

THE CAUCASIAN.

THURSDAY, MAY 23, 1907.

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OPPOSITION TO ASWELL.

It has been announced from Baton Rouge that from present indications there will be two candidates for the office of State Superintendent of Public Education. This information will be received with rejoicing by thousands of the citizens of Louisiana, especially when Mr. Aswell's opponent promises to be Col. J. W. Nicholson of the Louisiana State University.

Unfortunately for Mr. Aswell there has been aroused against him an all-powerful, if as yet silent, opposition, accelerated by his recent attitude in connection with his promise of the acceptance of the chancellorship of the University of Mississippi and his intended resignation as State Superintendent of Public Education, which was to have become effective at an early date.

It is only recently that Mr. Aswell reconsidered his acceptance of the chancellorship and requested that his declination be considered favorably as he had yielded to the persuasion of his friends and his admirers who insisted that he must remain in Louisiana, in the discharge of his obligation to the people. Although embarrassed by this unexpected action, the Mississippi authorities have relieved Mr. Aswell, who is an announced candidate to succeed himself, on the assurance of his friends that his salary of \$2000 is to be increased to \$5000 by an amendment to the Constitution. It is manifest that in their zeal the friends and the admirers of Mr. Aswell failed to consider the probability of a defeat of the projected amendment, even if the gentleman they champion should be elected without opposition.

It will not be questioned that Mr. Aswell is an educator of merit, but he has been awarded undue credit to the detriment of local interests whose liberal appropriation of money by legal levy of self-imposed taxation have made possible the erection of hundreds if not thousands of school buildings throughout the State.

While much praise is due Mr. Aswell he can not escape the criticism that in his "Department of Education" which has no authority in law and is unauthorized by the Constitution of the State, that un-democratic power has been confined in the hands of the few and that through the Department of Education may be created an all-powerful machine which may be detrimental to the best educational interests of Louisiana.

It would be a reflection on the people and a discredit to this State if it were conceded that Mr. Aswell is at this time the only educator in Louisiana possessing the essentials to fill the office of State Superintendent of Education. Fortunately Mr. Aswell is not the only pebble on the educational beach in Louisiana—there are others, and one of these is Col. J. W. Nicholson, who is the peer of the best, a gentleman whose record as an educator and a citizen will stand the test of the closest and most impartial scrutiny. In Colonel Nicholson Louisiana would have a man, tried and true, who would develop education on the broadest lines commensurate with the spirit of progress and practical development. There are thousands of citizens in every parish in this State who will be delighted if given the opportunity of voting for Col. J. W. Nicholson for the office of State Superintendent of Public Education.

SOME COMFORT FOR HEARST.

There may be some solace for Mr. Hearst in the reflection that as directed by a recent decision of the Court of Appeals of New York the validity of the election at which he was a candidate against McClellan was returned elected by the machine may be tried by the lower court. It is this assurance of holding the office when obtained which stimulates rascality in politics. The official entrenched in power may laugh at the discomfiture of his opponent. The individual in control, relying on the slow process of the law, has a certainty of completing his term, notwithstanding the taint on his title. As a rule, politicians and place-hunters and place-holders do not suffer pangs of conscience for any taint on office. However, political rascality leaves its unfavorable impress on the party whose candidate is guilty of frauds or profits from the frauds committed by others.

BIDS INVITED.

Bids are hereby invited for building a pile-driven bridge on Clear Lake on west side of Pine Island, about 175 to 200 feet long, on road from Belcher to Vivian.

Bids to be opened at next meeting of the Jury on June 13, 1907, the jury reserving the right to reject any and all bids.

JULES DREYFUSS,
President Pro Tem.
A. L. DURINGER, Clerk.

DIABOLICAL DEED DONE

Fish Plates and Bolts Connecting Rails Removed.

CARS GO OVER TRESTLE.

Parties Who Committed the Outrageous Act Carefully Planned the Work and One Fatality and Twenty-Two Casualties Resulted.

