

**SNOOTER KNOWS**

LITTLE ABOUT

EVERY

THING

AND

NOT MUCH ABOUT ANYTHING

**MARTIN POLLED OVER 1200 VOTES IN SAT ELECTION**

**JUDGE LAMAR LEAD IN A FOUR WAY CANDIDATE RACE FOR COUNTY JUDGE PLACING HE AND DENTON IN RUN-OFF.**

According to unofficial tabulation of figures, Martin county polled a vote of 1257. This vote came from the race for county judge, in which contest there were four candidates. Judge Lamar, present county judge, received 363 votes to his closest opponent, Denton, 344. These two will be in the run-off.

Milt Yater, present sheriff, received 869 votes to his opponent, Willingham's 264.

Hunter for governor, carried the county with McDonald, second.

For U. S. Senator Connally lead with Bailey second.

For Congressman 19th district Mahon lead with Duggan, second.

Over her three opponents Mrs. J. A. Haley, lead for representative 88th district.

Klapproth for judge 70th district, lead his two opponents.

Bob Hamilton, for district attorney received more votes than his two opponents put together.

The issue of 3.2 beer went against its sale by a vote of over 2 to 1.

**COUNTY VOTE**

Following is the total of votes cast in Saturday's primary election held last Saturday:

SENATOR:	
Bailey	389
Connally	687
Fisher	54

GOVERNOR	
Allred	221
Hughes	1
Hunter	415
McDonald	320
Russell	6
Small	170
Witt	54

LIEUTENANT GOVERNOR	
Berkley	328
Hornsby	93
Johnson	119
Moore	118
Rogers	22
Woodul	312

ATTORNEY GENERAL	
McCraw	284
Smith	267
Woodward	529

COMPTROLLER	
Clary	64
Patterson	97
Sheppard	817
Tillison	68

TREASURER	
Griffin	47
Lockhart	717
Terrill	205
Waller	95

AGR. COMMISSIONER	
Conley	128
Davis	165
McDonald	491
Terrill	263

LAND COMMISSIONER	
Jones	311
Walker	686

RAIL COMMISSIONER	
Hatcher	252
McNees	81
Johnson	114
Smith	344

SUPREME COURT	
Lattimore	436
McClendon	274
Sharp	263

CONG. 19TH DIST.	
Duggan	256
Haile	17
Mahon	594
Mullican	153
Pharr	36

REPRESENTATIVE 88TH DIST.	
Bradford	288
Womack	104
McCutcheon	181
Hailey	502

JUDGE 70TH. DIST.	
Klapproth	531
Thomas	335
Moss	371

ATTORNEY 70TH DIST.	
Hamilton	776
Collings	262
Stubbeman	175

# The Stanton Reporter

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

VOLUME TWENTY-EIGHT

STANTON, MARTIN COUNTY, TEXAS

FRIDAY, AUGUST 3, 1934

NUMBER FORTY-FIVE

COUNTY JUDGE	
Greenhaw	325
Denton	344
Lamar	363
Glaser	225
SHERIFF-COLLECTOR	
Willingham	264
Yater	869
COUNTY COMMISSIONERS	
Precinct No. 1	
Cook	160
Eubanks	282
Precinct No. 2	
Winslow	52
Petree	118
Blackford	152
Precinct No. 3	
White	89
Ross	86
Precinct No. 4	
Hughes	201
Mayfield	110

NO THREE-TWO FOR MARTIN	
The for sale of 3.2 beer in Martin county lost by over two to one:	
For Sale	275
Against Sale	584

KLAPPROTH AND COLLINGS LEADING IN DISTRICT RACE	
Following is the vote on District Judge and District Attorney in 70th district, giving Judge Klapproth 439 votes ahead of Thomas and Collings for district attorney is leading over Hamilton by 350 votes:	
Klapproth	3553
Thomas	3014
Moss	1626

The vote for district attorney:			
Collings	3587		
Hamilton	3237		
Stubbeman	1355		
Results by counties in the judge's race:			
	Klapproth	Thomas	Moss
Martin	532	337	371
Glasscock	226	100	83
Howard	1270	2347	325
Ector	164	35	713
Midland	1361	35	134

In the attorney's race:		
	Col. Ham.	Stub.
Howard	2652	1071
Martin	262	776
Midland	227	772
Glasscock	164	189
Ector	250	428

**Allred Leading By Over 50,000 Votes**

The final unofficial tabulation of the returns Wednesday night by the Texas election bureau from last Saturday's democratic primary gave Attorney General James V. Allred a lead of 50,116 votes for first place in the governor's race, over Tom F. Hunter of Wichita Falls.

The last unofficial tabulation accounted for 901,354 votes, representing returns from 252 of the state's 254 counties, with 176 complete. Based on the vote tallied in complete counties, compared with poll tax payments, the bureau estimated that a total vote of slightly more than 1,000,000 was cast.

State Senator Walter Woodward of Coleman and William McCraw, former Dallas district attorney, were shown as still running closely together, with Woodward having a 6,283-vote lead.

In the close race for railroad commissioner, Lon A. Smith, chairman of the commission seeking re-election, held a 36,779-vote lead over John Pundit of Dallas.

**Mrs. John A. Haley Considers Withdrawal**

(Midland Reporter-Telegram, Tuesday's Issue)

Mrs. John A. Haley, 423 W. Wall, discounted curbstone rumors that she will withdraw from the runoff with Willis McCutcheon, Jr., of Fort Davis for state representative of the 88th district.

At the same time, she said she had considered that alternative, but added she will take no action until she has conferred with friends and advisors.

"Mr. Haley's health has caused concern to family members recently," she said, "and the support in the eastern end of the large district was somewhat disappointing to me. I realize that continuing the race would require a great amount of work and

**AFTER 17 HOURS JURY RETURNS VERDICT 60 YEARS**

**SLAYER OF GEORGE W. TOM, PROMINENT MARTIN AND MIDLAND COUNTY RANCHMAN CONVICTED.**

Midland, Aug. 2.—Finding John F. Ward guilty of murder with malice aforethought, as charged in the indictment, the district court jury assessed the defendant's penalty at 60 years imprisonment when a verdict was read at 9 o'clock this morning. The jury had been out since 4 o'clock yesterday afternoon, 17 hours.

The case was one of the most peculiar in the annals of district court procedure in this district in that only three witnesses testified, the defense putting on no testimony. The verdict was considered a strong victory for the state's attorneys in that the defense based its argument solely on a contention that the state had not proven the "malice aforethought" clause. They asked the jury to render a verdict of not to exceed five years imprisonment, contending that testimony did not prove Ward shot Tom with malice aforethought.

District Attorney Bob Hamilton, conducted the prosecution, was aided by Attorney George Dunaway of Midland and John Littler of Big Spring. The defense was represented by Joseph A. Seymour and C. W. Tate of Midland.

(Special to Reporter)

Midland, July 31.—The state built a theory of murder with malice aforethought, and the defense lashed out with the contention the state's entire structure had been made on inference, when the argumentative stage in the John F. Ward murder trial was reached at 1:30 this afternoon.

