



The Benjamin Post

Modern
Progressive
Aggressive

An Independent Democratic Newspaper, supporting that which it thinks is right and opposing that which it thinks is wrong, and dedicated to the Commercial, Agricultural, and Livestock Industries of Knox County and all West Texas

VOLUME 28

BENJAMIN, KNOX COUNTY, TEXAS, AUGUST 17, 1934.

NUMBER 8

Splinters

A merry heart doeth good like a medicine. Prov.

Knox County, like her unfortunate sister counties in West Texas, is in the primary drouth area. Now that is nothing to be ashamed of, neither is it anything to boast of. It is a condition over which we have no control.

But being in a drouth stricken area means that to go through the winter and get by until nature provides us with a season to make and harvest crops, our people are going to have to depend on things other than the agrarian pursuits to which they have been accustomed to produce a living.

Adverse weather conditions on top of adverse business conditions puts us in a tough spot. We cannot leave for greener pastures because the pastures elsewhere are no greener than these at hand. That leaves us the one alternative, to tough it out at home.

The Texas Legislature has been called for a special session immediately following the election to appropriate more of the Texas "bread bonds." The bonds will be appropriated but that will not alleviate the situation a great deal.

People want a chance to earn their bread. They don't want it dealt out to them in paltry portions.

There are two very important projects that mean more to Knox County at this time than anything else dealing with the unemployment situation. If they fail, well brother you haven't seen anything yet.

Fortunately a patronizing federal government, realizing the condition which our citizens must face, has made relief available to us. We all know that "The Lord helps those that help themselves" and we are going to find out that Uncle Sam is going to help those that help themselves.

The Federal Government has okayed a \$100,000 loan and grant to Knox County with which to build a new courthouse. Any citizen that has been in the present structure will not question the need of a new building. Of this \$100,000 thirty percent is to be a direct grant to be used solely for labor.

BUT don't get the idea that the thing is cinched. Only last week 31 similar projects in the state were canceled because those administering the affairs went to sleep and the government canceled out their projects. Federal officials in Texas tells us that speed is imperative—that if Uncle Sam is going to be Godfather to us we must start things moving, that construction must start at the earliest possible date.

Only a few days ago the Federal government allotted Texas \$12,000,000 to be spent on the highways in order to give men employment. Knox County is entitled to its share. BUT for Knox County to get her share she must be on the job. There are many counties just as anxious as Knox to get some of this money and the early bird gets the worm. If we don't fight for our part those who have the money to spend will figure that we don't need it.

Highway 16 from Benjamin to the county line needs a new top and the citizens need to work. We've got to get busy.

The Baylor Knox Baptist Association will meet at Vera the 23 and 24. There will be dinner on the ground and evening services.

Mr. and Mrs. Paul Sams are in Benjamin this week.

Benjamin Schools To Open Monday September Third

The Benjamin Public Schools will open for the fall term Monday, September 3, according to current reports.

There will likely be a considerable increase in attendance in the high school due to the fact that Cottonwood, Lone Star and Vera are planning to send their tenth and eleventh grades here to take advantage of the higher classification of this school. Vera will likely apply for classification as a junior high school.

In this event the last two grades of the local school will be increased about twenty-five members. The students will be brought here by bus.

Because of the increased attendance in all grades it is felt that there is a need of an extra teacher and although not definitely settled, there is a probability that an addition teacher will be used in the grade school.

The faculty for this year includes P. L. Armour, superintendent, Vernon Brewer, principal, Robt. Martin Principal grammar school, Helen Bisbee, Catherine Jones, Maurine Havis, Daphene Green, Frances Moorhouse, Glenn Barker.

The Benjamin High School is a fully accredited school and has maintained a high scholastic standing when other schools were forced back by depression conditions. The school is one of the largest common school districts in the state and has excellent facilities with which to continue its educational work and maintain its high standing. As additional affiliated credits are needed they will be secured.

RELIEF BOARD EXECUTIVE BANS POLITICAL WORK

Austin, Aug. 15.—Texas relief clients were instructed "to vote for whomever you please," and relief employees warned not to take sides politically today by Adam Johnson, Texas relief director.

A general order for political neutrality in runoff campaigns was issued after the national emergency council at Washington notified Johnson they had received complaints of political activity in Texas relief.

"Politics has no place in the Texas relief organization, and no man need sell his birthright for a mess of pottage," Johnson said.