Los Angeles, May 23.—Train No. 20, a Southern Pacific Coast liner, was wrecked at West Glendale ten miles south of here, at 12:30 o'clock Wednesday morning.

The wreck was the deliberate work of train wreckers. One man was killed, and twenty-two persons injured, three probably fatally. In accomplishing the wreck, devilish ingenuity had been exercised. At a point on the trestle over Arroyo Seco fish plates and bolts of two connecting rails on the southbound track had been removed, and in the apertures where the bolts are strands of heavy wire fastened at the end of each rail. From the appearance of the track, after the wreck, it is evident some person, hidden on the hillside close to the trestle, pulled the wire as the train approached, and spread the rails outward toward the edge of the trestle.

The train was three hours late, and traveling at the rate of between thirty-five and forty miles per hour. The engine wheels were the first to leave the rails and the engine took to the ties, traveling nearly 100 yards before it was brought to a standstill. The tender, diner, two Pullmans, buffet, mail and baggage cars plunged over the edge of the trestle falling a distance of sixteen feet. The buffet car express car and one of the Pullmans turned completely upside down and the others landed on the sides. All were badly crushed and splintered.

The man killed was T. J. McMahon of Santa Barbara, a member of the Electrical Workers' union. His companion, Frank Neylor, a fifteen-year old boy, from Santa Barbara, is thought to be fatally injured.

SAW GUN FLASHES.

Herbert Etkins So Testifies Before Military Affairs Committee.

Washington, May 23.—Herbert Etkins of Brownsville, Tex., clerk in a confectionary store there, testified before senate committee on military affairs. He occupied a room in the Leahy hotel, facing Fourteenth street. He saw two negro soldiers come up the alley from the garrison and fire two or three shots each into the Cowan House. A group of about eight men followed and from that party he saw flashes and heard reports of two or three additional shots. As the men were passing up the alley, he said, he saw shooting from the garrison and that it appeared to come from the balcony of company B. He claimed to have distinctly seen the flashes of the gun. After the bugle had sounded at the fort he saw a group of five or six soldiers returning down the alley to the garrison.

NATIONAL SUPPORT.

Republican Committee Said to Have Assurances to That Effect.

Lawton, Okla., May 23.—J. L. Hammon, chairman of the Oklahoma Republican central committee, who has returned from Washington, said in an interview that he has assurances from Chairman Sherman and other members of the national committee that the Oklahoma Republicans will have national support in fighting the constitution of the new state, that he Tulsa convention has been indefinitely postponed; that a state Republican ticket will not be nominated for the reason that the Republicans cannot afford to nominate men for offices provided for in a constitution they are opposing, and that, in his opinion, congress will pass a new enabling act this winter.

GOT WARM RECEPTION.

Strikebreakers and Some of the Opposition Have Fist Fight.

New York, May 23.—One hundred negroes, engaged to take the places made vacant by the striking longshoremen at the Atlantic docks in Brooklyn, was attacked by about an equal number of strikers or sympathizers including a number of Italians, when the strike-breakers reported for work in a body. The strikers first attempted to persuade the negroes to keep off the docks, but in the argument that ensued some members of the opposing forces became involved in a fight, which quickly included the whole number on both sides. During the fist fighting which followed one negro fired his revolver without injuring any one. The police dispersed the rioters and arrested the negro who did the shooting.

STILL SOARING.

Wheat Makes a New High Record on Chicago Market.

Chicago, May 23.—The wheat market set a new high record for crop Wednesday. July options advanced to \$2.02 3/4, September to \$1.04 1/2, and December to \$1.05 3/8. The pit was closely packed by a mass of excited brokers and the volume of business done was large. Continued absence of rain in Kansas, coupled with advance at Liverpool, were factors in the higher prices.

Soon Sold.

Rhine, Tex., May 23.—One thousand bushels of corn from Oklahoma were sold here to farmers as fast as it was unloaded at 60 cents per bushel.

SUPPORT PLEDGED.

Democratic Committee Chairman Issues Statement.