George W. Dunaway, special prosecutor, asked the "supreme penalty" when he opened for the state. His verbal leads were directed at a theory that Ward's shooting of George W. Tom, prominent Midland-Martin county cattleman on Feb. 3, 1934, at Stanton, was actuated by malice aforethought, and repeatedly adduced that conclusion from the testimony of the state's principal witness, Forest King of Stanton, especially, that part wherein King quoted Ward as making a voluntary statement that said, in substance: "When Mr. Tom fired a cowpuncher, he didn't want to be asked the reason why. I haven't asked him." (Or, "This is the way I asked.")

Dunaway challenged the jury with the statement the defense had presented no case.

Joseph A. Seymour, opening for the defense, claimed the entirety of the state's case had been based on inference; and he attacked the state's putting of emphasis on the statement of Ward relative to Tom's firing of a cowpuncher. As for testimony introduced by the state relative to shots fired while the defendant struggled in the arms of King, the witness, he inferred the gun might have been discharged accidentally.

Springing a surprise rarely heard in a murder case, attorneys defending John F. Ward, closed this morning without introducing a single witness.

The state, after a moment's consultation of attorneys, announced, "The State closes."

M. F. King, Stanton feed dealer and star witness for the state, was first to take the stand. He related how, on the morning of February 3, he stood in front of the postoffice, saw George Tom standing near the entrance, then saw the defendant approach and began a conversation which, substantially as follows:

"Mr. Tom, get ready."

"John, what's the matter?" King quoted Tom as saying.

"You know what's the matter," Ward was said to have replied.

"Forest, grab that man," Tom then was quoted as saying to King.

King said as he made his way quickly toward Ward, who held a pistol, the latter fired at Tom, two shots coming close together as he grappled with the defendant. King said he saw the first shot take effect in Tom's chest. The gun snapped before the third shot he said, Ward continuing to pull the trigger, the gun snapping as he strug-

**Midland Wins, 21 Stanton Loses 18**

**T. F. HAYNIE**

Fighting hard and taking advantage of every break Midland's Sand Belt golfers took a close game Sunday from Stanton on the local grounds.

Last year this team came over here riding high and mighty but we topped them off their perch and they finished third in the league.

Smarting under this defeat Midland was determined not to go down this time, and from their No. 1 to No. 7, they won. They put out a great game of golf.

They only brought 7 men and he had to play our Nos. 7 and 8 men alone, and he did a very creditable job of winning every point that he could have won.

Haynie went down with a 72, even par golf, to a 70 by Clyde Jackson.

Purser managed to pull his match out of the fire on the 18th hole and with the low ball gave us 6 possible to 4 in the first flight.

**Second Flight**

Glaser had a 75 to lose to G. Kid's 72; Adams' 73 beat Hart's 78. Stanton won the doubles match ending 6 points to 4.

**Third Flight**

King had a 76 to go down to Douglas' nice 74; J. Burnam shot an 82 and lost to Chambers' 81. Midland swept this flight.

**Fourth Flight**

Burman shot a 77 and Kennedy an 81 but Johnson of Midland had a 71 to win low ball and his personal match; Kennedy had no opponent so he won by default.

Our team is disappointed that it did not win this game but we won more points off Midland than any other team has so far this year.

Next Sunday the Kat Klaw plays at Crane.

**TWELVE YEAR OLD SON SUCCUMBS TO LOCKJAW**

Funeral services for A. D. Sherrill Forsyth, 12 year-old son of Mr. and Mrs. Leaton Forsyth, were held Tuesday morning at the Baptist church in Stanton, Rev. Garnett, officiating.

The son died Monday following an illness of a few days. Three weeks prior to his death he struck a nail in the heel of his foot and the wound healed, but lockjaw set in causing his death.

The family live on the Cal Houston ranch, in the Tarzan neighborhood.

**Looks Like Sewer System For Stanton**

According to a statement by Mayor Chas. Ebbersol, Thursday morning, Stanton has received the Government Loan and Grant agreement for a loan to build a sewer system for Stanton. The agreement reached the Mayor's office on August 2.

"Without authority from the City Council, but after lorrying through the agreement I see no reason now why we cannot sign the agreement at our next regular meeting," Mr. Ebbersol said. The regular meeting of the City Council is next Tuesday.

**NEW MANAGER OF YUCCA WAS VISITOR IN STANTON**

Howard Hodge, manager of the Ritz theater, Midland, and who, this week, takes over the management of the Yucca, was in Stanton, Tuesday morning. The Yucca will have only three changes of program a week instead of four as formerly.

Mr. Hodge said the merger of the two picture shows would allow the purchase of only good pictures for every performance. Both shows are the finest in West Texas and their pictures are the best that can be procured.

Mrs. Hodge accompanied Mr. Hodge and they were guests at dinner of Mr. and Mrs. John Priddy. Mmes. Priddy and Hodge are sisters and this dinner was by way of celebrating the birthday of the latter.

**ODD FELLOWS AND REBEKAHS MEET**

The 33d West Texas association of I. O. O. F. and Rebekahs of which Clayton Burnam is president, is now in session at Big Spring. The meetings are being held in the city auditorium with drill work being put on at the high school building.

The opening meeting was attended by a large number from here, and from all reports the barbecue at night for the visitors was one of the best ever attended.

Those going from here were, Mr. and Mrs. Clayton Burnam, Mrs. Maud Yates, Mr. and Mrs. Lad Laws, Mr. and Mrs. Mose Laws, Mrs. J. H. Burnam, Mrs. Earl Bryant, Mrs. F. R. Peyton, Mrs. Abe Bell, Miss Lou Dell White, Mrs. Jim McCoy, C. A. Wright, Albert Wilson, Curtis Hancock and E. E. Timmons.

**Miss Mary Catherine Crawford of Slaton and Mr. Bob Cox of Anton, were the only attendants.**

The bride was lovely in white organdy, the groom was dressed in light grey. Miss Crawford wore a sport suit of blue and Mr. Cox was in a business suit.

After the ceremony was said the wedding party motored to Slaton for the wedding supper at the home of Miss Crawford.

Mr. and Mrs. Munn are now at home at 1420 Ave M, Lubbock.

**ACCIDENT VICTIMS BETTER**

Edmond Wright and Alvis Johnson, who were victims of an accident when a truck in which they were riding turned over near Sweetwater last week when a tire blew out, are improving. Edmond was rendered unconscious in which condition he remained 60 hours. He has regained consciousness and has been making trips to town this week with his father W. A. Thomason.

Alvis Johnson suffered the fracture of the pelvis bone and is confined to his bed in a plaster paris cast.

**FIREMEN'S BARBECUE**

Members of the fire department gave a barbecue of steaks and spring chickens Tuesday night on the pretty lawn at John Whitson's Gulf station. Geo. Davis and John Whitson, assisted by John Lewis, barbecued the meat and a more delicious and appetizing barbecue was ever barbecued.

