

SNOOTER KNOWS

LITTLE ABOUT

EVERY

THING

AND

NOT MUCH ABOUT ANYTHING

VARIOUS of the exchange newspapers that come to the Reporter exchange table carried in their news columns last week, one item of major importance to the ranch and agricultural interests, in fact to all interests, that leaned toward the restoration of prosperity to West Texas. The subject matter to the item was, RAIN!! The communities in which these newspapers were published, had received soaking rains that broke what had promised to be a severe drought. The estimation of the wealth the downpours brought to these communities was based on the millions of dollars value, by these newspapers.

The top estimate of wealth in any one community that the rain poured into the lap of the county, was reported in the columns of the Brady Standard, when Editor Schwenker stated two rains had fallen in McCullough county, each valued at a million dollars. These rains left the soil so soaked that little rivulets were oozing out of the top of the ground, so the infallible Editor Harry Schwenker, wrote.

Reading Harry's account of the rains and the untold value to his county of same, with the further fact that everything in that area was soaked to bubbling over with water, the uninformed not as familiar with the truth and veracity as the conductor of this column, might judge that the Standard editor's head may have developed a crevice during the dry period, and water had crept in on the brain during these two million dollar rains. As stated, knowing Schwenker as well as we do, can say there is no need to worry about the water on the brain business, as Harry's head is too hard for that.

Had we not been a friend of the Brady editor's for the past twenty-five years, and having intimate knowledge of that editor's cranial capacity, we would hasten to defend the truthfulness of the statements he makes in his newspaper. So the statement by Schwenker that McCullough county received two rains in one week, each worth a million dollars to his county, stand without contradiction.

Coleman county reported heavy rains and destructive hail. They came on the heels of sheep shearing in that county, and thousands of head of sheep, that had been shorn of their fleece, had perished from chilling. The estimated loss to the sheepmen of that county was placed at \$35,000, and not been checked as the Coleman Democrat-Voice issued from the press last week. Rains of that character, no community profits by them—they result in more damage than good.

Parts of Martin county enjoyed good showers last week—others received no moisture, and haven't since Heck was a pup. Thursday, a week ago, promise of a soaking rain for the county was never better. The clouds were low and apparently full of water, but they couldn't hold themselves together long enough to give any one section a reasonable rainfall.

Judging from the reports the dividing line of the rainfall for this section of West Texas, runs along the western border of Mitchell county and extends east. From that point west to the New Mexico line the country is dry as a bone, except for an occasional shower falling that would hardly dampen the top of an umbrella.

The entire section of West Texas needs a general rain. Without it, those parts that have received sufficient moisture to aid materially in the planting of crops and aiding them to grow will suffer seriously from the hot winds that will sweep over the parched area. Not a roseate picture to paint of the prospects ahead for this part of Texas as seen by this writer if the present condition prevails during the season when the area should have a rain. Here's another bridge the scribe is crossing before he arrives at the approach, but he wants to tell you, he's not far from stepping on the bridge, so far as the time is, about up for moisture in come to Martin county to insure there will be any crops for the farmers and grass

The Stanton Reporter

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VOLUME TWENTY-SEVEN

STANTON, MARTIN COUNTY, TEXAS

FRIDAY, JUNE 2, 1933

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MARTIN COUNTY LIBRARY TO OPEN SATURDAY, JUNE 3

NEW HOME OPPOSITE W. A. KADERLI'S INSURANCE AND ABSTRACT OFFICE. CHILDREN'S STUDY HOUR, SATURDAY.

The Martin County Library will open on Saturday, June 3rd, in its new home opposite W. A. Kaderli's insurance and abstract office. The Children's Hour will be conducted as it was last summer, on the court house lawn.

The hours for the library will be from 3 to 5 p. m., the children will come between the hours of 4 and 5 p. m., on Saturday afternoon.

The Study Club would like to express its gratitude to the Commissioners' Court for giving it a home in the court house for the last 2 years, and to the Masons for lending the use of their building for its new location, which it is believed will be more favorable, due to its excellent central location.

We would like to especially thank Mr. Kaderli for offering a corner of his own office for the purpose, and Hilton Kaderli for his services in fixing the sign. All the many others who have contributed magazines, books, financial assistance and other things, have the appreciation of the entire club. There is still a pressing need for books, magazines, and any old furniture which could make the room more presentable. Anyone having anything they would like to contribute or lend, please let Mrs. James Jones know, and the articles will be promptly collected.

Any citizen of Martin county may withdraw books from the library. A membership card must be signed, endorsed by some responsible party, whereby the borrower promises good treatment of the books, a prompt return, and payment of all fines for overdue books. Books and magazines may be kept one week. A fine of 10 cents per week for keeping overtime. We have a year's file of nearly all the leading magazines which may be read at the library. The books, though few in number, are entertaining, and we hope every reader, big or little, in Martin county, will patronize the library, and help it to grow.

There is a great need and much room for growth and improvement. Bring your old books, which you no longer read, and borrow some of the other fellow's to take home and enjoy.

REPRESENTATIVE S. A. HERE

W. D. Pettigrew, Salvation Army Organization Supervisor, headquarters, Dallas, was in Stanton, Monday, soliciting funds for that organization. He raised \$10. The supervising committee for Stanton is composed of French Gray and Jim Tom.

Jesse Whitson, youngest son of Mr. and Mrs. E. P. Whitson, who has been dangerously ill, is now on the road to recovery.

for the ranchmen of Martin county.

THE 3.2 per cent beer racket is creating a considerable stir in some parts of Texas. It is reported that a train load has arrived at San Antonio, and that it is being sold in the cafes of that city. It is alleged that the officers, both state and county, are doing nothing about it, as they claim no jury had been found that would convict a bootlegger for selling a 3.2 per cent beverage with the period knocked out before Congress declared 3.2 per cent non-intoxicating. The Federal government is issuing licenses to sell it, and have instructed their agents to keep off of those to whom permits have been given. It is reported by the El Paso newspapers that the cafes of that city are selling 3.2 per cent. Like reports come from other cities in Texas. The fellow selling it declares the Congress of the United States has declared that 3.2 per cent is non-intoxicating, and if that be so, he should be allowed to sell it the same as he is permitted to sell beverages of no alcoholic content. The other fellows say he hasn't the right. The matter seems to arrive at the point of "it is" and "it ain't." So that's that.