"The relief commission granted me authority to suspend and employ taking sides in campaigns and I intend to exercise this authority if the occasion demands."

He said he instructed field representatives to inform county administrators of the order.

To Guy Bonham, Bexar county administrator, Johnson delivered a specific warning. At the commission's recent session, Maury Maverick, Bexar county tax collector, charged relief clients were being intimidated in the current campaign. Maverick is opposed by Mayor C. K. Quin as a candidate for congress.

Johnson said Bonham asserted he had not attended a political meeting this year and "had not taken sides in any current political campaign." Bonham was quoted as saying Bexar county relief clients had been instructed to vote for whomever they desired.

METHODIST CHURCH

Announcement is made by Pastor Edgar Irvine that there will be regular services Sunday morning at the Methodist Church but the night services will give way so that those who so desire may attend the services at the Christian meeting which is now in progress.

Government Receives Drouthy Cattle Here

Over 750 head of drouth stricken cattle have been received here by government agents this week and 13 cars have been shipped out. There are about three hundred head in the shipping pens at this time. Cattle received in Knox County up to date are 1827 head.

The condition of A. B. Sams who is in the hospital at Knox City is reported as encouraging. Mr. Sams was carried to the hospital Wednesday and at the time an operation was thought necessary but later reports indicate that he may be able to forego one. Mr. Sams is one of the old-timers in Benjamin and his many friends wish him a speedy recovery.

BENJAMIN SOFTBALL TEAM LOOSES TWO GAMES

The local softball players are learning to take it on the chin but liking it is a horse of a different color. Goree players invaded the city Tuesday and in a double header took two scalps. Truscott likewise paid their respects to the local ten and got two hides. Anyone wanting the carcass can arrange a game on Tuesday, Thursday or Saturday. The boys play each other on Mondays, Wednesdays and Fridays to regain their self respect.

Mrs. E. F. Branton of Knox City was in Benjamin the first of the week in the interest of her campaign for county superintendent.

Mr. and Mrs. H. T. Cunningham have been visiting friends in Olney the past week.

ENTRE AMIS CLUB

Mrs. A. M. Armstrong and Mrs. Walter McMeans were hostesses to the Entre Amis Club in the home of Mrs. Armstrong Friday. A delightful luncheon was served at twelve thirty after which games of contract were play by members, Mrs. D. J. Brookerson, Mrs. L. M. Williams, Mrs. J. B. Moorhouse, Mrs. L. C. Moorhouse, Mrs. J. F. Waldron, Mrs. Leroy Melton, Mrs. J. L. Galloway, Mrs. B. W. Snody, Mrs. W. T. Ward, Mrs. Walter McMeans and Mrs. A. M. Armstrong and two guests, Mrs. J. D. McStay of Munday and Miss Lucille Stephens.

Wichita Falls, August 16.—Returning from a swing over the western part of the 13th district, Sam B. Spence of Wichita Falls, candidate for Congress, is spending this week in the southern sections of the district.

According to reports reaching the candidate's headquarters, Spence's candidacy is gaining strength daily throughout the district. Everywhere he speaks he has large audiences who applaud his declaration that he will support the program of President Roosevelt and will try at all times to represent the sentiment of the people in his district.

Spence advocates the opening of foreign and domestic markets thru trade agreements and adjustment of tariffs, establishment of a system of unemployment insurance, a Federal old age pension law, and he promises to "play fair with the people back home."

Official returns on the July 28 primary, released this week through the Associated Press, show Spence ran only 1,541 votes behind the incumbent, his present opponent.

George W. Backus of Vernon, eliminated in the July election, received more than 12,000 votes.

Spence carried Knox County by a good plurality.

Baptists Lead League With M. E.'s Second

The Methodist Stewards cut short the Christian rally in an interesting game Monday an d were downed Wednesday by the Baptist Deacons which puts the Deacons in the lead. Today's games between the Baptist and Christians will likely have some effect on which the Baptist chances of winning the pennant this season. With only two more weeks of scheduled games to be played, all teams are tightening up and games from here out will be hotly contested.

Big Six Hitters

	AB	R	H	Pct.
B. Bisbee	67	25	32	.478
Jackson	97	43	43	.443
W. West	77	36	34	.442
Cunningham	30	13	13	.433
Sams	59	24	25	.424
A. Bivins	45	15	19	.422

Extra Base Hits

Home Runs—L. Bisbee 6, Jackson 4, Patterson 3, Sams 3, Scifres 3, Hudson 3.