The only defect to arise was that we didn't have sufficient lemonade.

**LON Z. PRATHER IN B. G. HOSPITAL CRUSHED SKULL**

**HIT ON THE HEAD WITH BLUNT INSTRUMENT IN A FIGHT WEDNESDAY NIGHT HELD AT VALLEY VIEW.**

At a dance Wednesday night given at the home of E. A. Morrow in the Valley View community, an altercation took place the result of which Lon Z. Prather, one of the parties, is in a Big Spring hospital suffering with a fractured skull. Reports from there Thursday noon from Dr. Hall attending physician, relayed to Stanton by a brother of the victim was to the effect that barring no complications Prather had a fair chance for recovery.

A preliminary trial was held Thursday afternoon before Justice of Peace Lynn White, and a number of witnesses were heard.

Here were two different cases, and the first heard was that of Holly Morrow charged with assault and battery on the person of Lon Z. Prather. Witnesses in this case gave very conflicting testimony, some that he, Prather, was struck on the left side of the head, others that he was hit on the right side of the head; some that Prather had a knife, and some testifying no knife was in evidence; all the witnesses but one testified Prather was struck with a hammer, and this one said it was a hammer; some said Prather was struck from behind and others, that he was hit from the front.

Morrow was released on \$200 bond to wait the action of the grand jury. He refused to make any statement.

The other case was the State of Texas vs. Adolph Prather, charged with biting the ear off of Leroy Hamilton. Testimony in this case from Hamilton drew a ripple of merriment from the audience when he described the rough and tumble fight in which they engaged. Prather was released on \$250 bond and Le Roy Hamilton paid a fine for fighting, and Morrow was released on bond in the sum of \$250.

It is reported the fighting came up over tagging at the dance.

**MUNN-COLLIER**

Miss Martha Margaret Collier, daughter of Mr. and Mrs. J. B. Collier of Stanton and Mr. Harold Munn, were united in marriage on July 27th, at 5:45 P. M., at the home of Rev. and Mrs. R. G. Campbell, in Lubbock. Rev. Campbell read the ring ceremony, the ring which the bride received being of yellow gold incrustured with diamonds.

Miss Mary Catherine Crawford of Slaton and Mr. Bob Cox of Anton, were the only attendants.

The bride was lovely in white organdy, the groom was dressed in light grey. Miss Crawford wore a sport suit of blue and Mr. Cox was in a business suit.

After the ceremony was said the wedding party motored to Slaton for the wedding supper at the home of Miss Crawford.

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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

HOME GROWN FRUIT

Grapes for making jelly, \$1.00 per bushel; eating grapes, \$1.50 per bushel; peaches \$1.00 to \$2.00 per bushel. French Gray. 43tfc

LENORAH

A musical was enjoyed Thursday night by a large crowd at the C. B. Winter home.

Mrs. C. E. Willingham visited Saturday in Big Spring.

Mr. and Mrs. B. Foreman left Saturday morning for A. and M. college to attend the short course. Mrs. Myrtle Haslep and children accompanied them to Houston.

Mr. and Mrs. W. H. Deavenport were in Midland Monday.

Mr. and Mrs. T. H. Bass had as their dinner guests Sunday, Messrs. and Meses J. H. Pinkston and children, C. B. Winter and children, J. C. Webb and son, Jerry and Mozelle Edwards, Almedia Pierce, Opal Gregg, Ruth and Verda Beene, Willie Mae Haegard, Curtis Harvard, Travis Gotcher, Howard Hardecastle and Bruce Haynes.

June Hogue has moved to Colorado where he has employment for a year.

Mr. and Mrs. S. J. Foreman made a business trip Monday to Lamesa. Miss Ova Webb returned with them.

Mr. and Mrs. J. F. Willingham left Tuesday morning for Toyah and other points further west.

Will Hogue and daughter Susie Mae have returned from a week's visit in Colorado. Mrs. Hogue and son, Andy, remained for a few days longer.

Mr. and Mrs. Orby Hull and family who have been visiting in Big Spring, returned Sunday.

Lurline Cathey is visiting her cousin Pauline Cathey at Stanton.

Every member of the Lenorah Sunday school (and others who wish to come), are requested to be present Sunday morning, August 5, at 10:00 o'clock as new officers and teachers will be elected.

There will be Primitive Baptist preaching Sunday morning promptly after Sunday school by Rev. W. R. Dale.

The B. Y. P. U. meetings are pro-

gressing nicely. There are some interesting and helpful programs being presented. The program opens at 8 o'clock every Sunday evening.

Mr. and Mrs. Dean Haynes spent Sunday with her parents Mr. and Mrs. F. Haynes at Valley View.

Mrs. Dee Chandler and children are visiting with her mother at O'Donnell.

BIRTHDAY PARTY IN THE C. B. WINTER HOME

Thursday afternoon, July 26, Mrs. C. B. Winter honored her small daughter, Claudie Louise, with a birthday party. After various games were played ice cream and cake were served to Gwendolyn and Bertie Mae Bass, Rex and Betty Joyce Gerald, Cleo Beene, Grace Branton, Georgia Beth and Johnnie Hasley, Roie and Elnora Bass, Bonnie and Claudie Louise Winter.

PLEASANT VALLEY

Martha Etta, have been visiting in Wilma and Alma Parham were the dinner guests Sunday of Phayrene Burk.

Hoyt Turned and Jack Cline spent Sunday with Elmond St. Clair.

Mr. and Mrs. F. C. Collins and son, Ray, spent Sunday with Mr. and Mrs. O. E. Cline at Patricia.

Mrs. J. H. Burk and daughter, Martha Etta have been visiting in Stanton.

Mrs. E. M. Ross and sons, Don and Jewell, spent Sunday with Mr. and Mrs. T. W. Scott at Patricia.

Mrs. D. M. Williams visited last Tuesday with Mrs. F. C. Collins.

Mr. and Mrs. E. M. Ross and family were in Lamesa Saturday.

Mr. and Mrs. J. H. Burk were Big Spring visitors Friday.

Mr. and Mrs. L. Collins, returned home Monday night.

Mr. and Mrs. Dalton Fuller spent Sunday evening with Mr. and Mrs. Chat Burk and family.

Statement From George Mahon

I feel under everlasting obligation to all the people of the 19th Congressional District on account of the results of last Saturday's primary. I want the people to know that I appreciate their wonderful consideration of my candidacy for Congress. With the continued assistance of my friends and the people generally in every county I feel we can approach the run-off campaign with confidence. The voters gave me a lead over all 7 opponents in 16 counties and a lead over my nearest opponent in 19 out of the 25 counties. I am incapable of fully expressing my gratitude for such an endorsement.

GEORGE MAHON  
(Political Adv.)

INVITED TO GOLDEN JUBILEE

The Sisters of Mercy cordially invite their friends to the solemn celebration of the Golden Jubilee of Sister M. Stanislaus Broderick which will take place next Wednesday, August 8th, at 9:00 A. M., in St. Joseph's Church.

