, he alleges constituted a legal and binding offer that any person might mature into a contract by performing the acts offered to be rewarded; such contract being performable in Martin county; that the advertisement offered \$5,000 to any person who killed a bank robber making an attempt to hold up and rob one of the member banks of the association; said notice further stated that the offer included and covered the killing of such bank robber in the actual performance of holding up or robbing or attempting to rob its said member bank, or while escaping from such robbery or attempted robbery, within six hours of the time of such robbery or attempted robbery, or within 20 miles of the scene of such robbery; that the notice was duly signed by qualified officers of the banking association and fully authorized by directors or executives officers, that the terms of the offer had been met by the plaintiffs' that the plaintiffs relied upon the reward offered by defendants and endangered their lives by engaging said robber in the fight; that plaintiffs have often requested the defendants to pay the reward.

Dunaway concludes his petition by asking that defendants be cited to appear and answer according to law and upon final hearing plaintiffs have judgment jointly against defendants for their debt in the sum of \$5,000; for the costs of suit, and further relief, legal or equitable, general or special, as they are entitled.

The petition was filed with the district clerk at Stanton.

The Stanton Reporter
Published Every Friday

James E. Kelly — Editor-Publisher
Cora Matlock Kelly — Associate Editor

Entered as second-class matter January 6, 1922, at the postoffice at Stanton, Martin County, Texas, under the Act of March 3 1879.

Any erroneous reflection upon the character or reputation of any person, firm or corporation, which may occur in the columns of The Stanton Reporter will be gladly corrected upon being brought to the attention of the publisher.

ADVERTISING RATE: Local readers 10 cents per line. Card of Thanks, 5 cents per line. Display advertising rates made on application.

To insure insertion of advertising, copy must be in The Reporter Office not later than 9 o'clock Thursday morning, prior to Friday, day of publication.

Subscription Rate:
One Year \$1.50
Six Months \$1.00

Member Texas Press Association

LENORAH

A play, entitled "The Antics of Andrew," will be staged at Lenorah, Friday night, May 25th. The play is a comedy drama in three acts and furnishes a whole evening of fun. The characters are as follows:

Petunia, Andrew's darkey cook—Mrs. Virgil Jackson.

Andrew Brown, a senior in college—Virgil Jackson.

Jacques, his French butler and valet—Robbie Haggard.

Willie Waldo, his pal—Travis Gotcher.

Harold Hadley, another pal—Allan Moore.

Althen Thorne, Miss Prunella's niece—Fern Adrian.

Julie Boynton, Harold's sweetheart—Earnestine Nolen.

Betty Boynton, Willie's sweetheart—Mozelle Edwards.

Dean Socrates Boynton, Dean of Cameron college—Hansell Bryson.

Isaac Zimmerman, (Uncle Isaac), Andrew's millionaire uncle from New Zealand—Tom Gregg.

Miss Prunella Thorne, a maiden lady in love with the dean—Leeta Mae Garrett.

O'Flarity, a prohibition officer—Cecil Rogers.

Royle, his shadow—Vergil Foreman.

Reverend Doolittle, a man of mystery—Dean Haynes.

Everybody is invited and there will be no admission charge.

The graduation exercises for both the Grammar and High school grades, were held here last Friday night. Rev. Garnett of Stanton, delivered the address.

The following received diplomas from the Grammar grade:

Robbie Haggard, valedictorian; Allie Jo Saunders, salutatorian; Leray Odell, John K. Davis, Gordieen Tunnell and Christine Sloan.

From the High school: Travis Gotcher, valedictorian; Stanley Reid, salutatorian; Vergil Foreman, Mozelle Edwards and Cecil Rogers.

John K. Hughes has returned to his home in Galveston, after a visit with his sister, Mrs. L. Z. Gotcher and family.

Miss Ova Webb who taught at Woody, Dawson county, is at home for the summer.

A number of people from here enjoyed the singing at Valley View, Sunday.

Mr. and Mrs. Jack Frost and two sons, from New Mexico, were passing through this week and stopped over to have dinner with Mr. and Mrs. Tank White. Bob White, son of Mr. and Mrs. Tank White, whose death occurred several years ago while acting as forest ranger in New Mexico, was their son-in-law.

They reported that his wife had remarried and was getting along fine.

As fresh as today's paper is the milk you drink furnished by the Stamps Dairy.

Willis Whitson made a trip to El Paso, Monday, with Howard McReynolds.

White and Miss McReynolds' room gave a joint program on the night of April 28.

These young people displayed some good dramatic talent and furnished entertainment that provoked a great many smiles.

On Friday night, May 19: the eighth and ninth grades presented two short plays, "The Crossroads Store" a one act comedy including song specialties, and a burlesque wedding, entitled, "Let the Wedding Bells Ring."

Both programs were well attended.

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SPECIALS FOR SATURDAY

Wash Dresses, 98c value 87c
For
Lace Striped Dimity 22c
25c value for
Small Boys Play Suits 25c
for
Other Saturday Specials
On Display

HARRIS
Cash Store

Mr. and Mrs. Ed. Walker of Chattanooga, Tenn., who were visiting in Merkel, came over for a visit with Mr. and Mrs. C. E. Laird and took them back with them for a two months' visit with Mrs. Laird's parents.

Albert Odom of Lubbock, spent Saturday night in the home of Mr. and Mrs. Bart Smith. He was enroute to Garden City for his daughter, Allene, who has been teaching in the schools there this term.

Mr. and Mrs. J. A. Wilson, spent Sunday in Colorado with relatives and friends. S. P. Wilson, who has been visiting there returned with them.

Try our chocolate drink made especially for the children; half pint size, and delivered in a half pint bottle. Sam Stamps Dairy.

Rut Ments was operated on for appendicitis at the Big Spring hospital, last week.

Mr. and Mrs. Ray Simpson are the guests of Mr. Simpson's parents in Plainview.

Judge Lamar and Allen Kaderli, were at Moore's Hill last week for the school closing exercises and the all day barbecue.

Mrs. Bill Etheridge was operated on at the Big Spring hospital Sunday.

NOTICE OF FIRST MEETING OF CREDITORS IN PROCEEDINGS UNDER SECTION 74.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DISTRICT OF TEXAS, PECOS DIVISION

In the matter of: Henry Travis Wolcott, debtor.

No. 1: In Proceedings for a Composition or Extension.