First Farm Loan to Illinois Farmer



The first loan under President Roosevelt's \$200,000,000 Emergency Farm Loan Bill was made at the St. Louis office of the Federal Land Bank. Photo shows E. A. Purvines of Pleasant Plains, Ill., (right) receiving a \$3,500 check from Commissioner E. J. Bodman, (left) as Mrs. Purvines looks on. In the rear is Wood Netherland and O. J. Lloyd, president and vice-president of the St. Louis Federal Land Bank.

Where and How Loans Are Made Under the New Federal Emergency Farm Mortgage Act

Special to The Reporter through Autocaster Service:

In the first two days after the passage of the Federal Emergency Farm Mortgage Act, applications for relief were received from 1,269 farmers. Most of these applications were sent to Washington, indicating that few farmers know where the Federal Land Banks for their districts are located.

There are twelve of these banks, and in connection with each of them a Loan Commissioner to operate under the new law has been appointed. These new loans are made to refinance farm indebtedness, provide working capital for farm operations and to aid in the redemption of foreclosed farms. They are not, primarily, made for the purpose of refinancing farm first mortgages. That is to be done thru the Federal Land Banks working in connection with the present holders of first mortgages.

There Are Loan Limits

Loans under the new law are limited to \$5,000 to any one farmer. The amount that may be loaned, added to existing mortgages or other debts secured by the farm property, cannot be more than sufficient to bring the total debt up to three-quarters of the appraised value of the property. These are second mortgage loans, repayable over a series of years, and an agreement has to be obtained from the holder of the first mortgage that he will not proceed against the farmer for failure to pay the principal of the first mortgage.

Applications for loans under the new law should go to the Federal Land Banks for the district in which the farms are located. These districts are:

First District: Springfield, Mass. Serves the state of Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York and New Jersey. Charles Windholz, Commissioner's agent.

Second District: Baltimore, Md. For Pennsylvania, Delaware, Maryland, West Virginia, Virginia, and the District of Columbia. George Stevenson, agent.

Third District: Columbia, S. C. For North and South Carolina, Georgia and Florida. Henry S. Johnson, agent.

Fourth District: Louisville, Ky. For Ohio, Indiana, Kentucky and Tennessee. Agent not yet appointed; address simply "Federal Land Bank, Louisville."

Fifth District: New Orleans, La. For Alabama, Mississippi, and Louisiana. William J. Prior, agent.

Sixth District: St. Louis, Mo. For Illinois, Missouri, and Arkansas. Ernest J. Bodman, agent.

Seventh District: St. Paul, Minn. For Michigan, Wisconsin, North Dakota and Minnesota. Jerry P. Riordan, agent.

Eighth District: Omaha, Neb. For Iowa, Nebraska, South Dakota, and Wyoming. Bert Waddell, agent.

Ninth District: Wichita, Kansas. For Oklahoma, Kansas, Colorado and New Mexico. Graves Shull, agent.

Tenth District: Houston, Texas. For the state of Texas alone. A. P. Graves, agent.

Eleventh District: Berkeley, Calif. For California, Nevada, Utah and Arizona. William H. Woolf, agent.

Twelfth District: Spokane, Wash. For Washington, Oregon, Idaho and Montana. J. A. Scollard, agent.

How To Get Loan

Farmers desiring to borrow under the new law should write for information to the agent for their district. Address "Loan Commissioner's Agent, Federal Land Bank" and the name of the city in which district headquarters are located.

It takes a little time to get action. Local appraisers have to be called in to look over the property and examine title and records of existing mortgages, but the Farm Board promises to move as fast as possible in each case, and some loans were actually made within a few days after the law was passed.

The first loan was to Elijah Purvines of Sangamon County, Ill., on a farm which he has owned and operated for 31 years. This was for \$3,500 and was made through the Federal Land Bank of St. Louis. The second loan under the act was to W. H. Chapman of Whitney, S. C., who borrowed \$2,000 under the act on a first mortgage on his property.

Local Legion Post Receives Invitation To Go To Odessa

Jno. F. Priddy, Commander of the Stoeger-Estes Post of the American Legion, here, today received an invitation from officials of the Earl S. Bailey Post No. 430, of Odessa, to send an official delegation from the local post to the annual convention of the Fifth Division, Department of Texas, at Odessa, June 24th and 25th. Plans for the convention, accompanying the invitation promised one of the liveliest Legion meetings in the history of the Division.

Several hundred delegates from the 144 American Legion posts in the Fifth Division are expected to gather for the big meeting. Plans already made by the Odessa post include many types of entertainment, including a golf tournament, base ball games, trap shooting, picture shows, a dance and an old time chuck wagon feed.

Ladies attending the convention are to be the guests of the Odessa Ladies' Auxiliary, who are planning a tea and other entertainment in their honor. The Odessa post plans "big doings" during the two days, with the old-time Western style of hospitality oozing from the door facings of every building in town.

C. L. SONE GOES TO PANHANDLE

Mr. and Mrs. C. L. Sone, left Thursday morning, followed by a truck load of their household goods, for Panhandle, to make their home. Mr. Sone is with his son-in-law, who runs the Ford agency in that thriving Panhandle town. When asked where he would teach the coming term, replied he had not made up his mind that he would apply for a position in any school.

Mr. Sone was superintendent of the Stanton schools for four years, and made the institution one of the, if not the best the school has ever had.

J. W. Zimmerman, of Lampasas, is here visiting his sons, J. H. and W. H.

KLAPROTH TO HOLD NEXT D. C. TERM IN HOWARD COUNTY

DISTRICT ATTORNEY W. R. SMITH JR. WILL ALSO BE ON DUTY. CHANGE BROUGHT ABOUT THROUGH NEW LAW.

Big Spring—Next term of district court in Howard county will be held by Judge Charles L. Klapproth as judge of the seventieth judicial district of Texas. W. R. Smith, Jr., of Odessa will henceforth be district attorney.

Governor Ferguson has signed the bill by Senator Collie revising the thirty-second, seventieth and hundred and ninth judicial districts.