Sisters of Mercy

W. E. Denton and Hilton Kaderli went to Lubbock, Tuesday afternoon.

Don't Sleep on Left Side----Affects Heart

If stomach GAS prevents sleeping on right side try Adlerika. One dose brings out poisons and relieves gas pressing on heart so you sleep soundly all night. J. L. Hall, Druggist.

COME IN AND SEE US. WE ALWAYS HAVE SOME SPECIAL Bargains

- K. C. Baking Powder \$39<sup>C</sup>
- 50 Oz. Can
- Sliced Peaches 16<sup>C</sup>
- No. 2 1/2 Can
- Tomatoes 25<sup>C</sup>
- 3 No. Can for
- Gold Medal Flour \$1.89
- 48 Lb. Sack
- Sour Pickles 19<sup>C</sup>
- Large Size

GET OUR PRICES ON CREAM AND EGGS BEFORE YOU SELL.

STANTON CASH GROCERY

PHONE 50 WE DELIVER  
We Appreciate Your Trade

JESS S. BLACKFORD EXPRESSES APPRECIATION

I want to thank the voters of Precinct No. 2 for the splendid vote you gave me in the Primary, and I hope you choose me your next Commissioner and if elected I will be on guard at all times for the best interest of the people of Precinct No. 2, and the county as well.

Sincerely yours,  
Jess S. Blackford  
(Political Adv.)

THANKS

I sincerely appreciate each vote cast in my behalf in Saturday's primary. Also, all the influence that was used in trying to elect me sheriff. I hold no grudge or ill will whatsoever against those who did not support me. I consider each one my friend.

J. F. Willingham  
(Political Adv.)

W. R. (BOB) HAMILTON THANKS THE VOTERS

To the People of Stanton and Martin County:

I take advantage of the columns of The Stanton Reporter to express to you my deep appreciation of the splendid support given me in Stanton and Martin county.

I earnestly solicit the vote and influence of the people of Stanton and Martin county in the coming August primary.

Gratefully yours,  
W. R. (BOB) HAMILTON,  
District Attorney 70th District  
(Political Adv.)

E. PETREE THANKS VOTERS VOTERS OF PRECINCT NO. 2

To the Voters in Precinct No. 2: I am deeply grateful to you for the kind expression of your confidence in me and your approval of my candidacy for your Commissioner by the vote you gave me.

If you elect me on August 25, I shall express in service my appreciation of your confidence.

Sincerely,  
E. PETREE  
(Political Adv.)

HUGHES EXPRESSES THANKS TO VOTERS IN PRECINCT NO. 4

As your present commissioner, I

Sarah's Beauty Shop

- SHAMPOO 50c
- PERMANENTS, \$, \$3.50, \$2.00

AUGUST SPECIAL

FREE with each \$1.00 purchase of Mme. Rubinoff or Fitch Cosmetics, a Facial, bring your August sun spoil your own rouge. Don't let Complexion. Come to ask about it.

Always Welcome!

Sarah Henson, Prop.

wish to thank you for returning me to the office of trust, and as in the past I will endeavor to be the servant of the entire district. Having been your commissioner I feel that I am better able to give you better service the next two years. Thank you.

P. O. HUGHES  
(Political Adv.)

Mrs. Lay Powell, Miss Vergie Powell, and Mrs. Curtis Erwin of Colorado, and their guest Miss Kate Justice of Mexico City, were here Wednesday to visit with Mrs. Earl Powell. They went over to Midland also for Mrs. Erwin's son Curtis Erwin, Jr., who had been visiting there for a week.

READ THE ADVERTISEMENTS

NEW As Tomorrow Morning's Dew  
**Shell Service Station**

Featuring Pure PENNSYLVANIA Oils--- Quaker State

PENNZOIL — VEEDOL AND SHELL-PEN  
OTHER OILS AT COMPETITIVE PRICES

TRY OUR BETTER SERVICE

Harry Haislip and Pegues Houston

**KEEP COOL**  
WITH AN  
**ELECTRIC FAN**  
\$300 and up  
Convenient Terms  
Your Electrical Dealer or  
**TEXAS ELECTRIC COMPANY**  
SERVICE

Report No. 2 from the HUMBLE Friction Fighter



Now

YOU CAN GET  
**HUMBLE 997**  
AND **VELVET**  
MOTOR OILS AT  
RETAIL DEALERS  
THROUGHOUT TEXAS

For your convenience, these two consumer-tested Humble motor oils are now sold in refinery sealed cans at Humble Service Stations and at retail dealers throughout Texas. Available in one and five-quart bright, new cans. Carry a can or two in your car—ask your dealer to supply you.

Humble 997 Oil is 100% paraffin base.



997 BREAK-IN OIL is also available in sealed cans.

IN REFINERY SEALED CANS

HUMBLE 997 MOTOR OIL . . . . . 33c Quart  
VELVET MOTOR OIL . . . . . 28c Quart  
(Tax included)

HUMBLE OILS IN REFINERY SEALED CANS ARE AVAILABLE AT ALL HUMBLE SERVICE STATIONS AND AT THE FOLLOWING DEALERS:

C. C. JOHNSON SERVICE STATION, Hobbs, New Mexico FRITZ SERVICE STATION, O'Donnell, Texas  
ED. PRICE SERVICE STATION, Seminole, Texas FRED ROMAN SERVICE STATION, Knott, Texas  
CONSUMERS OIL CO., Stanton, Texas

Fresh Vegetables

Friday and Saturday

- TURNIPS AND TOPS
- MUSTARD GREENS
- CARROTS
- BEETS
- GREEN PEAS
- GREEN BEANS
- NEW POTATOES
- SQUASH
- CELERY
- LETTUCE
- TOMATOES

- WHY COOK MEAT THESE HOT DAYS WHEN YOU CAN BUY IT ALREADY COOKED
- AT OUR MARKET?
- GET YOUR ICE TEA GLASSES FREE WITH LIPTON'S TEA.

BRYAN CASH GROCERY & MARKET

AIRPLANE QUALITY

SUBMARINE PRICES



Senate Joint Resolution No. 13  
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 3 of Article VIII of the Constitution of the State of Texas be so amended as to hereinafter read as follows:

"Section 3. Taxes shall be levied and collected by general laws and for public purposes only; and the total amount of revenue which the State shall be authorized to collect during such biennium from taxes, licenses, permits and fees, (except fees paid by students to state educational institutions, and except rentals, bonuses and royalties obtained from public lands and other public property) shall not exceed a sum reasonably estimated to equal the product obtained by multiplying the number of the inhabitants of this State by the sum of Twenty-two and 50-100 (\$22.50) Dollars; provided, however, that the total amount of such revenue which may be so collected, shall be reduced by the amount of any surplus funds or unexpended appropriations remaining at the close of the preceding biennium. The expenditures of the State government of funds derived from the sources above referred to shall never exceed during any biennium, a sum equal to the product obtained by multiplying the number of inhabitants of this State by the sum of Twenty-two and 50-100 (\$22.50) Dollars, provided however, that the population of the State (in determining the amount of revenue which may be collected from taxes, licenses, permits and fee or expended from the revenue thus obtained) shall be determined by the then last preceding Federal census, to which population shall be added or deducted, as the case may be, for each year that has lapsed since the last preceding Federal census, the average yearly increase or decrease of the population as shown by said Federal census when compared with the Federal census which immediately preceded said last Federal census. Provided, further, that in case of war, riots, or insurrection, or a statewide calamity caused by earthquake, fire, flood, or an epidemic which seriously threatens the health of the citizens of this State, the Legislature shall have authority, by a two-thirds vote of both Houses, to suspend for a definite period this constitutional limitation as to the amount of money which may be collected and expended during the biennium"