To the Creditors of Henry Travis Wolcott, of Stanton, in the County of Martin, and district aforesaid:

Notice is hereby given that, on the 23rd day of May, A. D., 1933, the Petition of said Henry Travis Wolcott, praying that he be afforded an opportunity to effect a composition or an extension of time to pay his debts under Section 74 of the Bankruptcy Act, was approved by this court as properly filed under said Section, and that the first meeting of his creditors will be held at Pecos, Texas, in Reeves County, Texas, on the 8th day of June, A. D., 1933, at 10 o'clock in the forenoon, at which time the said creditors may attend, prove their claims, nominate a trustee, examine the debtor, and transact such other business as may properly come before said meeting.

May 24th, A. D., 1933.

BEN RANDALS,
Referee in Bankruptcy

Everybody is invited and there will be no admission charge.

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Mrs. Ball was taken to the Big Spring hospital Thursday of last week for an operation and is rapidly recovering.

Miss Allene Kaderli, was the guest last week in Midland of Miss Margaret Parks. She attended Commencement of the Midland school. Miss Parks was one of the seniors.

Miss Ethel Kaderli, who is English teacher in the Marfa high school, is at home for the summer vacation with her parents, Mr. and Mrs. N. Kaderli.

Mr. and Mrs. J. W. Maggart and daughter Shirley, left Wednesday for Lubbock. Mr. Maggart will attend the summer session of Texas Tech. Immediately upon their arrival, Mrs. Maggart and Shirley will accompany Mr. and Mrs. Alex Vestal.

Eugene Parks drove his sister, Mrs. Ray Simpson to Plainview, Sunday, to join Mr. Simpson, who has been there for a week with his parents.

Paul Cole and Duck Nutter of Odessa, were with the crew of the American Airways, who have been busy removing the landing lights at the airport north of Stanton.

Mrs. Scott Robertson and little daughter, Wilma Lee, of Colorado, were the guests last week of Mrs. Robertson.

Mr. and Mrs. Dave Sisson and little daughter, Patsy, of Big Spring, spent the day Monday with her brother, J. A. Wilson and family.

COMMENCEMENT EXERCISES

(From Courtney Round-Up) Processional—March.

Invocation—Mr. Ralph Kelley

Salutatory Senior—W. H. Munn

Salutatory, 7th Grade—John Hall Campbell.

Vocal Solo—Dr. L. C. Root

Valedictory, Senior—Inez Baugh.

Valedictory, 7th Grade—Ovella Watson.

Farewell Song—Class

Address—Dr. C. L. Root.

Presentation of Diplomas—Supt. L. H. White.

Benediction—Egother G. W. Robertson.

Recessional—March

CLOSING PROGRAMS

START SUNDAY, JUNE 4TH

(From Courtney Round-Up)

The first of a series of closing programs will be held in the auditorium

on Sunday, June 4, at 11 o'clock, at which time Rev. Garnett of Stanton will deliver the Baccalaureate sermon.

On Tuesday night following, the commencement exercises will be held. Dr. C. L. Root, of Colorado, will deliver the address.

There will be an all-day get-together on Friday, June 9. In the afternoon, the primary grades will give a joint program, after which Mr. White will speak on the Courtney of Tomorrow.

On Friday evening, June 9th at 8:15 o'clock, the high school grade will present "Paying the Fiddler," a comedy drama in three acts. There will be no admission charges.

Look up the programs for these events in this issue.

SCHOOL PROGRAMS

(From Courtney Round-Up)

The pupils of Mrs. Jackson, Miss

The Vegetable TONIC
HERBINE
CORRECTS CONSTIPATION
J. L. HALL and HENRY ORR

Summer Specials

We are giving summer rates on our facials featuring—

Adele Melar
Theo Bender
and Contoure'



Creams, Packs, Powders, Rouges, and Lip Sticks. The most restful thing in the world is a Facial; get one just before that party or dinner engagement and be the life of the party

Get you a new Permanent just in time for the Summer . . . one of those Permanents with ringlet ends

Summer \$2.50 TO \$6.50
Rates

Crawford Beauty Shop

MRS. ETTA MARTIN, Prop BIG SPRING, TEXAS

"I have my choice with Gulf"

Henry Ford
Dearborn, Mich.

May 15, 1933

Time and again I am told—by my own organization and by others—that I penalize myself by quality.

Friendly critics protest our putting into the Ford V-8 what they call "twenty-year steel." They say such quality is not necessary; the public does not expect it; and that the public does not know the difference anyway.

But I know the difference.

I know that the car a man sees is not the car he drives—-he drives the car which the engineer sees. The car which is seen, comprises beauty of design, color and attractive accessories.—all desirable, of course. The best evidence that we think so is that they are all found on the Ford V-8.

But these are not the car. The car proper, which is the basis of all the rest, is the type of engine and its reliability; the structure of chassis and body, ruggedly durable; the long thought and experiment given to safety factors; the steady development of comfort, convenience and economy. These make the car.

A car can be built that will last two or three years. But we have never built one. We want the basic material of our car to be as dependable the day it is discarded as the day it is bought. Ford cars built 15 years ago are still on the road. It costs more to build a durable car—but two items we do not skimp are cost and conscience. A great many things could "get by"—the public would never know the difference. But we would know.

The new Ford V-8 is a car that I endorse without any hesitancy. I know what is in it. I trust our whole thirty years' reputation with it. It is even better than our previous V-8. It is larger, more rugged and mechanically a better job all round.

I readily say this in an advertisement because I know the car will back it up.

Henry Ford

3 RULES
big help to BOWELS

What a joy to have the bowels move like clockwork, every day! It's easy, if you mind these simple rules of a famous old doctor:

1. Drink a big tumblerful of water before breakfast, and several times a day.
2. Get plenty of outdoor exercise without unduly fatiguing yourself.
3. Try for a bowel movement at exactly the same hour every day.

Everyone's bowels need help at times, but the thing to use is Dr. Caldwell's Syrup Pepsin. You'll get a thorough cleaning-out, and it won't leave your insides weak and watery. This family doctor's prescription is just fresh laxative herbs, pure pepsin, and other helpful ingredients that couldn't hurt a child. But how it wakes up those lazy bowels! How good you feel with your system rid of all that poisonous waste matter.

DR. W. B. CALDWELL'S
SYRUP PEPSIN
A Doctor's Family Laxative

WHITES
CREAM
VERMIFUGE
For Expelling Worms
J. L. HALL and HENRY ORR

LOOK HERE FRIENDS! *An Amazing* DOLLAR SAVING OFFER!