Members of the local bar understand that the new law will become effective in so far as Howard county is concerned on September 1 and that a term of the seventieth district court will be opened here the first Monday in September.

The seventieth district will include Howard, Martin, Glasscock, Midland and Ector counties.

WHETHER MEANT AS A PRANK OR PURE MEANNESS PROPERTY IS DAMAGED

Conoco station built a railing fence around a part of its property this week to add to the attractiveness of the premises. It required the digging of several post holes and the setting of same, as well as expense. Sometimes Wednesday night the fence and posts were pulled several inches out of the ground which will cause the re-digging of the holes and placing the fence back.

Whether the "job" was meant as a prank, or done from a pure meanness standpoint, the "job" is considered serious, and the parties guilty are subject to a property damage.

STEERS KILLED

Report reached Stanton Thursday morning that Horace Blocker and his truck load of steers met with a bad accident while on the way to deliver the cattle in Fort Worth. It is said he was smashed into by another truck, turning over the Blocker truck and killing six head of steers.

Mr. and Mrs. Phil Berry, are at home in the Shortes cottage, having returned from a trip to Colorado.



ORIGIN OF 'DUN'

The word "dun" owes its origin to one Joe Dun, a famous bailiff of London, in the time of Henry VII. He is said to have been so extremely shrewd in the management of his rough business and so dextrous in the collection of dues that his name became proverbial, and whenever a man refused to pay his debts it grew into a prevalent custom to say, "Why don't you dun him?"

BIG SPRING HAD ROUGH SAILING BEAT STANTON

LOCAL TEAM BLASTS THE HOPE OF BIG SPRING OVERTAKING MIDLAND IN THE FIRST HALF OF THE SAND BELT RACE.

(T. W. HAYNIE)

Big Spring drove into town and drove out a lot sadder as Stanton narrowly missed tying them on the local course Sunday afternoon. The Steer town boys had hopes of overtaking Midland to win the first half of the Sand Belt race, until Stanton showed them away around the local course.

Stanton nible welders were squatting the ball too near the cup for some of the boys from Howard county.

Shirley Robbins of Big Spring, set a course record of 71, one under par after taking a 6 on No. 1, and 7 on No. 17. Haynie's 75 was not good enough to more than make Robbins bear down.

Woodard shot a 79 to beat Morgan's 81.

Big Spring won low ball in the first flight.

Stanton's second flight with Burnam and King, swept the match for 8 points, King shooting 78 and Burnam an 84.

The third flight with Purser and C. Burnam, had a bad day and lost everything to Barkley and Griffiths.

The fourth flight with Harding and Adams, won low ball but lost both personal matches.

Every match was hard fought and it was anybody's hole till the last putt.

A strong wind came up at near the close of the game to make medal scores go higher than they should have been.

Haynie, Woodard, King and Adams carded less than 80 for Stanton and Robbins and Stephens were under 80 for Big Spring.

Big Spring 22, Stanton, 18.

Stanton Kat Klaw Team Ties Seminole 20 To 20

The Kat Klaw team had a little better luck with their opponents last Sunday and tied Seminole while the Sand Belt team was losing to Big Spring here Sunday.

Blocker and Bristow won the first flight and low ball for 8 points to 2.

Hanilton and B. Henson had a hard match and only Henson was able to down his opponent.

Seminole won this flight 6 to 4.

Hall Kennedy and Pprintice Bristow played good golf to split their match. Printice won his match and also the low ball on the 19th hole.

Hall lost his match, Stanton winning 6 to 4.

The fourth flight with Gib Graves and Dr. Moffett, lost everything to Seminole 8 and 2.

These boys have not been engaged in match play for two years and were hardly up to the standard of their opponents.

The game was played at Seminole and there was a large crowd of fans out. There was golf everywhere on the course including the rough and adjoining pastures and fields.

Don't forget the Story Hour for the children Saturday at 4 P. M., on the courthouse lawn.

Leaders For Library and Story Hour

LIBRARY 3 TO 5 P. M.	STORY HOUR 4 TO 5 P. M.
JUNE 3—MRS. HAMILTON	MRS. JONES (JAMES)
JUNE 10—MRS. JONES (JAMES)	MRS. EBBERSOL
JUNE 17—MRS. EBBERSOL	MRS. FOREST
JUNE 24—MRS. FOREST	MRS. GIBSON
JULY 1—MRS. GIBSON	MRS. M. HALL
JULY 8—MRS. HALL	MRS. KELLY
JULY 15—MRS. KELLY	MRS. HAZLEWOOD
JULY 22—MRS. HAZLEWOOD	MRS. SMITH
JULY 29—MRS. SMITH	MRS. WOODARD
AUG. 5—MRS. WOODARD	MISS LAMAR
AUG. 12—MISS LAMAR	MRS. CALVIN JONES
AUG. 19—MRS. CALVIN JONES	MRS. MAGGART
AUG. 26—MRS. MAGGART	MRS. HAMILTON

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Published Every Friday

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

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Six Months \$1.00

Member Texas Press Association

Aged Founder Of Catholic Academy Tells Of Frontier Teachers' Trials

Sister Berchmans' Fear of Texas Cowboy Cured By Polite Night Rider Who Came to Convent For Sweetheart's Message.

(Big Spring Daily Herald)

When Mother Berchmans came from San Francisco to Stanton to found the Academy of Sisters of Mercy, bringing with her only one other companion, Sister Angela, who had not yet taken her final vows, she came in fear and trembling of the wild cowboys.

Nothing else in the west frightened her, she said recently in an interview not even the sand storms or the great lonely uninhabited plains or the long hot summers. She came from the cool fog-wrapped San Francisco Bay, and came voluntarily in response to a call from the Carmelite Fathers for from lovely flower-decked California, teachers. She knew she could find children to teach but she didn't know how to behave if she met a cowboy.

The tales that had filtered into California in about the beginning of the century, made the Texas cowboys creatures of almost inhuman ingenuity when it came to mischief. Mother Berchmans was certain that if you met a cowboy he might pick you up and sling you over his shoulders like a bag of meal and carry you off to no-one-knows-where. She was naturally inclined to timidity; Sister Angela was the aggressive one.