Section 2. The foregoing Constitutional Amendment shall be submitted to the electors of this State qualified to vote on constitutional amendments at an election to be held throughout the State on the first Tuesday after the first Monday in November, A. D., 1934, at which election each ballot shall have printed the words:

"For the Amendment of Section 3 of Article VIII of the State Constitution providing for the levying and collection of taxes and fixing the maximum amount thereof which can be collected and expended each biennium."

"Against the Amendment of Section 3 of Article VIII of the State Constitution providing for the levying and collection of taxes and fixing the maximum amount thereof which can be collected and expended each biennium."

Each voter shall scratch out with pen or pencil the clause which he desires to vote against, so as to indicate whether he is voting for or against said proposed amendment.

A true copy,  
W. W. HEATH,  
Secretary of State

Senate Joint Resolution No. 16  
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 1 of Article 8 of the Constitution of the State of Texas be amended so as to hereinafter as follows:

Section 1. TAXATION TO BE EQUAL AND UNIFORM AS TO REAL ESTATE AND TO BE EQUAL AND UNIFORM AS TO ALL REASONABLE CLASSIFICATIONS OF PROPERTY; AND OCCUPATION AND INCOME TAXES; EXEMPTIONS; LIMITATIONS OF P O N COUNTIES, CITIES, ETC.

"Taxation of real property shall be equal and uniform. All property in this State, whether owned by natural persons or corporations, other than municipal, shall be taxed in proportion to its value, which shall be ascertained as may be provided by law. The Legislature may by general laws make reasonable classifications of all property other than real property for the purpose of taxation, and may impose different rates thereon; provided that the taxation of all property in any class shall be equal and uniform. The Legislature may impose a poll tax. It may also impose occupation taxes, both upon natural persons and upon corporations, other than municipal, doing business in this State. It may also tax incomes of both natural persons and corporations other than municipal, except that persons engaged in the mechanical and agricultural pursuits shall never be required to pay an occupation tax; provided that Two Hundred Fifty (\$250.00) Dollars worth of household and kitchen furniture, belonging to each family in the State, shall be exempt from taxation, and provided further that the occupation tax levied by any county, city or town for any year on persons or corporations pursuing any profession or business, shall not exceed one-half of the tax levied by the State for the same period of such profession or business."

Section 2. The foregoing amendment to the Constitution of Texas shall be submitted to a vote of the qualified electors of this State at an election to be held throughout the State on the First Tuesday after the first Monday in November, 1934. At this election, all voters favoring said amendment shall write, or have printed, on their ballots the words:

"For the Amendment to the Constitution of the State of Texas providing that taxation of real property shall be equal and uniform; and that

parts of counties and counties and change county boundaries at will, provided that no new county shall be created with an area of less than nine hundred square miles nor shall any existing county be reduced in area so as to contain less than nine hundred square miles, unless such new county or such remaining county, and both shall have a population of not less than fifty thousand according to the last United States census prior to the date of the creation or change of such county. When any part of a county is stricken off and attached to, or created into another county, the part stricken off shall be holden for and obliged to pay its proportion of all liabilities then existing, of the county from which it was taken, in such manner as may be prescribed by law.

"Third. No part of any existing county shall be detached from it and attached to another existing county until the proposition for such change shall have been submitted in such a manner as may be provided by law, to a vote of the electors of both counties and shall have received a majority of those voting on the question in each."

Section 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 first Tuesday after the first Monday in November, 1934. At this election all voters favoring said proposed amendment shall write or have printed in that ballot the words:

"For the amendment of Section 1 of Article 9 of the Constitution of Texas, providing that the Legislature may by a two-thirds vote of both Houses create new counties and change the boundaries of existing counties."

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

"Against the amendment to Section 1 of Article 9 of the Constitution of Texas, providing that the Legislature may by a two-thirds vote of both Houses create new counties and change the boundaries of existing counties."

A true copy,  
W. W. HEATH,  
Secretary of State

Senate Joint Resolution No. 16  
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 1 of Article 8 of the Constitution of the State of Texas be amended so as to hereinafter as follows:

Section 1. TAXATION TO BE EQUAL AND UNIFORM AS TO REAL ESTATE AND TO BE EQUAL AND UNIFORM AS TO ALL REASONABLE CLASSIFICATIONS OF PROPERTY; AND OCCUPATION AND INCOME TAXES; EXEMPTIONS; LIMITATIONS OF P O N COUNTIES, CITIES, ETC.

"Taxation of real property shall be equal and uniform. All property in this State, whether owned by natural persons or corporations, other than municipal, shall be taxed in proportion to its value, which shall be ascertained as may be provided by law. The Legislature may by general laws make reasonable classifications of all property other than real property for the purpose of taxation, and may impose different rates thereon; provided that the taxation of all property in any class shall be equal and uniform. The Legislature may impose a poll tax. It may also impose occupation taxes, both upon natural persons and upon corporations, other than municipal, doing business in this State. It may also tax incomes of both natural persons and corporations other than municipal, except that persons engaged in the mechanical and agricultural pursuits shall never be required to pay an occupation tax; provided that Two Hundred Fifty (\$250.00) Dollars worth of household and kitchen furniture, belonging to each family in the State, shall be exempt from taxation, and provided further that the occupation tax levied by any county, city or town for any year on persons or corporations pursuing any profession or business, shall not exceed one-half of the tax levied by the State for the same period of such profession or business."

Section 2. The foregoing amendment to the Constitution of Texas shall be submitted to a vote of the qualified electors of this State at an election to be held throughout the State on the First Tuesday after the first Monday in November, 1934. At this election, all voters favoring said amendment shall write, or have printed, on their ballots the words:

"For the Amendment to the Constitution of the State of Texas providing that taxation of real property shall be equal and uniform; and that

all property in this State, other than that owned by municipal corporations, shall be taxed in proportion to its value as ascertained as may be provided by law; and providing that the Legislature may make reasonable classifications of all property, other than real property, for the purpose of taxation, and that the taxation of all property in any class shall be equal and uniform; and providing further that the Legislature may impose poll tax and occupation tax and income tax and exempting from occupation tax persons engaged in mechanical and agricultural pursuits; and exempting from taxation Two Hundred Fifty (\$250.00) Dollars worth of household and kitchen furniture belonging to each family; and providing that the occupation tax levied by any county, city or town shall not exceed one-half that levied by the State for the same period."