By Special Arrangements with the Leading Magazines of the Country We Bring You the Biggest Bargain of All Time
Subscriptions To 3 Famous Magazines with A New or Renewal Order for This Newspaper.

MAKE UP YOUR OWN CLUB!

ALL 4 ONLY...

CHOOSE

- 1 Magazine From Group "A"
- 2 Magazines From Group "B"

And

THIS NEWSPAPER (1 Full Year)

\$2.00

WHY PAY MORE?

Your Choice of Any One Magazine in This Group

GROUP A

- McCall's Magazine 1 Yr.
- Woman's Home Comp. 1 Yr.
- Pictorial Review 1 Yr.
- Screen Play 1 Yr.
- Hollywood Movie Mag. 1 Yr.
- Open Road (Boys) 1 Yr.
- Pathfinder (Wkly.) 1 Yr.

And Your Choice of Any Two Magazines in Group B
THREE IN ALL



Your Choice of Any Two Magazines in This Group

GROUP B

- Better Homes & Gardens 1 yr.
- Woman's World 1 yr.
- Household Magazine 1 yr.
- Needlecraft 1 yr.
- Good Stories 1 yr.
- Country Home 2 yrs.
- Successful Farming 2 yrs.
- Progressive Farmer 2 yrs.
- Southern Agriculturist 1 yr.

And Your Choice of Any One Magazine in Group A
THREE IN ALL

THIS OFFER IS . . .
Positively Guaranteed

There are no strings attached to this offer! Every magazine subscription will be filled exactly as represented. If any of your subscriptions are renewals the time will be properly extended.

Gentlemen—

I enclose \$ Please send me the three magazines checked with a year's subscription to your newspaper.

Name

Street or R.P.D.

Town and State

Typewriter

Ribbons

Carried in Stock

We have two of these Portable Typewriters in stock.

Stanton

Reporter

10¢ a Day



is enough
says

COWBOY TOM

(Columbia Network)

Boys and girls it's true! 10c a day buys a real Remington portable typewriter just like grown-ups use. Writes big and little letters and has a full set of keys. Not a toy, but an honest-to-goodness machine. Come in and try it for yourself

TO PARENTS

This Remington typewriter is not a toy. It is a real grown-up typewriter, simple to operate, yet capable of doing the finest work. Teachers say that the typewriter is the easiest and most modern way for the very young child to learn his letters and for the older child to learn spelling and composition.

S. J. R. NO. 32

NOTICE OF PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS.

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

Section 1. That Section 1-a of Article VIII of the Constitution of the State of Texas be amended so as to hereafter read as follows:

"Article VIII, Section 1-a: Three Thousand Dollars (\$3,000.00) of the assessed taxable value of all residence homesteads as now defined by law shall be exempt from all taxation for all State purposes; provided that this exemption shall not be applicable to that portion of the State ad valorem taxes levied for State purposes remitted within those counties or other political subdivisions now receiving any remission of State taxes, until the expiration of such period of remission, unless before the expiration of such period the board or governing body of any one or more of such counties or political subdivisions shall have certified to the State Comptroller that the need for such remission of taxes has ceased to exist in such county or political subdivision; then this Section shall become applicable to each county or political subdivision as and when it shall become within the provisions hereof."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held throughout the State on the fourth Saturday in August, 1933, at which election all voters favoring said proposed Amendment shall write or have printed on their ballots the words:

"For the Amendment to the Constitution of the State of Texas exempting Three Thousand Dollars (\$3,000.00) of the assessed taxable value of all residence homesteads from State taxes."

Those voters opposing said proposed Amendment shall write or have printed on their ballots the words:

"Against the Amendment to the Constitution of the State of Texas exempting Three Thousand Dollars (\$3,000.00) of the assessed taxable value of all residence homesteads from State taxes."

Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and to have same published as required by the Constitution and Amendments thereto.

W. W. HEATH, Secretary of State

S. J. R. NO. 3

NOTICE OF PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS.

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

Section 1. That Article IX of the Constitution of Texas be amended by adding thereto a section to be Section 3, which shall provide:

"Section 3. (1) Holding the belief that the highest degree of local self government which is consistent with the efficient conduct of those affairs by necessity lodged in the Nation and the State will prove most responsive to the will of the people, and result to reward their diligence and intelligence by greater economy and efficiency in their local governmental affairs, it hereby is ordained:

"2. Any county having a population of sixty-two thousand (62,000) or more according to the then last Federal Census may adopt a County Home Rule Charter, to embrace those powers appropriate hereto, within the specific limitations hereinafter provided. It further is provided that the Legislature, by a favorable vote of two-thirds of the total membership of both the Senate and the House of Representatives, may authorize any county, having a population less than that above specified, to proceed hereunder for the adoption of a Charter; however, as a condition for such authorization, it is required that notice of the intent to seek Legislative authority hereunder must be published in one or more newspapers, to give general circulation in the county affected, not less than once per week for four (4) consecutive weeks, and the first of such publications shall appear not less than thirty (30) days next prior to the time an Act making proposal hereunder may be introduced in the Legislature. No County Home Rule Charter may be adopted by any county save upon a favorable vote of the resident qualified electors of the affected county. In elections submitting to the voters a proposal to adopt a Charter (unless otherwise provided by a two-thirds vote of the total membership of each House of the Legislature) the votes cast by the qualified electors residing within the limits of all the incorporated cities and towns of the county shall be separately kept but collectively counted and the votes of the qualified electors

of the county who do not reside within the limits of any incorporated city or town likewise shall be separately kept and separately counted, and unless there be a favoring majority of the votes cast within and a favoring majority of the votes cast without such collective cities and towns, the Charter shall not be adopted. It is expressly forbidden that any such Charter may in any way affect the operation of the General Laws of the State relating to the judicial, tax, fiscal, educational, police, highway and health systems, or any other department of the State's superior government. Nothing herein contained shall be deemed to authorize the adoption of a Charter provision inimical to or inconsistent with the sovereignty and established public policies of this State, and no provision having such vice shall have validity as against the State. No Charter provision may operate to impair the exemption of homesteads as established by this Constitution and the Statutes relating thereto.