Washington, May 23.—A statement was issued by Secretary Charles A. Edwards of the Democratic congressional committee pledging to Oklahoma Democrats the hearty support of the committee in the political fight in the new state. The statement follows:

"The Democratic situation in what is the new state of Oklahoma is eminently satisfactory, and I firmly believe we will win a signal victory there next August. I make this statement after a conference with Hon. J. B. Thompson, chairman of the Oklahoma Democratic committee. Mr. Thompson is here for the purpose of consulting with the officers of the Democratic committee and the national committee concerning the campaign in Oklahoma. He reports the Democrats there in fine shape and determined to win all along the line. I have assured Mr. Thompson that his committee and the Democrats of Oklahoma will have the heartiest and most enthusiastic support of both the congressional committee and the national committee in their fight to elect Democrats at the polls as well as in their fight to have their constitution approved.

"Acting under instructions from Chairman James Griggs, I have talked lately with a number of the leading Democrats of the country, and they will be active in this fight for Oklahoma. I have sent to the state committee a list of leading Democrats of the house of representatives who have agreed to take the stump in Oklahoma, and to be in the thick of the fight from start to finish. Every man who believes in justice believes that the constitution lately framed by the Oklahoma convention ought, and will be approved. There are no better or more intelligent citizens in this Union than those who reside in that great commonwealth. I make this statement advisedly from personal acquaintance with them, and no people have been done a greater injustice than they by being refused statehood so long.

"To deny them now what they most desire would be nothing short of a crime, that crime especially applying to the 400,000 school children in that state."

ADJUDGED INSANE.

Jury at San Antonio in the Wilson Case Has So Decided.

San Antonio, May 23.—A jury in the district court found E. J. Wilson, Jr., insane and he will be taken to the insane asylum at once. Wilson is the man who killed Franklin Smith and Edward E. Beversdorff in this city several weeks ago. Dr. Marvin L. Graves of Galveston, Dr. H. G. Moody, Dr. D. Berry and Dr. S. Burg all declared Wilson suffering from delusional insanity, commonly known as paranoia. At Wilson's side during the trial were Judge E. J. Wilson, his father, and William Wilson, his brother, both of Brazoria.

TEXAS RAILROADS.

Total Trackage Amounts to About Fourteen Thousand Miles.

Austin, May 23.—According to the tax commissioner's record, in 1906 there were seventy-five railroad companies doing business in Texas. In the intangible tax statement, now being prepared by the tax commissioner's department, seventy-one such companies will be recognized, and since then enumerations, of which the statements will be based, were completed, and several mergers have decreased the latter number. With the increase in railroad mileage the number of separate railroads in a state usually decreases. The total railway trackage in Texas now amounts to about 14,000 miles.

COWARDLY CRIME.

Aged Deaf and Blind Lady Assaulted and Seriously Choked.

Dublin, Tex., May 23.—Margaret McCallister, an old lady, both deaf and dumb, and who lives alone, was assaulted and severely choked by some unknown man. It is not known whether he was a negro or a white man. The intruder departed hurriedly, and in his haste left his cap, and bottle of chloroform and some cotton. Robbery is the supposed motive.

Father Arrested.

Ahilene, Tex., May 23.—News was received of the shooting of Tennis Vaden, a young man, at his home near Avoca, in Jones county. The weapon used was a target rifle, and R. W. Vaden, father of the wounded man, has been arrested. The wound is thought to be fatal.

Negro Crushed to Death.

Fort Worth, May 23.—Will Nevis, a negro, about twenty-eight years old, was crushed to death between two wheels at the plant of the Crescent Stock Food company. His crushed body was found by members of the office force.

Bonus Raised.

San Angelo, Tex., May 23.—At the barbecue and railroad rally at Robert Lee a sufficient bonus to insure the building of the Robert Lee and Fort Chadbourne railroad was guaranteed.

Slain Going to Supper.