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 providing that taxation of real property shall be equal and uniform; and that all property in this State, other than that owned by municipal corporations, shall be taxed in proportion to its value as ascertained as may be provided by law; and providing that the Legislature may make reasonable classifications of all property, other than real property, for the purpose of taxation; and that the taxation of all property in any class shall be equal and uniform and providing further that the Legislature may impose poll tax and occupation tax and income tax, and exempting from occupation tax persons engaged in mechanical and agricultural pursuits; exempting from taxation Two Hundred Fifty (250.00) Dollars worth of household and kitchen furniture belonging to each family, and providing that the occupation tax levied by any county, city or town shall not exceed one-half that levied by the State for the same period."

A true copy,  
W. W. HEATH,  
Secretary of State

House Joint Resolution No. 30  
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 16, Article VII of the Constitution of the State of Texas be amended so as to hereinafter read as follows:

"Section 16. All land mentioned in Sections 11, 12, and 15 of Article VII of the Constitution of the State of Texas, now belonging to the University of Texas shall be subject to the taxation for county and school district purposes to the same extent as lands privately owned; provided they shall be rendered for taxation upon the values fixed by the State Tax Board and that the values fixed for school district purposes shall not exceed the values fixed for county purposes on the same land; and provided that the University of Texas from the University Available Fund, shall remit annually to each of the counties and school districts in which said lands are located an amount equal to the tax imposed upon said land for county and school district purposes."

Section 2. The foregoing Constitutional Amendment shall be submitted to the qualified electors of the State at the next general election, 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 subjecting the lands of the University of Texas to taxation for county and school purposes, and provided for the payment of said taxes to the proper authorities of the counties and school districts where said lands are located."

A true copy,  
W. W. HEATH,  
Secretary of State

Senate Joint Resolution No. 2  
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That the Constitution of the State of Texas, Article 16, be amended by adding thereto another Section, Section 61, which shall read as follows:

"Section 61. All district offices in the State and all county officers in counties having a population of twenty thousand (20,000), or more, according to the then last preceding Federal census, shall hereafter be compensated on a salary basis. In all counties of this State the Commissioners' Court shall be authorized to determine whether precinct officers shall be compensated on a fee basis or on a salary basis; and in counties having a population of less than twenty thousand (20,000) according to the then last preceding Federal census Commissioners' Court shall also have the authority to determine whether county officers shall be compensated on a fee basis or on a salary basis. All fees earned by district, county or precinct officers shall be paid into the County Treasurer where earned, for the account of the proper fund, provided that fees incurred by the State, county any municipality, or in case where pauper's oath is filed, shall be paid to the County Treasurer, when collected, and provided that where any officer is compensated wholly on a fee basis, such fees may be retained by such officer, or paid into the Treasury of the county as the Commissioners' Court may direct. All Notaries Public, County Surveyors and Public Weighers shall continue to be compensated on a fee basis."

Section 2. The foregoing Constitutional amendment shall be submitted to vote of the qualified voters of this State at the next general election to be held on Tuesday, after the first Monday in November, A. D. 1934, 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 adding Section 61 to Article XVI, abolishing the fee system of compensating all district officers and all county officers in counties having a population of twenty thousand (20,000) or more; and authorizing the Commissioners' Court to determine whether County officers in counties containing less than twenty thousand (20,000) population shall be compensated on a fee basis or a salary basis; and authorizing the Commissioners' Court in all counties of this State to determine whether precinct officers shall be compensated on a fee or a salary

basis."

"Against the Amendment to the Constitution of the State of Texas adding Section 61 to Article XVI, abolishing the fee system of compensating all district officers and all county officers in counties having a population of twenty thousand (20,000) or more; and authorizing the Commissioners' Court to determine whether county officers in counties containing less than twenty thousand (20,000) population shall be compensated on a fee basis or a salary basis; and authorizing the Commissioners' Court in all counties of this State to determine whether precinct officers shall be compensated on a fee or a salary basis."

Each voter shall scratch out with pen or pencil the clause which he desires to vote against so as to indicate whether he is voting for or against said proposed amendment.

A true copy,  
W. W. HEATH,  
Secretary of State

House Joint Resolution No. 30  
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 16, Article VII of the Constitution of the State of Texas be amended so as to hereinafter read as follows:

"Section 16. All land mentioned in Sections 11, 12, and 15 of Article VII of the Constitution of the State of Texas, now belonging to the University of Texas shall be subject to the taxation for county and school district purposes to the same extent as lands privately owned; provided they shall be rendered for taxation upon the values fixed by the State Tax Board and that the values fixed for school district purposes shall not exceed the values fixed for county purposes on the same land; and provided that the University of Texas from the University Available Fund, shall remit annually to each of the counties and school districts in which said lands are located an amount equal to the tax imposed upon said land for county and school district purposes."

Section 2. The foregoing Constitutional Amendment shall be submitted to the qualified electors of the State at the next general election, 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 subjecting the lands of the University of Texas to taxation for county and school purposes, and provided for the payment of said taxes to the proper authorities of the counties and school districts where said lands are located."

A true copy,  
W. W. HEATH,  
Secretary of State

House Joint Resolution No. 41  
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 5, of Article XI of the Constitution of Texas, be amended so as to hereinafter read as follows:

"Section 5. Cities having more than five thousand (5000) inhabitants may, by a majority vote of the qualified voters of said city, at an election held for that purpose, adopt or amend their charters, subject to such limitations as may be prescribed by the Legislature, and providing that no charter or any ordinance passed under said charter shall contain any provision inconsistent with the Constitution of the State, or of the general laws enacted by the Legislature of this State; said cities may levy, assess and collect such taxes as may be authorized by law or by their charters; but no tax for any purpose shall ever be lawful for any one year, which shall exceed two and one-half per cent (2½%) of the taxable property of such city, and no debt shall ever be created by any city, unless at the same time provision be made to assess and collect annually a sufficient sum to pay the interest thereon and creating a sinking fund for at least two per cent (2%) thereon; provided further, that no city charter shall be altered, amended or repealed oftener than every twelve (12) months."

Section 2. The foregoing Constitutional Amendment shall be submitted to the qualified electors of the State at the next general election to be held on the first Tuesday after the first Monday in November, 1934; at which elec-

tion all voters favoring such proposed amendment shall write or have printed on their ballots the words: "For the Amendment to the Constitution of the State of Texas permitting any Home Rule City to alter, amend or repeal its charter every twelve (12) months;" and those opposed shall write or have printed on their ballots the words, "Against the Amendment to the Constitution of the State of Texas permitting any Home Rule City to alter, amend or repeal its charter every twelve (12) months."