3 Base Hits—Scifres 5, L. Bisbee 4, Jackson 4.

2 Base Hits—Jackson 10, W. West 9, A. Bivins 7, Kilgore 7, Sams 7, Scifres 6, T. Bivins 6, F. Snody 6, C. Bisbee 6, B. Bisbee 5, T. Cook 5, Bentley 5, Patterson 5.

Club Batting

	AB	H	Pct.
Baptist	812	281	.347
Methodist	833	271	.324
Christian	731	226	.309

Club Standing

	G	W	L	Pct.
Baptist	17	11	6	.647
Methodist	18	10	8	.556
Christian	17	5	12	.294

Results of Last Game

Fri. Baptist 28, Methodist 11. Monday, Methodist 24, Christian 14. Wed. Baptist 12, Methodist 10.

Games Next Week

Monday, Baptist vs Methodist. Wed. Baptist vs Christian. Friday, Methodist vs Christian

The Christian revival meeting which is now in progress at the tabernacle will close next Thursday or Friday. Morning services are being held in the district courtroom. Since the beginning of the revival in the county there have been sixty additions to the church of which number forty-eight affiliated with the Benjamin Christian Church. At the close of the revival here Dr. John Darby will return to his home at San Antonio for a rest. The meetings here are being well attended and much interested manifested by the membership. Good cooperation in the meeting is being shown by other denominations.

BENJAMIN BAPTIST REVIVAL TO BEGIN SUNDAY, AUGUST 26

The Benjamin Baptist Revival will begin Sunday August 26 at 11 a.m. The revival will be held by Rev. C. V. Stovall of Knox City. Pianist will be Miss Mayme Holcomb of Seymour. Choir director will be Leonard Scifres of Benjamin.

We are very fortunate in securing Rev. Stovall for this revival. He is one of the most successful Evangelist-Pastors in this section of the state and is well known in Knox County.

Miss Holcomb also comes well recommended and is well known here. She is an excellent pianist and deeply consecrate.

With these two capable parties to assist we feel assured that we will give the public a good sound religious message in both gospel as well as song. We solicit the presence, prayer and hearty cooperation of all denominations in our revival.

Rev. H. F. Gage.

Prominent Seymour Man Killed; Girl Makes Bond

Horace E. Nichols, prominent Seymour banker, was shot and killed Wednesday evening while parked in a car on a country road near Seymour. Miss Willie Mae Couch, his companion at the time of the shooting made a statement to Baylor county officials regarding the shooting. Miss Ruby Britain etands charged with murder and was released Thursday morning from the Baylor county jail after perfecting a \$10,000 bond.

Nichols, married and the father of two children, had according to Miss Couch's story, arranged to meet her on the highway west of Seymour. She met him just before 11 o'clock and they drove down a side road and parked. They had been there only a short time when another car drove up alongside. A woman fired from the car. Nichols, shot twice in the back struggled from the car and ran down the road a short distance where he died.

Later the automobile of Miss Britain was found about a half mile down the road from where the shooting occurred. The car was in a ditch.

A deputy sheriff and the city marshal arrested Miss Britain who has not yet made a statement in regard to the shooting.

No motive has been assigned for the slaying.

P. L. Armour returned the first of the week from Mexico City where he has been attending school this summer.

George Isbell of Munday was a business visitor in Benjamin the first of the week.

Mr. and Mrs. H. B. Sams and son of Floydada are visiting relatives here this week.

J. F. Waldron was a visitor in Crosbyton this week.

PHYSICAL EXAMINATION SHOULD BE GIVEN CHILD BEFORE ENTERING SCHOOL

Austin, Aug. 16.—The schools throughout Texas will soon be opening for another term and the Texas State Department of Health urges the parents of school children to see that they are protected against disease in so far as possible. Vaccination against typhoid, diphtheria, and smallpox should be done at once.

School children are exposed to much infection so that where a definite preventive is known, parents should take advantage of it. These vaccinations may save many days out of school, doctor fees, and maybe life itself. More than six hundred school children die each year in Texas from diphtheria.

The child should be taken to his family physician at this time for a physical examination to determine if he has any remedial defects. A child with subnormal eyesight or hearing cannot be expected to do as well in his studies as one that has normal sight and hearing. A dentist should be consulted in regard to the teeth. Any defect found and corrected before school opens will mean much to the child and will have its effect on his school work as well as his physical well being.