In Priests' Home

While the workmen were enlarging the home of the Carmelites that had been turned over to the Sisters for their school, the Academy and its boarding pupils were lodged in the priests' home, the two-story building south of the church.

One night about 2 o'clock Mother Berchmans was awakened by the sound of horses hoofs that came up to the building and stopped there. She shivered in her sheets, having not the slightest idea what to expect. Most likely she prayed. No harm came.

The next night at about the same time she heard the rider again. He stopped at the building as before.

She was perfectly well convinced that he was a wild Texas cowboy. She was afraid even to peep thru the curtains at him.

The next morning she sought Sister Angela in consultation. Sister Angela was the bolder of the two, but she had slept through the night soundly and had not heard the nocturnal visitor. She agreed to try to keep awake the next night and when she heard him to send him away.

Night Rider

So that night Mother Berchmans rested soundly. But she awoke the next morning to discover that Sister Angela had slept soundly too. If the rider had approached the building neither of them had known it. Then Mother Berchmans realized that it was her duty to rout out this danger and brave it, whatever or whomever it was.

Quality

In FOODS has ever been our watchword—at reasonable prices. We strive to please our customers by giving them Quality Goods for the lowest reasonable price. See Our Windows for Bargain Pices for Friday and Saturday.

HARRIS Cash Store

She heard the horse as usual. He stopped. She got up and peeped through the tiniest possible opening of the curtain that could be found. The moonlight showed her the face of a young cowboy, an upright honest face. Some of her fear left her. She called down to him.

"Is there something you want?" "Oh, yes, Sister. I want to talk to a girl here. This is my only time to see her and unless I stop at night when I'm passing I can't see her at all."

He was so frank and open in his request that all Mother Berchmans' fear left her. She knew that she would have been within her rights to send him away at that time of night but she did not want to do this. So she told him that he might see the girl, but he must allow her to stay in the room, too, since she had no word from the girl's parents about him.

She dressed hurriedly and ran down to the girl's room and told her to dress. The girl had been receiving and passing notes to the cowboy, and she was thoroughly frightened at first, so frightened that she could hardly admit that she knew who he was.

Mother Berchmans then went down and unlocked the door to let him into Later the girl and the cowboy were the parlor and visit with the girl, married.

That day Mother Berchmans and Sister Angela wrote back to their California friends that the cowboys were a kind, chivalrous and gentle sort of persons and badly misrepresented. Thereafter, no matter what other people in Stanton might think about them, the Sister maintained they meant well and their shooting scrapes were in reality only playful pranks.

Mother Berchmans has retired

Mitchell Leaving Court



Charles L. Mitchell, former chairman of the National City Bank of New York, photographed as he was leaving court during the last days of his trial. He was charged with fraudulent actions to evade payment of more than \$650,000 in income taxes.

Muscle Shoals Boss



Arthur E. Morgan, president of Antioch College in Ohio, is the man selected by President Roosevelt as chairman of the Tennessee Valley Development project. Mr. Morgan first gained national attention in flood control work in North Carolina, Mississippi, Louisiana, Arkansas and Ohio. He gave up engineering to head Antioch College in 1926.

today. The school is being managed by Mother Columba. Mother Berchmans lives there recalling the days when she had as many as a hundred pupils under her care. She loved to teach and it was said that she could manage a hundred children as easily as many teachers can five.

From Wide Territory

When the Academy was organized it drew on a territory that extended fully 300 miles and more in any direction.

One had to go south as far as San Antonio; east as far as Fort Worth; west as far as El Paso and north to Denver to find another such school. Pupils came from as far west as Arizona. In those days girls schools were especially rare and located chiefly east of the Mississippi.

The school has carried on with the aid of two Sisters through most of the years. At the highest enrollment peak it used five. Today attendance has fallen off, due to the public schools over the country, and the lack of money. But there has always been some one to teach.

In fact the very minute Mother Berchmans arrived, even on her first

trip of inspection, she was eagerly welcomed as a teacher. One of the Kuntz boys, in whose home she stayed on that first trip, pulled out his school books and told her he was trying to study alone but that it was hard sledding. "Now in the evenings you can educate me," he cried.

She and her successors have been teaching ever since.

LINE

Quite a few folks from Line attended the play at McClintick, Thursday night.

Misses Christine and Zelma Moore spent Sunday night at Lenorah.

Miss Nellie Brown and her brother, J. W., went to Colorado, Saturday with Mr. and Mrs. Rawleigh Woolsey. Mr. and Mrs. Loyd Odom and children of Wolcott, spent the week end in the Otis Odom home.

Mr. and Mrs. Harry Echols, spent Sunday at Coahoma.

Emmett Dickey, who has been quite sick for a week was carried to the hospital at Midland today for treatment. Misses Inez and Ona Mae Baugh

and several friends from Courtney, attended the Literary Society at Line, Friday night.

Houston Woody of Stanton, spent the week end with his grandparents, Mr. and Mrs. E. A. Woody.

R. D. Blalock and Baylor Pruett, went fishing Friday night.

Mrs. Hattie Berry of Westbrook, visited in this community Tuesday.

Mr. and Mrs. J. P. Jameson of Garden City, called at the Echols home Monday afternoon.

Harry Echols and Clyde Woolsey have been hauling feed to Garden City this week.

Otis Odom made a trip Monday to his farm near Garden City.

Mr. and Mrs. Howard McReynolds and Mrs. J. W. Blocker, were in this community Friday.

Will Johnson was called this week to Fluvanna to the bedside of his mother who is very ill.

READ THE WANT ADS.

While you're digging out that barn or attic, look around for any chairs, tables, rugs, stools, etc. you'd let the Library have. If they're broken we can fix 'em.

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

E. P. Whitson, has returned from his farm in the Valley, coming back with Elmer Shortes, who brought a truck load of vegetables.

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

FOR ACHES and PAINS
BASED ON
SNOW LINIMENT
Penetrates! Soothes!
J. L. HALL and HENRY ORR

Friday Saturday Specials

Everybody These can eat well at Prices

COUPON BOOKS—We have \$5.00 and \$10.00 Books which you can Save 2 Per Cent through the Purchase of one.