"(3) a. A Charter hereunder may provide: the continuance of a County Commissioners' Court, as now constituted, to serve as the governing body of a county to operate hereunder; or, may provide for a governing body otherwise constituted, which shall be elective, and service therein shall be upon such qualifications, for such terms, under such plan of representation, and upon such conditions of tenure and compensation as may be fixed by any such Charter. The terms for service in such governing body may exceed two (2) years, but shall not exceed six (6) years. In any event, in addition to the powers and duties provided by any such Charter, such governing body shall exercise all powers, and discharge all duties which, in the absence of the provisions hereof, would devolve by law on County Commissioners and County Commissioners' Courts. Further, any such Charter may provide for the organization, reorganization, establishment and administration of the government of the county, including the control and regulation of the performance of and the compensation for all duties required in the conduct of the county affairs, subject to the limitations herein provided.

"b. A Charter hereunder may provide that Judges of County Courts (including that County Court designated in this Constitution), and Justices of the Peace be compensated upon a salary basis in lieu of fees. The jurisdiction of the County Court designated in this Constitution, and the duties of the Judges thereof, may be confined to that general jurisdiction of a Probate Court which elsewhere is defined in this Constitution. The office of Justice of the Peace may be made either elective or appointive. Other than as herein provided, no such Charter shall provide for alternating the jurisdiction or procedure of any Court. The duties of District Attorney and County Attorney may be confined to representing the State in civil cases to which the State is a party and to enforcement of the State's Penal Code, and the compensation of said attorneys may be fixed on a salary basis in lieu of fees.

"c. Save as hereinabove and hereinafter otherwise provided, such Charters, within the limits expressed therein, may invest the governing body to be established for any county election to operate hereunder with the power to create, consolidate or abolish any office or department, whether created by other provisions of the Constitution or by statute, define the duties thereof, fix the compensation for service therein, make the same elective or appointive and prescribe the time, qualifications and conditions for tenure in any such office; save, that no such Charter other than as hereinbefore authorized, shall provide to regulate the status, service, duties or compensation of members of the Legislature, Judges of the Courts, District Attorneys, County Attorneys, or any office whatever by the law of the State required to be filled by an election embracing more than one county. Excepting herefrom nominations, elections or appointments to offices, the terms whereof may not have expired prior to the adoption of this Amendment to the Constitution, at such time as a Charter provision adopted hereunder may be in effect (save as to those offices which must continue to be elective, as herein elsewhere specified), all terms of county officers and all contracts for the giving of service by deputies under such officers, may be subject to termination by the administrative body of the county, under an adopted Charter so providing, and there shall be no liability by reason thereof.

"d. Any county electing to operate hereunder shall have the power, by Charter provision, to levy, assess and collect taxes, and to fix the maximum rate for ad valorem taxes to be levied

for specific purposes, in accordance with the Constitution and laws of this State, provided, however, that the limit of the aggregate taxes which may be levied, assessed and collected hereunder shall not exceed the limit or total fixed, or hereafter to be fixed, by this Constitution to control counties, and the annual assessment upon property, both real, personal and mixed, shall be a first superior and prior lien thereon.

"e. In addition to the powers herein provided, and in addition to powers included in County Home Rule Charters, any county may, by a majority vote of the qualified electors of said county, amend its Charter to include other powers, functions, duties and rights which now or hereafter may be provided by this Constitution and the statutes of the State for counties.

"4). Any county operating hereunder shall have the power to borrow money for all purposes lawful under its Charter, to include the refunding of a lawful debt, in a manner conforming to the General Laws of the State, and may issue therefor its obligations. Such obligations, other than those to refund a lawful debt, shall not be valid unless authorized by a majority of all votes cast by those resident qualified voters of the area affected by the taxes required to retire such obligations, who may vote thereon. In cases of county obligations maturing after a period of five (5) years, the same shall be issued to mature serially, fixing the first maturity of principal at a time not to exceed two (2) years next after the date of the issuance of such obligations. Such obligations may pledge the full faith and credit of the county; but in no event shall the aggregate obligation so issued, in principal amount outstanding at any one time, exceed the then existing Constitutional limits for such obligations and such indebtedness and its supporting tax shall constitute a first and superior lien upon the property taxable in such county. No obligation issued hereunder shall be valid unless prior to the time of the issuance thereof there be levied a tax sufficient to retire the same as it matures, which tax shall not exceed the then existing Constitutional limits.

"(5). Such Charter may authorize the governing body of a county operating hereunder to prescribe the schedule of fees to be charged by the officers of the county for specified services, to be in lieu of the schedule for such fees prescribed by the General Laws of the State; and, to appropriate such fees to such funds as the Charter may prescribe; provided, however, no fee for a specified service shall exceed in amount the fee fixed by General Law for that same service. Such Charters as to all judicial officers, other than District Judges, may prescribe the qualifications for services, provided the standards thereof be not lower than those fixed by the General Laws of the State.

"(6) a. Subject to the express limitations upon the exercise of the powers by this subdivision to be authorized, such Charters may provide (or omit to provide) that the governmental and or proprietary functions of any city, town, district or other defined political subdivision (which is a governmental agency and embraced within the boundaries of the county) be transferred, either as to some or all of the functions thereof, and yielded to the control of the administrative body of the county. No such transfer or yielding of functions may be effected, unless the proposal is submitted to a vote of the people, and, unless otherwise provided by a two-thirds vote of the total membership of each House of the Legislature, such a proposal shall be submitted as a separate issue, and the vote within and without any such city, town, district, or other defined governmental entity, shall be separately cast and counted, and unless two-thirds of the qualified votes cast within the yielding defined governmental entity, and a majority of the qualified votes cast in the remainder of the county, favor the proposed merger, it shall not be effected. In case of the mergers hereby authorized, without express Charter provision therefor, in so far as may be required to make effective the object of the proposed merger, the county shall succeed to all the appropriate lawful powers, duties, rights, procedures, restrictions and limitations which prior to the merger were reposed in, or imposed upon, the yielding governmental agency. Particularly, it is provided that the power to create funded indebtedness and to levy taxes in support thereof may be exercised only by such procedures, and within such limits, as now are, or hereafter may be, provided by law to control such appropriate other governmental agencies were they to be independently administered. Such mergers may be effected under proposed contracts be-

tween the county and any such yielding governmental agency, to be approved at an election as hereinbefore provided for. In order to increase governmental efficiency and effect economy the county may contract with the principal city of the county to perform one or more of its functions, provided such contracts shall not be valid for more than two (2) years.