Some physical defects of children such as underweight or malnourishment, show no appreciable present effect. If such a condition is not corrected it may result seriously in later years. No hard and fast rules as to a child's weight at a certain age are available, but parents should see whether or not the child shows some gain each month.

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CHAS. A. BISBEE, EDITOR
WILLIAM F. BISBEE, ASSOCIATE EDITOR

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NOTICE:—Any erroneous reflection upon the character, standing or reputation of any person, firm or corporation which may appear in the columns of the Post will gladly be corrected upon it being brought to the attention of the publishers.

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DRASTIC MEASURES

It is a salient feature of President Roosevelt's policies that while each, through dire necessity, was designed to meet an immediate and usually unprecedented necessity, all of them provided for the permanent welfare and security of the people.

An instance which at this time directly affects 50 million persons, and as the recovery program continues will affect many more, were the measures taken to safeguard in the first instance and then permanently to protect bank deposits. The proclamation declaring a nation-wide bank holiday was drastic because it was a major operation that had been delayed for weeks if not months. It was instantaneous and it was effective. Coupled with the equally drastic embargo on the transfer of American capital to foreign countries, plus public confidence in the man at the helm, it saved the most desperate situation into which the government of the United States had ever been allowed to drift.

But to President Roosevelt's practical mind, this unparalleled procedure was first aid that stopped a hemorrhage. Along with the responsibility of government to assure the integrity of bank management was the further plain duty, he said, to preclude hysterical mass withdrawals that invariably had produced bank panics. It could only be done by providing absolute assurance of safety to depositors, in which case there would be no withdrawals at all.

As against a few cents a year to insure savings and capital for the operation of business against any form of loss, may well be weighed the inconvenience and the mental anguish of American citizens only a year and a half ago.

Official Ballot

I am a Democrat and pledge myself to support the nominee of this primary.

FOR GOVERNOR:

Tom F. Hunter of Wichita County
James V. Allred of Wichita County.

FOR LIEUTENANT GOVERNOR:

Walter F. Woodul of Harris County.
Joe Moore of Hunt County.

FOR ATTORNEY GENERAL:

Walter Woodward of Coleman County.
William McCraw of Dallas County.

FOR STATE RAILROAD COMMISSIONER:

John Pundt of Dallas County.
Lon A. Smith of Travis County.

FOR ASSOCIATE JUSTICE OF SUPREME COURT:

John H. Sharp of Ellis County.
H. S. Lattimore of Tarrant County.

FOR STATE REPRESENTATIVE 13th CONGRESSIONAL DISTRICT:

Sam B. Spence of Wichita County.
W. D. McFarlane of Young County.

FOR STATE SENATOR 23rd SENATORIAL DISTRICT:

Ben G. Oneal of Wichita County.
Ruben Loftin of Wichita County

FOR COUNTY JUDGE:

E. L. Covey
J. W. Melton

FOR TAX ASSESSOR AND COLLECTOR:

Earl Sams
Lee Haymes

FOR COUNTY SUPERINTENDENT:

Mrs. E. F. Branton
J. Lyndal Hughes

FOR COUNTY COMMISSIONER PRECINCT NO. 1:

D. W. Davis
Wm. Griffith

FOR COUNTY COMMISSIONER PRECINCT NO. 4:

D. C. Osborne
Ed Jones

FOR PUBLIC WEIGHER, PRECINCT NO. 6

Clyde Nelson
Wallace Reed

FOR PUBLIC WEIGHER, PRECINCT NO. 5

W. E. Raney
Ray Willis

FOR PRECINCT CHAIRMAN, VERA, PRECINCT NO. 4

H. A. Patterson
J. W. Warner

FOR CONSTABLE, RHINELAND, PRECINCT NO. 7

Matt Kreitz
Henry Decker

NOTICE TO CREDITORS

Notice to Creditors of the Estate of Hollis W. McGuire, Deceased:

Notice is hereby given that original letters of administration upon the Estate of Hollis W. McGuire, deceased, were granted to me, the undersigned, on the 30th day of July, A. D. 1934, by the County Court of Knox County, Texas. All persons having claims against the said estate will be required to present the same to me within the time prescribed by law. My residence and postoffice address is Gilliland, County of Knox, Texas.

Fred B. McGuire,
Administrator of the Estate of
Hollis W. McGuire, Deceased

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 hereafter 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 11 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 such proposed amendment shall write or have printed on their ballot 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.