SYRUP	BETSY BRAND	46c
Mustard, quart	Per Gallon	15c
Camay Soap, 4 bars and bath sponge		23c
Prunes, gallon		36c
Cherries, gallon		50c
All Bunch Vegetables		5c
Lettuce		5c

Bryan's Cash Grocery

"We've Got It, We'll Get It, or It's Not In Town"

WE DELIVER PHONE 38

VERY LATEST



Why not select this delightful model for your daytime frock? It is smartly slenderizing, serviceable and easily made, and is especially flattering to the largest type of figure.

The skirt, with side pleats below the yoke, is mounted on an underbody over which the surplice blouse is arranged.

Printed crepe, cotton or plain crepe in any desired shade are suitable for this style.

Designed in 8 Sizes—38-40-42-44-46-48-50 and 52. Size 46 will require 4 1/2 yards of 39 inch material. The underbody of 35 inch lining will require 1 1/2 yard. The width of the dress at the lower edge with plaits extended in 2 yards.

Henry Ford
Dearborn, Mich.

May 22, 1933

I suppose that I may claim to be the first Ford Dealer. I not only made cars, but sold them and frequently delivered them myself.

The "drive away" is not new; often I have driven cars from Detroit to towns in Ohio or Indiana or Michigan to make delivery.

There were no good roads in those days, and the people where I drove had never seen a motor car before.

My first really enthusiastic customers were Country Doctors. They were the first to realize the value of dependable transportation to a widely scattered practice.

Even today I occasionally hear from some of those first Ford users.

We had to teach local mechanics how to care for the cars. That is how Ford Service began, which is now found everywhere in the world.

We believed from the beginning that a sale does not complete our transaction with our customer — it creates upon us an obligation to see that our customer's car gives him service. Ford Dealers know their duty to the public in this respect.

I can say of Ford Dealers generally that they have been and are men of character and standing in their communities. Most of them have been with us many years, which indicates that we agree on basic business principles. The Company provides that the methods used to sell the Ford car are consistent with the self-respect of the Dealers who handle it.

The present Ford V-8 is the peak of our 30 years experience. We have never made a better car. Its eight-cylinder engine is powerful and smooth running. The car is admittedly very good looking and has comfortable riding qualities. It is economical in operation because of advanced engine design and low car weight. It is the fastest, roomiest and most powerful car we have ever built.

Henry Ford

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

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.

(A Correct Copy).
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 that 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 or 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 therefor 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 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 a 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 all 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 his 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.

(A Correct Copy).
W. W. HEATH,
Secretary of State

S. J. R. NO. 30.
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 (4½%) 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.

(A Correct Copy).
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.

(A Correct Copy).
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. 1266 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 4 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 33-35

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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.
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We have two of these Portable Typewriters in stock.

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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.

STOKES

The Literary Society had its regular meeting Friday night and a short program was rendered to everyone present.

There was no singing at Stokes on account of the threatening cloud but we have some new benches now and will have more room in the choir. Everyone invited to attend each Sunday night.

The Home Demonstration Club met Monday afternoon at the home of Mrs. I. C. Graham. Miss Myrtle Miller, the agent, gave a demonstration on 4-H Pantries. Those present were Mrs. C. B. Collier, A. B. Collier, E. E. Eiland, E. P. Lawson, J. C. Brooks, Barney Hightower, C. Flowers, J. T. Bell, Gentry and I. C. Graham.

Mr. and Mrs. Barney Hightower and children visited Paul Brooks, Wednesday.

Mr. and Mrs. B. T. Hale and fam-

ily, spent Wednesday night with their son Charter and family at Chalk.

Mr. and Mrs. J. T. Bell and Mr. and Mrs. C. Flowers, were shopping last Tuesday in Big Spring.

Messrs. W. B., Andy and J. C. Brooks, made a trip one day last week to Big Spring.

Mr. and Mrs. H. A. Brown of McClintic, attended the Literary Society here Friday night.

Among those from this community attending the play Thursday night at McClintic, were: Mr. and Mrs. J. C. Brooks and Mr. and Mrs. J. T. Bell and family.

Mr. and Mrs. B. T. Graham and family, spent last week end visiting relatives at Westbrook.

Mr. and Mrs. S. L. Newsome and family visited Mr. and Mrs. Barney Hightower last week.

LENORAH

Mr. and Mrs. S. J. Foreman left Tuesday for a short trip to New Mexico.

Mr. and Mrs. Cecil Gerald and children of Hamilton county, are here looking after property interests.

Rev. Dale will preach at the school house at 11 o'clock Sunday morning.

The play last Friday night was staged before a record breaking audience. People from Three League, Woodard, Merrick, Tarzan, Valley View, and other surrounding communities enjoyed the play.

Miss Leeta Mae Garrett was shopping Saturday in Big Spring.

Misses Mary and Fern Adrian, returned Monday to their home near Colorado. Miss Mary has been a teacher in this school for the past two terms, and Fern attended school here this year.

Leroy and Donald Adrian of Colorado, were in this community Sunday night and Monday.

Virgil Jackson and family left Wednesday night for Abilene where they will spend the summer. Mr. Jackson will attend A. C. C. They were accompanied by Earnestine Nolan of this place and Elliott Moore of Odessa, who will attend the academy this summer. Mr. Jackson has taught here for the past three years but he will be principal of the Knott school next year.

Miss Leeta Mae Garrett will leave Friday night for Dallas, where she will join other college students from this state who are traveling with the Omnibus College from Wichita, Kansas. A tour of the Eastern United States and Canada, will be made. Points of interests will include Washington, D. C., New York City, Boston, Quebec, Montreal, Niagra Falls, and Chicago for the World's Fair. Miss Garrett has taught here for the past three years but will go to Sparenberg Dawson county, to teach next year.

Mr. and Mrs. Doc Bryant entertained Wednesday night with a party honoring Misses Earnestine Nolen and Leeta Mae Garrett who are leaving soon.

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

If every citizen in Martin county gave one book to our Library, we would have 5,000 volumes instead of the hundred odd we now have!

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

Lubricated Gasoline Announced By Gulf

Houston, Texas, June 1. (Special)—Lubricated gasoline, a distinct innovation in motor fuels, has been announced by the Gulf Refining Company through O. H. Carlisle, District Sales Manager. The new product is the result of extensive experimentation in the Gulf Refining Company laboratories, and is the answer to the problems presented lubrication engineers by the increased demand of the motoring public for high speed motors.