A true copy  
W. W. HEATH,  
Secretary of State

House Joint Resolution No. 42  
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 30, Article 16, of the Constitution of Texas be amended so as to hereinafter read as follows:

"Section 30. The duration of all offices not fixed by this Constitution shall never exceed two (2) years except that the elected officials of a city that has adopted and amended its Charter as provided in Section 5, Article XI of the Constitution of Texas may, by amendment to such city's charter, hold office not to exceed four (4) years; provided, that when a Railroad Commission is created by law it shall be composed of three (3) Commissioners who shall be elected by the people at a general election for State officers, and their term of office shall be six (6) years; provided, Railroad Commissioners first elected after this amendment goes into effect shall hold office as follows: One shall serve two (2) years, and one four (4) years and one six (6) years; their terms to be decided by lot immediately after they shall have qualified. And one Railroad Commissioner shall be elected every two (2) years thereafter. In case of vacancy in said office the Governor of the State shall fill said vacancy by appointment until the next General Election."

Section 2. The foregoing Constitutional Amendment shall be submitted to the qualified electors of the State on the next General election to be held on the first Tuesday after the first Monday in November, 1934, 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 permitting Home Rule Cities to so amend their charters that the elected officials of such cities may hold office not to exceed four (4) years," and those opposed shall write or have printed on their ballots the words, "Against the Amendment to the Constitution of the State of Texas permitting Home Rule Cities to so amend their charters that the elected officials of such cities may hold office not to exceed four (4) years."

A true copy  
W. W. HEATH,  
Secretary of State

House Joint Resolution No. 14  
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That there be added to Article IX of the Constitution of the State of Texas a new section to be numbered Section 2-A and to have five (5) lettered subdivisions and which section shall read as follows:

"Section 2-A.  
(a): General management and control of the affairs of the County shall hereafter be vested in the Commissioners' Court, provided that in the exercise of powers not specifically granted to the Commissioners' Court by the Constitution and Amendments thereto, the Court shall be subject to the authority of the Legislature of the State, and the Court shall also be subject to all general laws of the State now in force not in conflict with the provisions of this amendment until such laws are modified or repealed."

(b) All duties heretofore performed by the Clerk of the District Court and the County Clerk shall hereafter be performed by an officer to be known as Record Clerk; all duties heretofore performed by the County Tax Assessor and the County Tax Collector shall hereafter be performed by one officer known as Tax Clerk; and in the counties where the sheriff performs the duties of the Tax Collector he may hereafter perform the duties of the Tax Clerk. The Record Clerk and the Tax Clerk shall be elected to hold office for a term of two (2) years and until their successors shall be elected and qualified. The Commissioners' Court shall have authority to combine the office of County Treasurer and the office of County Surveyor, or to combine either, or both, of said offices with any county office. Within the maximum

A true copy  
W. W. HEATH,  
Secretary of State

and minimum limits prescribed by the Legislature the Commissioners' Court shall have authority to fix the compensation of all county and precinct officers except County Auditor, County Judge, and County Commissioners. The Legislature shall fix the compensation of District Judges, District Attorneys, County Judges and the County Commissioners and may provide for a County Auditor and prescribe his duties and fix his compensation and the number and compensation of his assistants. The Commissioners' Court shall fix the compensation of and determine the number of deputies, assistants and clerical personnel of all precinct officers and county officers except the county auditor.

(c) City and county officers and employees may, in addition to their duties as such city and county officers or employees, be required to perform such other similar duties for cities, towns and districts within the county, or for the county, as may be mutually agreed upon and contracted for between the Commissioners' Court of said county and the governing board, or boards, of such cities, towns and districts; and the cost of such service shall be provided for in said contracts and paid by such county, cities, towns, or districts into the Treasury of the county or city, town or district, as provided for in said contract. All such contracts shall be approved by the Attorney General of this State and such contracts shall not cover a period longer than two (2) years.

(d) The Legislature shall have authority, by general law, to provide for complete forms of county government and organizations different from that provided for in this Constitution to become effective in any county when submitted in such a manner as may be prescribed by the Legislature to the qualified voters of such county in an election held for such purpose and approved by a majority of the qualified voters voting in said election. Provided, however, that no such law shall impair the Commissioners' Court to determine the compensation of county and precinct officers other than the County Auditor, to fix the number of assistants, deputies, and clerical personnel which said officers may employ; nor shall such general law change the present constitutional limitations as to particular and total tax levies for any or all county purposes; nor shall such general law change the present constitutional limitations on counties to incur public debts.

(e) In any and all cases where provisions of the Constitution of this State are in conflict with the provisions of this Amendment, the provision of this amendment (Section 2-A, Article IX) shall control; provided, however, should any county adopt a Home Rule Charter under authority of any provisions of the State Constitution or amendment thereto, this amendment shall not be applicable to such county."

Section 2. The foregoing Constitutional Amendment shall be submitted to the electors of this State, qualified to vote on Constitutional Amendments, at an election to be held throughout the State on the first Tuesday after the first Monday in November, A. D., 1934, at which election each ballot shall have printed thereon the words:

"For the Amendment of Article IX of the State Constitution by adding Section 2-A thereto, giving the Commissioners' Court general management and control of county affairs, and authorizing the Legislature to provide more economical forms of county government and different than as now provided by law."

"Against the Amendment of Article IX of the State Constitution by adding Section 2-A thereto, giving the Commissioners' Court general management and control of county affairs, and authorizing the Legislature to provide more economical forms of county government, and different than as now provided by law."

Each voter shall scratch out with pen or pencil the clause which he desires to vote against so as to indicate whether he is voting for or against said proposed amendment.

A true copy  
W. W. HEATH,  
Secretary of State

**PIT BARBECUE**  
Private Dining Room For Special Parties  
**BEER BOTTLE and KEG ALL KINDS**  
**BROADWAY CAMP**  
First and Last Chance  
MIDLAND, TEXAS

READ THE ADS IN THIS ISSUE



# ICE CREAM



**A Real Summer Dessert**

NO dessert is more wholesome in midsummer than ice cream. Everyone likes it. It's nourishing without being heavy cooling without being too light to satisfy hunger. Order it today for your dinner, supper or party.

**J. L. HALL THE DRUGGIST**

**Thomas & McDonald**  
Attorneys-At-Law  
BIG SPRING, TEXAS



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FOR All Occasions. Telephone your orders—

To 1984

BIG SPRING or MIDLAND



**BOTTLES FOR HEALTH**

IF you want rich, pure milk delivered daily to your door you will try Thomason's Dairy milk. It is rich in butter fat and contains all food qualities necessary for good health. Our prices are right in keeping with the times.

**THOMASONS DAIRY**

# Still Canning Time

WHEN YOU BUY THESE WARE: Don't go through the canning season this year without the assistance of good tools. We have everything that's necessary at the lowest prices.

JARS, TOPS, TOP RUBBERS, PARAFIN, POTS, AND PANS OF ALL SIZES AND STYLES.

**STANTON HARDWARE COMPANY**

**TOO HOT TO SHOP**

Then Just Call **48**

When the sun's a bit too strong to get out, you can depend upon our service and quality groceries to give you just what you want, as you would choose it yourself. Fresh vegetables, reliable products, swift delivery, all at a low cost. Try us!