VOTE FOR

E. L. COVEY

FOR

County Judge

(Political Advertisement)

I. T. Wright & Son
GARAGE

Welding, Repairing
Painting
Gas & Oil
Panhandle Products

Benjamin, Texas

DR. JOZACH EASLEY

DENTIST

Office Hawkins Building
Seymour, Texas

Vote for
MRS. E. F. BRANTON
for
County Superintendent

Qualified by both education and experience to render efficient service.

Thirteen years teaching experience in Knox County, twelve of which have been in the rural schools.

Holds A. B. degree from Texas Technological College.

Four years ago Mrs. Branton was defeated for this office by only one vote on final tabulations.

In the July primary she received 1220 votes, leading her nearest opponent 256 votes in the county.

Her home people at Knox City, where she has resided for thirteen years, gave her 441 votes as compared with a total of 128 for both her opponents in the July primary.

Her life has been devoted to school work in the rural districts, and by experience she is well qualified to raise the standards of the rural schools of the county.

Her experience is practical and not theoretical. Her qualifications are unquestionable! Her interest in the rural schools of Knox County is founded on years of actual experience in the school room and in the school management, including the financial affairs of the district.

Since the duties of the County Superintendent pertain more exclusively to the supervision of rural schools, why not elect one with rural school experience, both in teaching and school management?

No one will appreciate your vote more than will Mrs. Branton, and no one will strive more diligently to merit your confidence and render faithful and efficient service than will she.

(Political advertising paid for by friends of Mrs. E. F. Branton)

When you think of something good to eat think of the
Jackson Grocery
as the place to get it

Benjamin Mercantile Co.

DRY GOODS AND GROCERIES

We do not sell cheap merchandise but we sell merchandise cheaper

TELEPHONE 97

Eat At
Fred's Lunchroom

Dinners, Short Orders, Sandwiches,
Drinks, Candies, Tobaccos, Pastry
"Our Customers Come Back"

QUALITY MEAT

YOU CAN ALWAYS DEPEND ON GETTING CHOICE, FAT BEEF WHEN YOU BUY AT OUR MARKET. WE BUTCHER OUR OWN MEAT.

STEAK ROUND or LOIN20
PLAIN15

ROAST RIB10
CHUCK12 1-2

CASH MARKET

BENJAMIN, TEXAS

"IN THE HEART OF THE STATE'S FINEST BEEF HERDS"

HOUSE JOINT RESOLUTION NO. 14
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That there be added to Article 9 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 of Texas, 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. Within the maximum 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 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, 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 manner as may be prescribed by the Legislature to the qualified voters of such county in an election held for such purpose and approval by a majority of the qualified voters in said election. Provided, however, that no such law shall impair that of 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 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 9) 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.

Sec. 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 9 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 9 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.

HOUSE JOINT RESOLUTION NO. 30
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 16, Article 7 of the Constitution of the State of Texas be amended so as to hereinafter read as follows:

"Section 16. All land mentioned in Section 11, 12 and 15 of Article 7 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 purposes to the same extent as lands privately owned; provided they shall be reentered 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 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 providing for the payment of said taxes to the proper authorities of the counties and school districts where said lands are located," and all those opposed shall write or have printed on their ballots the words "Against the Amendments to the Constitution of the State of Texas subjecting the lands of the University of Texas to taxation for county and school district purposes, and providing 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. 21
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 1 of Article 9 of the Constitution of the State of Texas, be amended so as to hereafter read as follows:

"Section 1. The Legislature shall have the power to create counties for the convenience of the people subject to the following provisions:

First. In the territory of the State exterior to all counties now existing, no new counties shall be created with a less area than nine hundred square miles, in a square form, unless prevented by the preexisting boundary lines. Should the state lines render this impracticable in border counties, the area may be less. The territory referred to may, at any time, in whole or in part, be divided into counties in advance of population and attached, for judicial and land surveying purposes, to the most convenient organized county or counties.

Second. Within the territory of any county or counties now existing the Legislature may by a two-thirds vote of both Houses, create new counties, combine existing counties and parts of counties and abolish existing 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 in another county, the part stricken off shall be held 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 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."

Those voters opposing said proposed amendment shall write, or have printed on their ballot 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. 13
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 3 of Article 8 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 inhabitants of this State by the sum of Twenty-two and 50-100 (\$22.50) Dollars; provided however, 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 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 8 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 8 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.