The new product is being marketed under the slogan "That Good Gulf Gas—Now Lubricated" at no extra cost. Mr. Carlisle pointed out. Salient features of the new fuel, according to Mr. Carlisle, are: correct lubrication of the valve seats and the top of the valve stem, which tends to prevent drying and pitting of valves; plus lubrication to the upper part of the cylinder walls, thereby reducing wear on cylinders and pistons as well as piston rings.

Through use of lubricated gasoline it is now possible to design motors with smaller clearance between piston and cylinder wall and also to use tighter-fitting oil rings. In some cases two oil rings are used, all of which reduces crank case motor oil consumption.

Ease of starting with lubricated gasoline is believed assured by the fact that when combustion chambers are flooded with lubricated gasoline in choking the motor valves are less apt to stick, while use of "That Good Gulf Gasoline—Now Lubricated" assures longer life for certain parts of the motor such as valves, guides and piston assembly.

With reference to the lubrication of gasoline, Mr. Carlisle, quotes C. B. Veal, Research Manager, Society of Automotive Engineers, as follows:

"We are now facing a rather new type of automobile engine . . . the tendency for the past few years has been to increase the speed of our engines."

"At first we encountered excessive oil consumption above certain critical speeds, but blow-by and other features of ring and piston functioning have so improved as to prevent excessive oil consumption even at the high speeds now common . . . personal experiences and reports from others lead me to believe that some of these engines may come close to experiencing a deficiency in oil supply at moderate speeds.

"If the oil supply actually failed, I agree that lubricated fuels would not solve the problem, but if some of those new engines are coming close to the danger point in the meagerness of the oil supply at moderate speeds it seems reasonable that a lubricated fuel would offer a sufficient panacea to bring about satisfactory car operation."

In Germany and England lubricated gasoline has been used widely for as long as two years with notable success, Mr. Carlisle pointed out. Also, the lubrication of outdoor motors is taken care of through mixing lubricating oil with gasoline. Many large truck and bus operators have been using lubricated gasoline for some time even though it was necessary for them to purchase a proper oil to mix with their gasoline. Most car manufacturers recommend mixing lubricating oil with gasoline during at least the first 2000 miles of driving the new car.

"I would like to state," Mr. Carlisle said, "That in using 'That Good Gulf Gasoline—Now Lubricated' automobile owners may be assured of correct special upper-cylinder lubrication under normal driving conditions and at the ordinary driving speeds. No extra charge is made for our new product."

Mary Helena Price left Wednesday morning for Fort Worth, where she will attend the summer session at T. W. C.

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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

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

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The HEMPSTEAD and turn-back cuffs. It strikes a note of smart won't shrink because it is semi-formality—with two Sanforized-Shrunk. See starched collars to match it today. \$1.95 up.

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The Biggest News Since Fresh Gas...

That Good Gulf Gasoline is now lubricated!

Gulf stations from Maine to Mexico are now offering a motor fuel that surpasses everything that has gone before.

This great fuel is new in everything but name. It actually gives greater mileage and cuts repair costs—because it lubricates the upper cylinder and valves.

The new lubricating Good Gulf Gasoline contains an upper cylinder lubricant made by an exclusive Gulf process. This lubricant—correctly blended with that Good Gulf Gasoline, the famous fresh gas

—makes today's greatest non-premium fuel for modern motors!

It lubricates the intake valves, prevents sticking, and forms little or no carbon!

If you want to get more and lower cost miles out of a gallon of gas, try the new Good Gulf Gasoline today. It doesn't cost a penny more.

THAT GOOD GULF GASOLINE IT'S FRESH—NOW LUBRICATED



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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

TO THE SENIOR CLASS OF STANTON HIGH SCHOOL

We congratulate each member of the graduating class of 1933. You have done a great task well. You have been sharpening the tools with which you will build your future career. Your friends, neighbors, and your relatives, as well as your teachers, are showering congratulations and praising you for your courage, your persistence and your fine accomplishment. Society will applaud you because you are now more useful than you would have been had you not graduated.

But your high school career has given you general and not specific training. It has laid the foundation upon which you can and should build a structure of exact technical education that will double and treble your ability to do, and, after all, that is what the world is demanding today—action!

The tools with which you are to work need some additional polishing. They must have a keener edge if you are to compete with the millions of other workmen who have not only gone through the same grind that you have, but who have submitted themselves to further discipline which has put keen, cutting edges upon their mental tools and has given them confidence in their own ability to do superior work in whatever field they may invade.

In short, the class of 1933, if you are to compete with other young men and young women, you will have to add to your education in order that you may have the sureness and confidence as well as the skill that specific training affords. Your own experiences, as well as your observation, has taught you that opportunity, like a fast train, never stops at flag stations. If you are ready when opportunity comes along, you have a chance "to grab it by the throat" but let it pass you, and your chance is gone forever.

There has never been a more important time for young people to train themselves for business. The affairs of the world are based upon business, and if you want to get ahead and are not satisfied to remain in your present environments throughout your entire life, you will never find a more ideal time to train than now.

You are people who feel fervent to attend to their college where the very highest type of training can be had and invited to write to the Tyler Commercial College and School of Business Administration for "GAINING SUCCESS IN BUSINESS" which is the school's career catalog. Specific information will be cheerfully given and our earnest cooperation will be available without obligation to any one interested. Use the coupon below:

TYLER COMMERCIAL COLLEGE AND SCHOOL OF BUSINESS ADMINISTRATION TYLER, TEX.

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PILES

Suffer no more! Here's real relief at last for all forms of Piles—Bleeding, Itching and Protruding. Pazo Ointment does all the things necessary, in the manner necessary. First, it soothes—relieves the soreness and inflammation. Second, it heals—repairs the torn tissue. Third, it absorbs—dries up excess mucus and reduces the swollen blood vessels which are Piles.

In other words, Pazo doesn't merely relieve—it tends to correct the condition of Piles as a whole. The method of application makes it doubly effective. Special Pile Pipe attached to tube enables you to apply ointment high up in the rectum where it will reach all affected parts. Thousands say Pazo is the only thing that ever gave them real relief. Thousands say it saved them the need of an operation. Get Pazo today and suffer no longer.