"b. In case of the partial or complete merger of the government of a city operating under a Home Rule Charter, with the government of a county operating hereunder, those city Charter provisions affected thereby shall cease to control, and the county Charter provisions shall control.

"c. When any embraced incorporated city or town elects to merge its governmental functions with those of the county under the provisions hereof, such Charter may provide for defining or redefining the boundaries of such cities and towns, provided, however, that in defining or redefining the boundaries of such cities and towns, such boundaries may be extended only to include those areas contiguous to such cities as are urban in character; and as to such cities or towns and for the benefit thereof of the county, in addition to the primary city and county tax herein authorized and any other lawful district tax, may levy and collect taxes upon the property taxable within such city or town as defined or redefined, within the limits authorized by Sections 4 and 5 of Article XI of this Constitution, (or any Amendment thereof) for incorporated cities according to the population, provided that no tax greater than that existing at the time of such merger or for any added purpose shall be imposed upon any such city or town unless authorized by a majority of all votes cast by the resident qualified voters of such city or town.

"d. Areas urban in character though not incorporated, under appropriate Charter provisions may be defined as such by the governing body of the county, provided, however, that no portion of the county shall be defined as an urban area unless it has sufficient population to entitle it to incorporate under the then existing laws of the State; and no such urban area, when created shall be vested with any taxing or bonding power which it would not possess if it were operating as a separate incorporated unit under the then existing Constitutional and Statutory provisions of this State; and provided further that the governing body of the county for the government of such areas shall have and exercise all powers and authority granted by law to the governing bodies of similar areas when separately incorporated as a city or town, and such areas shall be subject to additional taxation within the same Constitutional limits as control taxation for a city or town of like population. Likewise such Charter may provide for the governing board of the county subject to existing Constitutional and Statutory provisions to define, create and administer districts, and have and exercise the powers and authority granted by the Constitution and laws relative to the same.

"(7). No provision of this Constitution inconsistent with the provisions of this Section 3, of Article IX, shall be held to control the provisions of a Charter adopted hereunder, and conforming herewith. Charters adopted hereunder shall make appropriate provision for the abandonment, revocation, and amendment thereof, subject only to the requirements that there must be a favoring majority of the vote cast upon such a proposal, by the qualified resident electors of the county; and, no Charter may forbid amendments thereof for a time greater than two (2) years. The provisions hereof shall be self-executing, subject only to the duty of the Legislature to pass laws (consistent herewith) which may be necessary to carry out the intent and purposes hereof. Further, the Legislature shall prescribe a procedure for submitting to decision, by a majority vote of the electors voting thereon, proposed alternate and elective Charter provisions."

Section 2. The foregoing Constitutional Amendment shall be submitted to the qualified electors of the State at an election to be held throughout the State on the fourth Saturday in August, 1933, at which election all ballots shall have printed thereon the following:

"For the Amendment to Article IX of the Constitution of Texas, adding Section 3, providing authority for the adoption of a Home Rule Charter by the voters in counties having a population of sixty-two thousand (62,000) or more, to effect more sufficient and economical government within such counties, and to authorize mergers of separate governmental agencies within such counties as may from time to time be authorized

by vote of the people therein."

"Against the Amendment to Article IX of the Constitution of Texas, adding Section 3, providing authority for the adoption of a Home Rule Charter by the voters in counties having a population of sixty-two thousand (62,000) or more, to effect more efficient and economical government within such counties, and to authorize mergers of separate governmental agencies within such counties as may from time to time be authorized by vote of the people therein."

Each voter shall scratch out one of the above listed clauses on such ballot, leaving unscratched that particular clause which expresses his vote on the proposed Amendment to which it relates.

Section 3. The Governor of this State is hereby directed to issue the necessary proclamation ordering an election in conformity herewith to determine whether or not the proposed Constitutional Amendment set forth herein shall be adopted, and the Governor shall have the same published as required by the Constitution and laws of this State.

W. W. HEATH, Secretary of State

S. J. R. NO. 36

NOTICE OF PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS.

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

Section 1. That Article 3 of the Constitution of the State of Texas be amended by adding thereto another section, Section 51a, which shall read as follows:

"Section 51a. The Legislature shall have power to authorize by law the issuance and sale of the bonds of the State of Texas, not to exceed the sum of Twenty Million (\$20,000,000.00) Dollars, bearing interest at a rate not to exceed Four and one-half (4 1/2%) per centum per annum; and payable serially or otherwise not more than Ten (10) years from their date, and said bonds shall be sold for not less than par and accrued interest and no form of commission shall be allowed in any transaction involving said bonds. The proceeds of the sale of such bonds to be used in furnishing relief and work relief to needy and distressed people and in relieving the hardships resulting from unemployment, but to be fairly distributed over the State and upon such terms and conditions as may be provided by law and the Legislature shall make such appropriations as are necessary to pay the interest and principal of such bonds as the same becomes due. The power hereby granted to the Legislature to issue bonds hereunder is expressly limited to the amount stated and to two years from and after the adoption of this grant of power by the people. Provided that the Legislature shall provide for the payment of the interest and redemption of any bonds issued under the terms hereof from some source other than a tax on real property and the indebtedness as evidenced by such bonds shall never become a charge against or lien upon any property, real or personal, within this State.

Section 2. The foregoing Constitutional Amendment shall be submitted to the qualified voters of the State on the Twenty-sixth day of August, A. D. 1933, at which election all voters favoring such proposed Amendment shall write or have printed on their ballots the words, "For the amendment to the Constitution providing that the Legislature may authorize the issuance of bonds of the State of Texas, not to exceed Twenty Million (\$20,000,000.00) Dollars, for relieving the hardships of unemployment and for the necessary appropriations to pay said bonds." Those voters opposing said amendment shall write or have printed on their ballots the words: "Against the amendment to the Constitution providing that the Legislature may authorize the issuance of bonds of the State of Texas, not to exceed Twenty Million (\$20,000,000.00) Dollars, for relieving the hardships of unemployment and for the necessary appropriations to pay said bonds."

Section 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and to have same published as required by the Constitution for amendments thereto.

W. W. HEATH, Secretary of State

H. J. R. NO. 43

NOTICE OF THE PROPOSED AMENDMENT TO THE CONSTITUTION OF TEXAS.