HOUSE JOINT RESOLUTION NO. 41
BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 5, of Article 11, 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 (2 1/2 percent) of the taxable property of such city, and no bed 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 percent) 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 election 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 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.

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 read 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 UPON 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 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

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 officers 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, the Commissioners' Court shall also have the authority to determine whether county officer 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 Treasury where earned, for the account of the proper fund, provided that fees incurred by the State, county and any municipality, or in case where pauper's oath is filed, shall be paid to the County Treasury, 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 and 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 16, 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 16, 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.

When accidents happen—you need a dependable germicide quick to prevent infection. LUCKY TIGER ANTISEPTIC is dependable. Order it from your druggist.

JULY 26, 1934.
BE IT REMEMBERED: That the Honorable Commissioners' Court convened in Special Session on this the 26th day of July, A. D. 1934 with the Honorable J. W. Melton, County Judge Presiding and with all members of said Court present.

The following proceedings were had to-wit:
 STATE OF TEXAS,
 COUNTY OF KNOX,
 IN THE COMMISSIONERS' COURT OF KNOX COUNTY, TEXAS. SPECIAL SESSION, JULY 26, A. D. 1934 ORDER DECLARING RESULT OF ELECTION

BE IT REMEMBERED that upon this the 26th day of July A. D. 1934, the Commissioners' Court of Knox County, Texas, met in Special Session with the following Officers present, to-wit:

J. W. Melton, County Judge Presiding

Wm. Griffith, Commissioner Precinct No. 1

O. L. Patterson, Commissioner Precinct No. 2

O. W. Welch, Commissioner Precinct No. 3

D. C. Osborne, Commissioner Precinct No. 4

C. R. Elliott, Sheriff and

M. T. Chamberlain, Clerk of the County Court, and Ex-Officio Clerk of the Commissioners' Court, being present, and the following proceedings were had to-wit:

BE IT REMEMBERED that upon this the 26th day of July, A. D. 1934 the Commissioners' Court of Knox County, Texas, met in special session, for the purpose of counting the votes, and canvassing the returns of a Special election, and declaring the results of said election held on the 21st day of July, A. D. 1934, which said election was held pursuant to an order of this Court made and entered upon the Minutes of the Court on the 9th day of July, A. D. 1934, to determine whether or not the "Sale" of Beer, Wine, Vinous or malt liquors, containing not more than three and two tenths per centum (3.2 per cent) of alcohol by weight shall be permitted or prohibited within Knox County;

And the Court finding that said election was duly held on the 21st day of July, A. D. 1934 after legal notice thereof, and due returns thereof having been made by the officers of said election, and the Court having counted the votes cast at said election, and having duly canvassed the returns thereof, finds that 649 votes were cast "FOR" the sale of Beer, Wine, Vinous or malt liquors, containing not more than three and two tenths per centum (3.2 per cent) of alcohol by weight and that 1504 votes were cast "AGAINST" the sale of Beer, Wine, Vinous or malt liquors, containing not more than three and two tenths per centum (3.2 per cent) of alcohol by weight.

That said election resulted in favor of prohibiting the sale of Beer, Wine, Vinous or malt liquors containing not more than three and two tenths per centum (3.2 per cent) of alcohol by weight within the said Knox County, Texas.

IT IS THEREFORE ORDERED, ADJUSTED AND DECREED by the Court that the sale of beer, wine, vinous or malt liquors containing not more than three and two tenths per centum (3.2 per cent) of alcohol by weight, within the territorial limits of Knox County, Texas, be and the same is hereby absolutely prohibited, until such time as required votes in said territory may at a legal election, held for that purpose, may by a majority vote, decide otherwise.

And it is further ordered that this order be published for four consecutive weeks in some newspaper published in said Knox County, Texas, to be selected by the County Judge of said Knox County, for that purpose, and the Clerk of this Court is hereby directed to furnish the County Judge with a certified copy of this order for publication in accordance with law.

J. W. Melton, County Judge Presiding

Wm. Griffith, Commissioner, Precinct No. 1

O. L. Patterson, Commissioner, Precinct No. 2

O. W. Welch, Commissioner Precinct No. 3

D. C. Osborne, Commissioner Precinct No. 4

ATTEST: M. T. Chamberlain, County Clerk, and Ex-Officio Clerk of the Commissioners' Court Knox County, Texas.