J. L. HALL, Druggist

Constipation 6 Years Trouble Now Gone

John J. Davis had chronic constipation for six years. By using Adlerika he soon got rid of it, and feels like a new person. Adlerika is quick acting—safe. J. L. Hall, Druggist.

Bob Brooks, of Quanah, visited in the home of Mr. and Mrs. J. E. Kelly, from Sunday to Wednesday morning, coming down to visit with his niece and nephew, Franchelle and Jimmie Moore. On returning to his home Wednesday he was driven to Abilene by Mrs. Doc Moore and Mrs. Jane Powell.

Mrs. Horace Hamilton and daughters, Leila and Dorothy, accompanied Sam Stamps Sunday to Abilene, as he was going to Dallas on business. Mrs. Hamilton visited her son, H. C. and wife and the new grand daughter, which she had not seen before. Dorothy visited them last week but was so enamored with the little niece, she was ready to return. They all returned Tuesday.

Elmer Jones and Bill McCamey, made a trip Sunday to Norton in Runnels county. Crops were not good. In those spots where good rains had fallen, the weeds and grass were taking the fields.

Mr. and Mrs. Dick Whitson and children of Midland, were here the first of the week called by the serious illness of Mr. Whitson's brother, Jesse Whitson.

Mrs. J. P. Boyd has returned from Hoeds, accompanied by her daughter, Miss Lela Boyd. Miss Boyd will remain here a short time after which she will leave for Waco for the summer term at Baylor university.

Miss Edith and Mrs. Harry Johnson, of Leno, were in Stanton Monday and Tuesday for a week-end, based on the stage in the school house.