**THE JONES BROS. GROCERY**  
PAUL & BUD

## LOYOLA RECEIVES FED. AID

Through the Federal Commission the Loyola school has obtained aid in the sum of \$720, check for same having been received by Judge Lamar to turn over to the school. On account of the receipt of State aid, and are very grateful for this amount from the Federal Commission for relief.

Mrs. Arthur Woody returned Saturday from Snyder where she visited relatives, Mr. and Mrs. E. P. Simpson and Whitcomb Simpson. She went over with nephews James Kenney and Maurice Woody, who competed in the rodeo events. James won first prize in roping and fourth in wild cow milking. Mrs. Woody attended the rodeo while there.

Mrs. Bill Spack, son Bobbie, and daughter Doris Rosary, of New Orleans, La., are visiting in the home of her mother, Mrs. Alta Heason.

Turner Kaderli returned last week from Austin where he has been attending the summer session of the State University.

## Men's Work Clothes

- Overalls ..... \$1.39
- Pants ..... \$1.19
- Shirts ..... 69c
- A-1 Coffe lb. .... 25c

**Harris Cash Store**

Phone 14 We Deliver

## ANNOUNCEMENTS

FEES CHARGED:	
Congressman	\$25.00
District	15.00
County	10.00
Precinct	5.00

The following candidates have announced for the respective offices, subject to the action of the Democratic Primary Election in July, 1934:

For Congressman 19th Congressional District:—

ARTHUR P. DUGGAN  
of Littlefield  
GEORGE H. MAHON  
of Colorado

For District Judge 70 Judicial District:

CHAS. L. KLAPPROTH  
(Re-Election)  
CLYDE E. THOMAS

For Representative 88th District:

MRS. JOHN A. HALEY  
of Midland  
CLYDE BRADBORD  
of Grandfalls  
W. W. McCUTCHEON, JR.

For District Attorney 70th Judicial District:—

CECIL C. COLLINS  
R. W. (BOB) HAMILTON

For County Judge:—

J. S. LAMAR  
W. E. DENTON

Commissioner—Precinct No. 2:  
JIM BLACFORD  
E. PEFFRE

**J. E. MOFFETT**

PHYSICIAN and SURGEON

Office Upstairs in Crowder Bldg.

Office 72 — Phone—Rev. 43

## SINCLAIR P.D. KILLS

FLIES—MOSQUITOES  
MOTHS—ROACHES  
BEDBUGS—FLIES  
ANTS—GNATS—ETC.

Agent Sinclair Refining Company (Inc.)

**J. B. Harvard**

Station, Texas

Albert Straub, who has been ill in a Big Spring hospital, was able to return home Sunday.

Mrs. Henrie Mast of Lubbock, was the guest last week of Miss Maxine Hall.

**YUCCA NIGHT**  
PREVUE SAT.  
THEN  
MIDLAND SUN-MON

## Its MARVELS never cease!

1,000 players and performers... Vocal choruses of 500... 2,000 wild animals... 25 great bands of music... 4,571 costumes... 335 stunts... 500 dazzling effects... & some new & breathtaking spectacles.

# STAND UP and CHEER!

**WARNER BAXTER**  
MADGE EVANS  
SYLVIA FROOS  
JOHN BOLES  
JAMES DUNN  
AUNT JEMIMA  
SHIRLEY TEMPLE

If Mr. and Mrs. Clark Hamilton this Theatre any time during the week present this Ad. at the Box Office of August 4th to August 10th, they will be given two guest tickets.

**DRS. ELLINGTON & ROGERS**  
DENTISTS  
General Practice and Orthodontia  
Straightening Children's Teeth  
Petroleum Bldg Ph. 281 Big Spring

**MARIE WEEG, D. C. PH. C**  
All kinds of Electric Treatment  
Palmer Graduate Chiropractor  
Overseas Nurse  
Little Creek Baths  
Colonic Irrigation  
Phone 122 — 1308 Scurry St.  
Big Spring, Texas

**Dr. C. D. Baxley**  
DENTIST  
Foster Fisher Building  
Big Spring, Texas



**MILK THE COMPLETE FOOD**

Adults as well as growing children should drink milk regularly because milk contains every necessary food element except iron in the proportions that are closest to human needs of any food known. Call 102 today and ask for daily delivery in any amount you wish.

**STAMPS DAIRY**

## THANKS TO CRADLE ROLL BABIES OF BAPTIST SUNDAY SCHOOL

The method of expressing our sincere thanks to the many kind friends who aided during the illness and death of our son.

Mr. and Mrs. Leaton Forsyth  
Mrs. Mary Wilson of Big Spring, was here Wednesday the guest of her parents, Mr. and Mrs. John Atchison and other relatives.

August 5th is Cradle Roll Day and all the Sunday school wants you, your father, and your mother to be at the church at 10 o'clock a. m. You will have a special seat and a hearty welcome.

Be sure to come. Everyone is invited.  
Mrs. Clyde C. Harris  
C. R. Superintendent

**INSTANT Hot Water**  
is so convenient!  
An automatic water heater operates for only a few pennies a day.

**West Texas Gas Co.**  
GOOD GAS WITH DEFENDABLE SERVICE

## Notice to Public

The following policies furnished by us to G. B. Pollock, Stanton, Texas, have never been accounted for. We have in our files affidavits from Mr. Pollock, our former agent, to the effect that none of these have ever been issued as contracts of insurance. Neither the company who furnished these supplies nor their General Agents have ever received any notice of issuance of any of the policies listed below nor have they collected any premiums therefor; and the purpose of this notice is to declare said policies null and void:

- LINCOLN LTD. FIRE POLICIES NOS. 74251 to 74275 INC.
- LINCOLN LTD. DWG. POLICIES NOS. 30026 to 30050 INC.
- LINCOLN LTD. WINDSTORM POLICIES NOS. 21251 to 21275 INC.
- LINCOLN COTTON CERTIFICATES NOS. 2451 to 2475 INC.

Persons who have policies which they believe to be in effect and which were secured from G. B. Pollock, Stanton, Texas, should check them against this list. If you find that you hold policies bearing numbers which appear above please communicate with

**FLOYD WEST AND COMPANY**  
GENERAL AGENTS  
925 Sante Fe Building, Dallas, Texas

**THIS IS A GOOD Fruit Year**

Can all surplus fruit, it will keep for years if you use good cans.

This is also a good time to can up a lot of good beef. You will find plenty of good American cans and extra lids, also glass jars, Automatic Canner and Sealers at

**Higginbotham-Bartlett Company**

**GOOD --- and Good For You**

HERE'S a between-meals bite that anyone can enjoy without spoiling the appetite for lunch or dinner. Yet it is nourishing, cooling and pure food from the very raw materials till it is delivered to your own hands. Eat one of these bars of ice cream covered with delicious chocolate and you'll our cream is the finest made.

**ORR DRUG STORE**  
Phone 98

**INSURANCE**  
FIRE, HAIL, ACCIDENT, BURGLARY  
PLATE GLASS, POSTAL

**WOODARD INSURANCE AGENCY**