I, J. W. Melton, County Judge of Knox County, Texas, by virtue of the authority vested in me by law, do hereby select Benjamin Post a newspaper published within Knox County, Texas, as the newspaper in which to publish the order of the Court made, passed and entered on the 26th day of July, A. D. 1934, declaring the results in a local election held on the 21st day of July, A. D. 1934, in Knox County, Texas, and

I FURTHER Direct that the County Clerk of this County and Ex-Officio Clerk of the Commissioners' Court of said County deliver a certified copy of said order declaring the results of said election to Charles Bisbee, the Editor of said newspaper for publication, and that the said Benjamin Post publish the same for

four consecutive weeks as required by law.

J. W. Melton,
 County Judge, Knox County, Texas.
 STATE OF TEXAS,
 COUNTY OF KNOX.

I, M. T. Chamberlain, County Clerk Knox County, Texas do hereby certify that the above and foregoing is a true and correct copy of Order Declaring Result of Election, as the same appears of record in Vol. 5, page 553, of the Minutes of the Commissioners' Court, Knox County, Texas.

Given under my hand and seal of office this the 31st day of July, A. D. 1934.


M. T. Chamberlain,
 County Clerk, Knox County, Texas.
 By Lucille Hunter, Deputy.
 (SEAL)

CLUB MEETING

The Ladies Home Demonstration Club of Gilliland met in the home of Mrs. Omar Cure Wednesday afternoon, August 15. As Miss Faulkner was away on her vacation we did not have a demonstration but some very interesting reports were given on the short course by our two delegates, Mrs. J. J. Cure and Mrs. Buck Spivey. Mrs. Omar Cure was elected girls sponsor for the coming year. Mrs. Claud Snow was appointed Class 1 wardrobe demonstrator for the coming year. The business meeting closed and refreshments were served to Mmes. J. O. Cure, Vernon Dixon, J. J. Cure, Spivey, Tim Kenner, Parris, G. W. Solomon, McKinnel, Elmer Horne, H. M. Baird, C. Snow and Frank Lane.


The Knox County Centennial committee met Saturday in Benjamin for the purpose of organizing the committee and presenting the facts relative to the state's greatest celebration to the people. Members of the Centennial committee are Mrs. T. S. Edwards of Knox City, Miss Shelly Lee of Munday, Mrs. Frank Patton, Chas. Moorhouse and Chas. Bisbee of Benjamin and C. C. Browning of Truscott.

William Escobar, tennant farmer on the League Estate, ginned the first bale of cotton raised in the Benjamin territory this week. A bonus was made up by the merchants of the town and presented to Escobar. The B. W. Snody Gin Company ginned the bale.



... Pledge ...

I will think—talk—write ... Texas Centennial in 1936! This is to be my celebration. In its achievement I may give free play to my patriotic love for Texas' heroic past; my confidence in its glories that are to be.



TO THE PEOPLE OF BENJAMIN AND VICINITY

Owing to the protracted drouth, we as many of our sister cities, find it necessary to take precautionary measures to conserve our water supply.

Benjamin yet has a visible supply of wholesome water for home consumption for many months even though no more water should be put in the lake, yet if it is used extravagantly or for all purposes as it has in the past the chances are that chemical treatment of the water will be necessary before the fall months are passed. Up to this date the report of the State Health Department pronounces our water free from contamination and we want to keep it in that condition, hence the necessity of the City officials asking each and everyone to cooperate with them in a drastic curtailing of water consumption. Use no water except for home use especially above the 5000 gallon minimum allowed.

Nearly all farms and ranches within the reach of Benjamin are having to get their water for home use from the city, some from Truscott. Therefore, we ask and demand that all parties every where get what water is required for stock or other purposes except home use from our swimming pool, which will be free.

J. B. Jones, Mayor.

Rev. H. F. Gage returned from a series of meetings at Truscott and Round Timbers. The round Timbers revival resulted in an old time shouting meeting. There were 40 for Baptism and 14 by letter.

T. G. Carney, 71, pioneer Haskell county settler and founder of the town of Obrien, died at his home near Obrien Tuesday. Although in poor health, his death came as a shock to his friends and neighbors. Mr. Carney had lived in Haskell about forty-six years.

NOTICE

ALL ACCOUNTS ARE DUE AND PAYABLE ON THE 1st OF EACH MONTH.

Benjamin Hardware Company

Benjamin Texas

Stephens & Williams
 ATTORNEYS-AT-LAW

Benjamin, Texas

BEN G. ONEAL
CANDIDATE FOR SECOND TERM
As your State Senator

Joint Senate sponsor of law by which State pays major part of county highway road bonds, thus materially reducing the county tax burden.