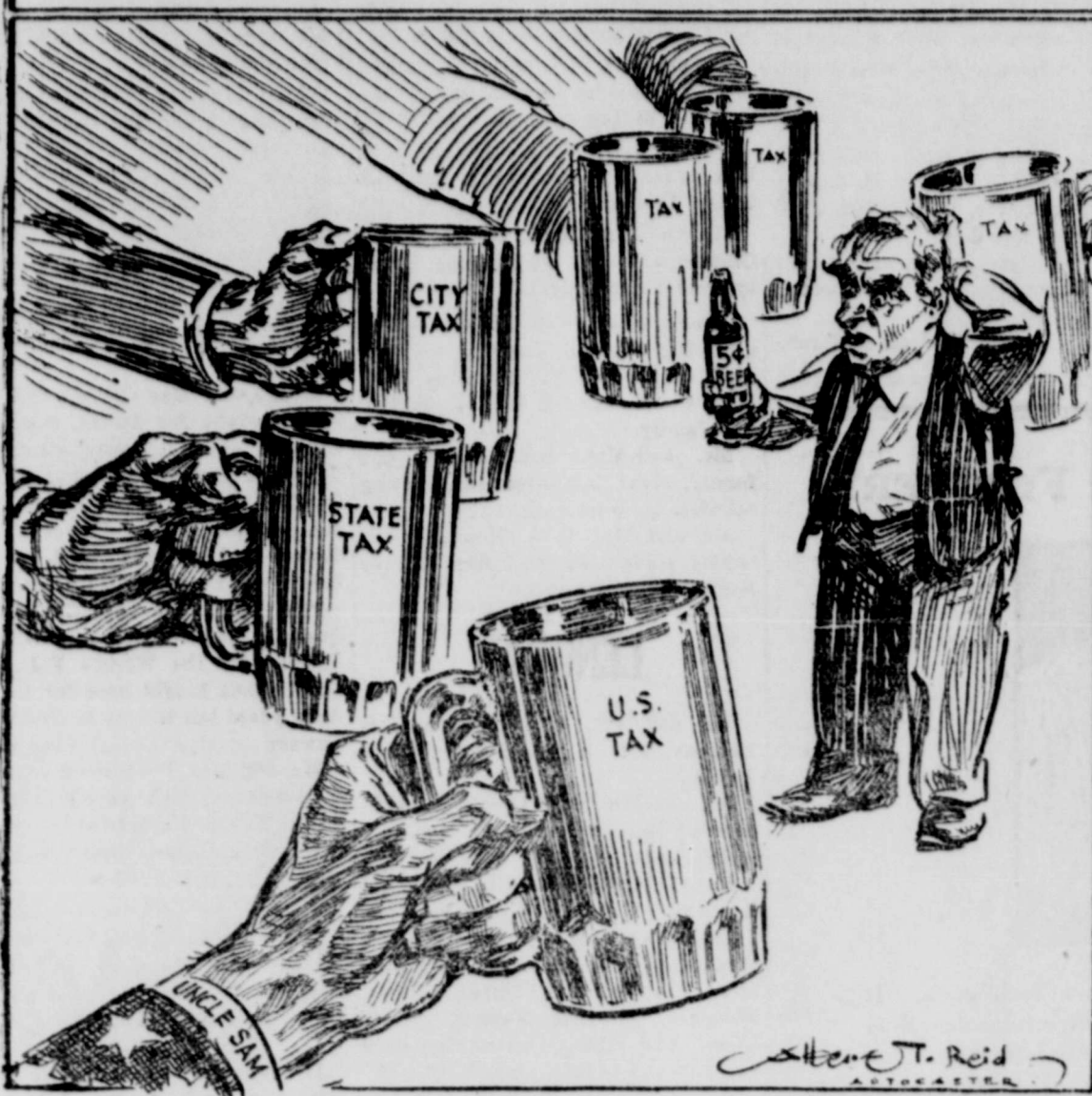
First of New Crop



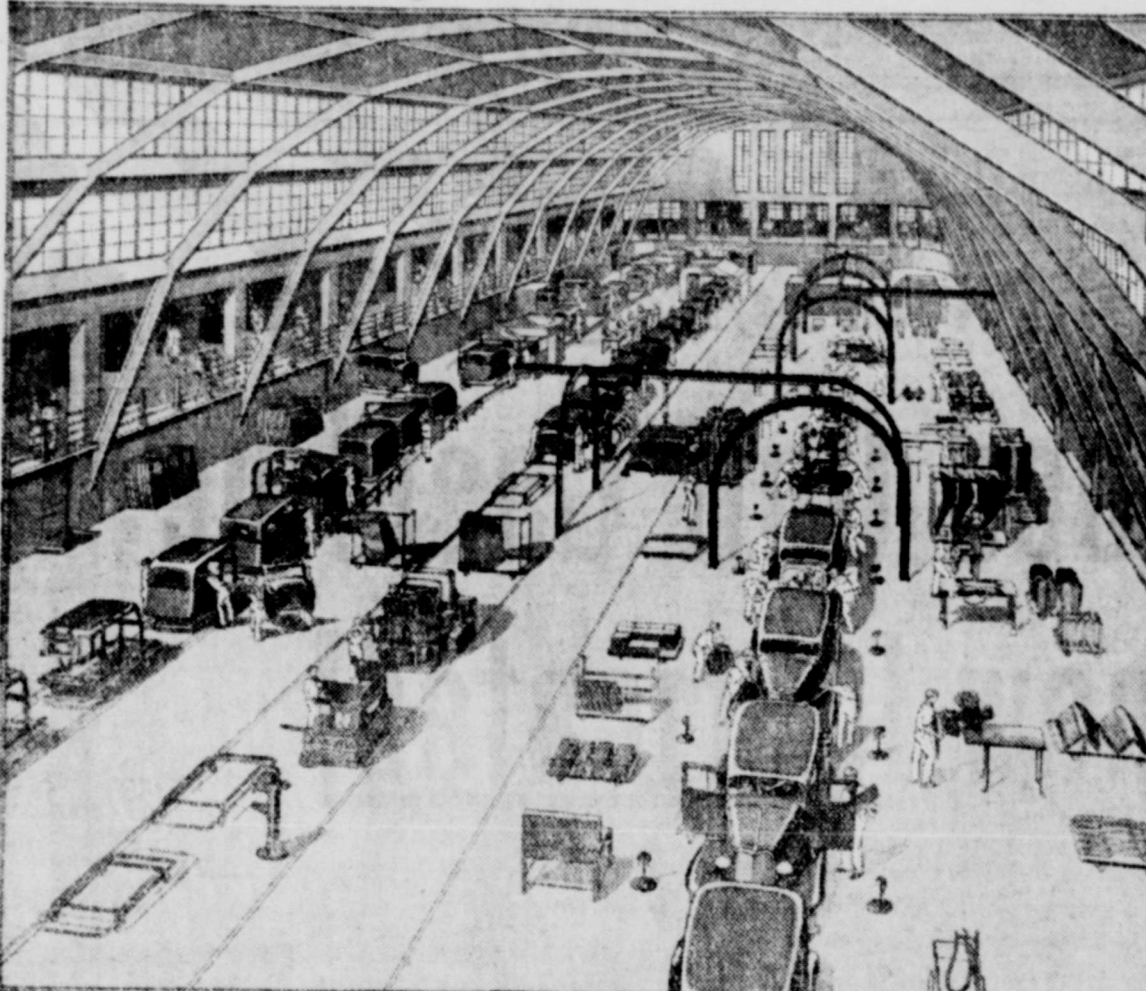
There will be many more to follow before bleak October winds blow, but here is the first bathing beauty winner of the 1933 season. She is Miss Laura Hoover, of Santa Monica, Calif., who annexed a beautiful cup her first time out in a bathing beauty parade at Deauville Club at Santa Monica.

Quite an Assignment

By Albert T. Reid



Cars Being Built at World's Fair



Millions of people will have their first opportunity to see an automobile being built, when they visit this mammoth room where the Chevrolet Motor Company will assemble "Master Six" coaches and coupes in the special General Motors Building at "A Century of Progress" exposition. On the left, Fisher bodies are being fabricated on a "J" shaped line and on the right, Chevrolets are being assembled from the bare frame to the completed car, ready to be driven out of the building under their own power. Note, in the center of the photograph, the body being swung from the end of the Fisher line over to its place on a Chevrolet chassis. Visitors may purchase cars built here and drive them home.

Methodist Church Notes

W. E. VAUGHN, Pastor

Begin the first Sunday in June in the right way. Be at Sunday school at 9:45. There were more present last Sunday than for several Sundays. Watch some of the classes grow. The subject for the sermon at 11:00 A. M. will be the first two words of the Lord's Prayer. At the evening hour the subject will be the "Last Decisive Battle of the World."

We are beginning a Vacation Bible School next Monday at 8:00 A. M. This school is for the children up to twelve years of age. Not only the Methodist children are invited but all the children of the town. They meet only in the mornings. It will be helpful for any child.

Next Sunday is the day set to bring

in the envelope with your old treasures. Old gold or silver of any kind. It will be used for the good cause of Missions. Bring or send to the church Sunday. There will be a chest in which to place them.

The pastor will preach at Lenora, Sunday afternoon at 3 o'clock. All are invited to the service.

Last Sunday in Waco, the Superintendent of our Methodist Orphanage, W. F. Barnett, was buried. This is a great loss to the church and the State. He had been at this place for fourteen years and was loved by every child of the Home and of thousands through the State. We do not know yet who will fill his place.

Have you any books your boys or girls no longer use to give to the library? Those forgotten books will give pleasure to many others instead of gathering dust upon your shelves!

Miss Dove Husband, who has been a teacher in the El Paso schools for the past 20 years, stopped in Stanton one day last week while on her way home to Greenville, and took dinner with her uncle, W. W. Eiland.

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Never is there the slightest necessity for accepting dull flavored food when the most wholesome "staff of life" is yours for the lowest price in years.

MY BAKERY produces only the finest, full-flavored bread.

MY BAKERY
MIDLAND, TEXAS

SERIOUSLY ILL!

The little 6 year old daughter of Mr. and Mrs. John White, was carried Wednesday to the Big Spring hospital, suffering with an acute attack of bright's disease. She is in a critical condition, so comes the report from the hospital.

Mr. and Mrs. W. G. Morrow, have returned from a trip to Edenburgh, in the Valley, accompanied by their daughter, Mrs. Nellie Niel Greenhall and children for a visit.

Blacksmith Shop

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

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