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

Section 1. That Subsection (a), of Section 20, of Article XVI, of the Constitution of Texas, be amended so

as to hereafter read as follows:

"(a). The manufacture, sale, barter or exchange in the State of Texas of spirituous, vinous or malt liquors or medicated bitters capable of producing intoxication, or any other intoxicant whatever except vinous or malt liquors of not more than three and two-tenths per cent (3.2%) alcoholic content by weight, (except for medicinal, mechanical, scientific or sacramental purposes) are each and all hereby prohibited. The Legislature shall enact laws to enforce this Section, and may from time to time prescribe regulations and limitations relative to the manufacture, sale, barter, exchange or possession for sale of vinous or malt liquors of not more than three and two-tenths per cent (3.2%) alcoholic content by weight; provided the Legislature shall enact a law or laws whereby the qualified voters of any county, justice's precinct, town or city may, by a majority vote of those voting, determine from time to time whether the sale for beverage purpose of vinous or malt liquors containing not more than three and two-tenths per cent (3.2%) alcohol by weight shall be prohibited within the prescribed limits; and provided further that in all counties in the State of Texas and in all political subdivisions thereof, wherein the sale of intoxicating liquors had been prohibited by local option elections held under the laws of the State of Texas and in force at the time of the taking effect of Section 20, Article 16, of the Constitution of Texas, it shall continue to be unlawful to manufacture, sell, barter or exchange in any such county or in any such political subdivision thereof, any spirituous, vinous or malt liquors or medicated bitters, capable of producing intoxication or any other intoxicant whatsoever, unless and until a majority of the qualified voters in said county or political subdivision thereof voting in an election held for such purpose shall determine it to be lawful to manufacture, sell, barter and exchange in said county or political subdivision thereof vinous or malt liquors containing not more than three and two-tenths per cent (3.2%) alcoholic content by weight, and the provision of this subsection shall be self-enacting."

Sec. 2. The foregoing Amendment to the Constitution shall be submitted to a vote of the qualified electors of this State at an election to be held throughout the State on the fourth Saturday in August, 1933. At this election all voters favoring the proposed Amendment shall write or have printed on their ballot the following words: "For the Amendment to the Constitution of Texas, authorizing the sale of vinous or malt liquors of not more than three and two-tenths per cent (3.2%) alcoholic content by weight." Those voters opposing said proposed Amendment shall write or have printed on their ballot the following words: "Against the Amendment to the Constitution of Texas, authorizing the sale of vinous or malt liquors of not more than three and two-tenths per cent (3.2%) alcoholic content by weight."

Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for such election and to have same published as required by the Constitution and Amendments thereto.

W. W. HEATH, Secretary of State

SHERIFF'S SALE THE STATE OF TEXAS, County of Martin

Notice is hereby given that by virtue of a certain Order of Sale issued out of the Honorable District Court of Martin County, on the 9th day of May, 1933, by District Clerk of said court for the sum of One Thousand Forty-Seven and 20-100 Dollars and costs of suit, under a judgment, in favor of M. F. King in a certain cause in said Court, No. 1256 and styled M. F. King vs. G. R. McKenzie, placed in my hands for service, I, Milt Yater, as Sheriff of Martin County, Texas, did on the 10th day of May, 1933, levy on certain Real Estate, situated in Martin County, Texas, described as follows, to-wit:

Lots Nos. 4, 5, 6, 7, and 8, in Block No. 42, in the town of Stanton, Martin County, Texas, and levied upon as the property of G. R. McKenzie, and that on the first Tuesday in June, 1933, the same being the 6th day of said month, at the Court House door, of Martin County, in the town of Stanton, Texas, between the hours of 10 A. M., and 1 P. M., by virtue of said levy and said Order of Sale, I will offer for sale and sell at public vendue, for cash, to the highest bidder, all the right, title and interest of the said G. R. McKenzie in and to said property.

Witness my hand, this 10th day of May 1933.

MILT YATER, Sheriff Martin County, Texas By H. M. Zimmerman, Deputy 33-36

Bill Hammer left Friday for Win- ters.

Try our chocolate drink made especially for the children; half pint size, and delivered in a half pint bottle. Sam Stamps Dairy.

W. R. Purser and Nora Allene, children of Mr. and Mrs. Bevy Purser,

are very ill with pneumonia and measles. Mrs. Jim Haley, Mrs. Purser's sister of Big Spring, came over Saturday and brought a trained nurse.

Mr. and Mrs. Curtis Bostwick and baby son of Terlingua, are spending

a part of the summer with her parents, Mr. and Mrs. N. Kaderli. Mr. Bostwick teaches in the school there.

Among those attending the all-day barbecue at Moore's Hill, last week,

were: Sam Timmons, Johnnie Woody, Maurice and Hughey Woodie, and Jno. B. Lewis.

"Your first tank full will give you a thrill!"

INSTANT STARTING LIGHTNING PICK-UP

Conoco Bronze has greatly improved anti-knock quality... always the full-throated purr of rhythmic power... seemingly effortless in its quiet performance.

It has also instant starting, lightning pick-up, greater mileage and power. Try a tank full... and be convinced.



CONOCO
BRONZE GASOLINE

FOR SALE AT HARRY HAISLIP'S
CONOCO SERVICE STATION

They're New!

They're in summer weights

The Reverse Weave

CANT Run

Per Pair **48c**



Don't tell us you have never worn the reverse-weave hosiery which is a guarantee against runs... And in the loveliest, sheerest chiffons and finest silk service weights that every smart Stanton women wore... They are as dependable as Addison Wadley Co. quality could fashion them... down to the last needed reinforcement... At this now low price of 48c cents a pair... you will adore them.

Addison Wadley Co.
MIDLAND, TEXAS



SPEED!

Time counts when you're in pain. Insist on genuine Bayer Aspirin, not only for its safety but for its speed.

The tablet that is stamped Bayer dissolves faster than removers that are offered in its stead.

If you saw Bayer Aspirin made, you would know why it has such uniform, dependable action. If you have ever timed it, you know that the tablet stamped Bayer dissolves and gets to work before a slower tablet has any effect.