Author of Senate substitute bill giving auto owner to April 1st to pay auto license fee without penalty.

Has repeatedly voted and worked for the regulation of utilities.

In the first primary he led his nearest opponent by more than five thousand votes, leading in eight of the nine counties, and being second in Archer county, the home of Judge Dycus.

Sincerely thanks those who supported him in the first primary and earnestly solicits the votes of those who may have supported another candidate before.

He has worked for the best interest of Knox County and this part of Northwest Texas.

Tax Exemption Certificates Monday; May Be Secured From Local Committee

Tax Exemption certificates will be available in the county Monday, August 13, according to the county agent. As the issuance of these permits to the purchasers will be made by the respective community committees it will not be necessary to come to the county agents office to get the permits.

Every farmer who is raising cotton this year must sign up for the permits regardless of whether he signed an acreage reduction contract or not.

Hay, roughage crops, seed and forage crops raised on rented land to the government may be sold. Modification of the law was promoted by the severe drought situation. The modification also permits the unrestricted use as livestock feed.

RUBEN LOFTIN THANKS THE VOTERS OF 23rd DISTRICT

I wish to thank the voters of this District for their vote given me July 28 and I will appreciate their continued support on August 25 and I earnestly solicit the support of those who voted against me.

Many people have asked me who I am supporting in the Governor's race and I think that you are entitled to know, in as much as it is very important to elect a man for State Senator who is friendly to the Governor and his program. I voted for Tom Hunter in the first primary and I am also going to support him in the run off, and if elected, I expect to help him carry out his program.

I earnestly solicit your vote and influence on August 25.

Respectfully,
 Ruben Loftin,
 State Senator, 23rd Senatorial Dist.

WANTED TO BUY

I will buy dried mesquite beans picked off ground at 50c per 100. Will be in Benjamin Tuesday, August 14.

Porter and White, Knox City.

POLITICAL ANNOUNCEMENTS

The Post is authorized to make the following political announcements subject to the action of the Democratic Party

Announcements made at the following rate, cash in advance.
 State, District, and County offices ----- \$10.00
 Precinct offices ----- \$7.50

FOR GOVERNOR:
 Tom F. Hunter

FOR CONGRESSMAN, 13th DIST.
 W. D. McFarlane
 Sam B. Spence

FOR STATE SENATE, 23rd DIST.
 Ben G. Oneal (Second Term)
 Reuben Loftin

REPRESENTATIVE 114th DIST:
 George Moffett

FOR DISTRICT CLERK:
 Mrs. Roy Phillips

FOR COUNTY TREASURER:
 J. T. (Uncle Trav) House

FOR COUNTY SUPERINTENDENT:
 Mrs. E. F. Branton
 J. Lyndal Hughes

FOR TAX ASSESSOR-COLLECTOR
 Earl Sams
 Lee Haymes

FOR COUNTY CLERK:
 M. T. Chamberlain

FOR SHERIFF:
 C. R. Elliott


FOR COUNTY JUDGE:
 E. L. Covey

FOR COUNTY ATTORNEY:
 Lewis Williams

FOR COMMISSIONER, PREC. 2:
 Orel Patterson

FOR COMMISSIONER, PREC. 3:
 Onie Welch

FOR PUBLIC WEIGHER, PREC. 3:
 W. W. Gleason



SAM B. SPENCE

for Congress

TWICE RE-ELECTED WITHOUT OPPOSITION FOR DISTRICT ATTORNEY OF WICHITA, YOUNG AND ARCHER COUNTIES. HIS PARTY LOYALTY IS UNQUESTIONED.

HIS PROFESSION RESPECTS HIM.

HIS RECORD IN OFFICE AS DISTRICT ATTORNEY IS 10 TO 12 PERCENT ABOVE THE AVERAGE FOR THE STATE OF TEXAS. THIS BESPEAKS HIS ABILITY.

HIS PASTOR RESPECTS HIM.

HE IS LOYAL TO HIS FRIENDS.

A VOTE FOR SAM B. SPENCE IS A VOTE FOR FRANKLIN D. ROOSEVELT'S PROGRAM.

A VOTE FOR SAM SPENCE IS A VOTE FOR OUR KIND OF FOLKS—HIS NEIGHBORS SHOULD KNOW.

SAM'S THE MAN FOR CONGRESS

(Political ad paid for by Burkburnett friends.)