Stick to genuine Bayer Aspirin. You know what you are taking. You know it is harmless; nothing in it to depress the heart. You know you will get results. For headaches, colds, neuralgia, rheumatism, the safe and certain relief is always the tablet stamped—



BACCALAUREATE SERMON

SUNDAY NIGHT, JUNE 4TH

(From Courtney Round-Up)
Recessional
Invocation—Mr. Tom Stewart
Song, "In My Heart There Rings A Melody"—Congregation.
Scripture Reading—Brother Garnett.
Song, "He Is the King of Love—Choir.
Announcements—L. H. White
Special Music to be selected
Sermon Brother Garnett
Song, "Living For Jesus—Choir
Benediction—Mr. Blocker

HIGH SCHOOL PLAY

TO BE PRESENTED JUNE 9TH

(From Courtney Round-Up)
"Paying the Fiddler," a comedy drama in three acts by Lillian Mortimer, will be presented by the high school grades at the school auditorium, Friday night, June 9th, at 8:15 o'clock.
The cast includes Inez Baugh, as Lindy Craigie, in the leading feminine role; W. H. Munn, as Henry Castle, Jr., leading man; Lillian White, as Mrs. Sara Castle, (Grandma), wise in her generation; Troy Blocker, as Henry Castle, Sr., an overburdened business man; Alma Jones, as Iris Castle, an ultra modern daughter; Dewitt Robertson, as Bob Eaton, an author; Bill Cox, as Brown, an officer of the law; Oleta Hull, as Fanny Grant, a loveable child.
No admission fee will be charged. The public is cordially invited.

Miss Gertrude Hammer, spent the week with Miss Sue Stanley at Midland.

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PHYSICIAN and SURGEON
Special Attention to Diseases of Children and the Eyes
X-Ray Glasses Fitted

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DINE IN COMFORT

Since moving to our new location on Main Street, one door north of the Postoffice, we have fitted up quarters for Real Pleasurable dining. If it's a delicious luncheon you want in a hurry, drop in to the City Cafe. Only the finest foods are served. Prices are in keeping with the depressive times.

MOVED

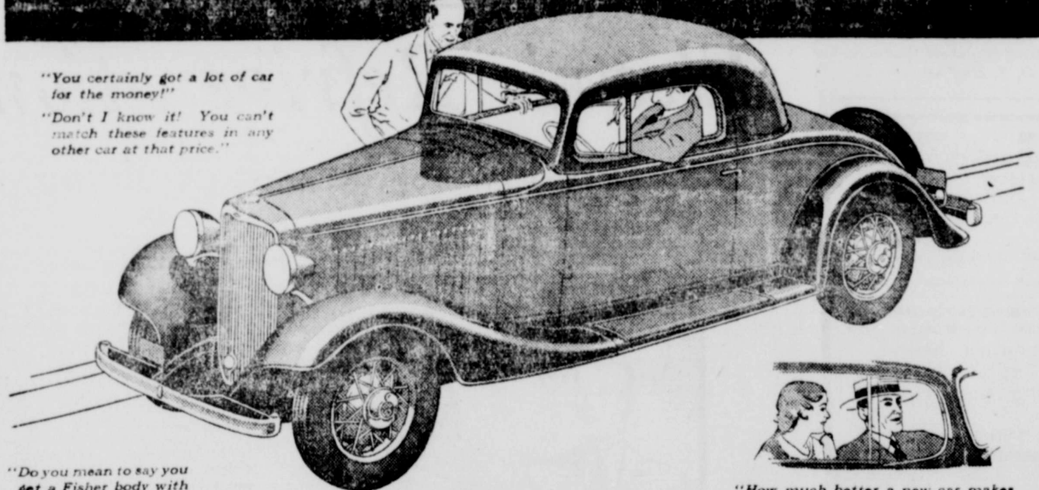
Friday, of last week, we moved from our location on the old highway in the Guitar block. We invite all our old customers to dine with us, if it is only to sup a cup of our delicious hot coffee, or a glass of iced tea. We intend to make our new quarters comfortable and pleasant for you while eating at our place.

Meet your neighbor at—
THE CITY CAFE
Morris Zimmerman, Prop

AS LOW AS \$445

Think how much you save on the purchase price alone!

"You certainly got a lot of car for the money!"
"Don't I know it! You can't match these features in any other car at that price."



"Do you mean to say you get a Fisher body with No Draft Ventilation at that price? No wonder everyone I know is going in for Chevrolets."



"A new Chevrolet! I thought you were going to wait awhile."

"I figured I might as well start saving right away. And say, this Chevrolet is certainly a record-breaker for economy."



Once you start driving a Chevrolet, you're off on a long, non-stop economy-tour that saves you money every thrilling mile. You'll make fewer visits to filling stations—because Chevrolet uses less gas and oil than any other full-size car. You won't have to worry about repair bills, because Chevrolet is built right, and stays right! You won't have to think about trading it in, not for many tens of thousands of miles. . . . Chevrolet stands up so well you won't want to! And all the while Chevrolet is saving you money, you're enjoying the thrill of driving one of the smartest, snappiest, most advanced cars on the road!

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\$445 TO \$565
All prices f. o. b. Flint, Mich. Special equipment extra. Low delivered prices and easy G. M. A. C. terms. A General Motors Value.

"How much better a new car makes you feel!"

"And how easy Chevrolet has made it to get that feeling! Payments are no burden when a car costs so little as this one!"



"Our fleet of Chevrolets not only cut down our investment, but reduced mileage costs too."

"There isn't any starter button. Just step on the gas as usual. The Starterator will take care of the rest."

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Any physician will tell you that "Perfect Purification of the System is Nature's Foundation of Perfect Health." Why not rid yourself of chronic ailments that are undermining your vitality? Purify your entire system by taking a thorough course of Calotabs—once or twice a week for several weeks—and see how Nature rewards you with health.
Calotabs purify the blood, stimulating the liver, kidneys, stomach and bowels. In 10 cts. and 35 cts. packages. All dealers. (Adv.)



FREE

All heavy garments cleaned and pressed will be sealed in moth-proof bags. No extra charge.

Don't let the moths ruin them next winter.

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Symbol of Dealer **West Texas Gas Co.**
GAS AND WATER REPAIRABLE SERVICE

It was when Junior had the measles that we really realized what the Drug Store meant to us.

So much friendly advice and so many things to make the patient comfortable.

Cooling drinks for the parched throat; ice bags to reduce the temperature; more things than we have room to mention.

Illness in your family? Just consult—
ORR DRUG STORE

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Prescription Filling Is A Serious Business

The Druggist stands shoulder to shoulder with the Doctor in protecting Health and Preventing the spread of Disease.

We maintain a large Store of Drugs, ready to fill the most exacting Prescription your Doctor may order

Years of Service have justified your faith in us.

J. L. HALL, THE DRUGGIST

TARZAN

Several from Tarzan enjoyed the play, "Cabbages or Dollars" at Woodard last Thursday night.

A number from Tarzan attended the barbecue and all-night dance at Moore's Hill last Friday and Friday night.

The program given by the Intermediate and Primary pupils at this place last Friday night was enjoyed by all.

Miss Otella Fortune spent Saturday night with Miss Vera Fay Franklin.

Miss Edna Springer spent Sunday with Miss Mildred Shortes.

Miss Dorris Winchester spent Saturday night and Sunday with Miss Noble Glaze.

Bertis Smith of Lamesa, spent last week end with his sister, Mrs. Grace Jones.

Wesley Reddign of Clairmont, is spending this week in the Tarzan community.

Mr. and Mrs. Bill Rhodes visited Mr. and Mrs. H. G. Dowdley for awhile last Saturday night and made ice cream.

COURTNEY

Misses Pauline Bolsterbaum and Eunice McReynolds, spent the week end at their homes in Klondike.

Misses Rose and Caroline Bolsterbaum of Klondike attended the play here Friday night.

Misses Lorena Clements and Alma Jones, accompanied them to their homes in Klondike and spent the week end.

Mr. and Mrs. Finley Rhodes and little daughter, Frances Marie, Misses Troy Blocker, Juanita Campbell and Bess Myrick and Roland Myrick and Woodford Sale, visited Sunday at Valley View.

Mrs. Gus Koonce and little son, Gene, of Laramie, visited her parents, Mr. and Mrs. W. E. Haslewood.

Mrs. M. H. Yates and sons, J. M. and Travis, of Stanton, and Mrs. Bill Blocker of Valley View, visited in the S. P. Myrick home Tuesday.

George Blocker has gone to Fort Bliss to enter training.

Mrs. B. F. White of Radgett visited Mr. and Mrs. L. H. White, Thursday afternoon.

Roland Myrick and Bill Blocker, made a business trip to Vernon this week.

Mr. and Mrs. Harvey White of Lomax, visited his parents, Mr. and Mrs. L. H. White, and attended the play Friday night.

Miss Marie Henson has been quite ill with the measles.

Miss Leona Hull of Sabal, visited her sister, Mrs. Otis Robinson last week.

J. L. Baugh of Valley View, visited his parents, Mr. and Mrs. E. A. Baugh, last week end.

Two very interesting one-act plays, "The Crossroads Store" and "Let the Wedding Bells Ring" were presented Tuesday night by the Seventh, Eighth and Ninth grades. A large crowd attended.

NOW! PILES MEET THEIR WATERLOO!

Sure relief—quick relief—real relief for all forms of Piles—Bleeding, itching and protruding! Pass Ointment does it! Not only alleviates the pain, but leads to correct the condition of Piles as a whole. Here's why: Pass is soothing. It stops the inflammation. Pass is healing. It repairs the torn tissue. Pass is absorbing. It dries up excess mucus and reduces the swollen blood vessels which are Piles. The method of application makes Pass doubly effective. Perforated Pile Pipe attached to tube reaches up into the section and thoroughly medicates all affected parts. Now, comfort when you walk or sit or go to the stool. Get Pass today!

J. L. HALL, Druggist

Mrs. Keno Davis and daughters, Anabell and Miriam Gene, are visiting Mrs. Davis' sister, Mrs. R. R. Brown, in Fort Worth.

As fresh as today's paper is the milk you drink furnished by the Stamps Dairy.

Mrs. Forge Atcheson is recovering following an operation at the Big Spring hospital last week.

Man's Heart Stopped Stomach Gas Caused

W. L. Adams was bloated so with gas that his heart often missed beats after eating. Advertiser rid him of all gas, and now he eats anything and feels fine. J. L. Hall, the Druggist

LINE

The young people enjoyed a party at the L. R. Damron home Saturday night.

Miss Zelma Moore of near Odessa, is visiting her sister, Miss Christine.

Mr. and Mrs. Jack Walding and children of near Stanton, visited Sunday night in the R. D. Blalock home.

Mr. and Mrs. Harry Echols, spent Friday night and Saturday at Coahoma.

Mr. and Mrs. Otis Odum carried three of their children, Garth, Otis, and Paul to Dr. Woods, the ear specialist, for treatment. Their trouble is the after effects of the measles. They were able to return but Garth,

who stayed in the hospital until Sunday. They are all at home now and improving.

Most of the measles patients are well again.

Mr. and Mrs. Howard Bibb of Midland, visited in the L. S. Adams home Sunday.

Misses Hope Woody and Louise Kenner, and Jackie Kinney, of Mid-

land, are visiting in the Woody home.

Emmett Dickey and R. D. Blalock, made a trip Saturday to Abilene.

Mrs. Harry Echols is suffering from a severe case of tonsillitis this week.

Mr. and Mrs. J. E. Milhollen, recently visited in Del Rio with Dr. and Mrs. Brinkley. Dr. Brinkley is the Radio doctor of the border city.

Friday and Saturday

Come and Shop With Us

Silk Dresses

Taken from our \$3.85 and \$5.85 range. Special \$2.29

Millinery

300 Hats... softies... sisols... pedalinis

All \$1.88 and \$2.88 hats \$1.29

Special

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J. M. Maggart of Waxahachie, made a business trip to West Texas and while out here came on to Stanton and visited for a short time with his brother, O. S. Maggart.

Blacksmith Shop

in Mexican Town, southwest of railroad crossing. Second hand parts. Wrecking Shop. I buy copper and brass. Plov pointing from 25c to \$1.00. Plov sharpening from 10c, 15c, 20c 25c.

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With electric refrigeration, there are four outstanding ways of lowering the cost of living. A glance at these four ways as they are listed below will give you an idea of how it is done and how electric refrigeration pays for itself.

- 1 Quantity Purchase of Food Canned goods serve as an excellent example. When a small can of corn (10 ounces) costs 12 cents, a large can (20 ounces) usually costs but 15 cents. 2 "Bargain" Purchases of Food Your grocer has special days when he offers "bargain" prices on certain perishable foods. You can take advantage of them and save considerable money by buying a whole week's supply. 3 Elimination of Wastes Authorities say that food thrown away in American homes each year because of improper refrigeration would feed a city twice the size of New York. Electric refrigeration stops most of this waste. 4 Reduction of Refrigeration Expense Actual records show that the average operating cost of electric refrigeration is less than other refrigerating means.



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