Hondo, Tex., May 23.—During the progress of a dance at D'Hanis nine miles west of here, George Butts was shot three times with a rifle and was killed. Butts was taking a young lady to supper. Henry Turner is in jail.

Shot to Death.

Linden, Tex., May 23.—Three miles west of Linden Warren was shot to death. Louis Smith gave himself up.

CHARTER OF THE BURT CONSTRUCTION COMPANY.

Personally came and appeared, the parties whose names are hereunto subscribed, all of full age, who declared that, availing themselves of the provisions of the laws of the State of Louisiana, and especially Art. 78 of 1904, they have covenanted and agreed, and by these presents covenant and agree and bind themselves, as well as such other persons who may hereafter become associated with them, to form and constitute a corporation and a body politic in law for the purposes, objects, articles and conditions following, to-wit:

ARTICLE I.

The nature and title of the said corporation shall be THE BURT CONSTRUCTION COMPANY, and its domicile is hereby established in the City of Shreveport and State of Louisiana, and, under its said corporate name, the said corporation shall have the power and authority to contract; sue and be sued; to make and use a corporate seal, and to make and break and alter at pleasure; hold, receive, convey, purchase, improve, alienate, convey, sell, borrow, pledge, mortgage and hypothecate, under its said corporate name, property, real, personal and mixed; to name and appoint such officers, directors, agents, managers, or employees as the interests and convenience of the said corporation may require; to make and establish by-laws, rules and regulations for the proper management of its affairs, and to change and alter same at pleasure, and to do all acts and things permitted by law, or shall be necessary and proper to carry out the objects and purposes of the said corporation. The said corporation, unless sooner dissolved, in accordance with its charter, shall exist and continue for a period of twenty-five years, from and after date hereof.

The president, or, in his absence, the secretary, shall be the proper person upon whom all citation and other legal processes shall be served.

ARTICLE II.

The object and purposes for which this corporation is organized and the business to be carried on by it are declared to be, as follows, to-wit: To contract, to build, to erect, and to construct levees, embankments, railroad embankments, and do any and all other work usually done with teams and scrapers.

ARTICLE III.

The capital stock of the said corporation shall be ten thousand (\$10,000.00) dollars, divided into and represented by one hundred (100) shares of the sum of one hundred (\$100.00) dollars each, which said stock shall be paid for in cash at the time of subscription, or the same may be issued at not less than par in payment, or exchanged for property, or rights, actually received or purchased by the said corporation, or the same may be issued fully paid for money advanced, or for such other valuable consideration or services, as the board of directors of the said corporation may determine, provided that no stock shall be issued until the consideration therefor has been received by the said corporation. Any stockholder may sell, assign, or transfer his stock to this corporation, provided, thirty (30) days' prior notice of such intention to sell, assign or transfer same be given the company, and the other stockholders thereof shall have the first privilege of purchasing same, after which thirty (30) days' notice the said stock may be sold in open market. The stock of the said corporation may be transferred under the above conditions, provided the said transfer thereof be made on the books of the said company in its office on the surrender of the certificate therefor. No transfer of any fractional part of a share shall be made. This corporation shall commence doing business as soon as seventy-five hundred (\$75,000.00) dollars of the capital stock has been subscribed for and paid in. The board of directors shall have the right to determine how much stock shall be issued.

ARTICLE IV.

The corporate powers of this company shall be vested in, and exercised by, a board of three directors, consisting of the president, vice president and secretary-treasurer. Two of the said board shall constitute a quorum for the transaction of business, and their decisions shall be valid corporate acts. The following persons shall constitute the first board of directors: S. B. Hicks, W. C. Burt, and R. E. Comegys. No person shall be eligible as a director or officer who is not a stockholder of this company. During the absence of the president, the vice president shall act and preside. The said board shall continue in office until the first Tuesday in April 1908, on which date, and thereafter annually, the board of directors shall be elected on the first Tuesday in April of each year, unless same should be a holiday, when the election shall be held on the next legal date thereafter. Notice of the said election shall be given by ten (10) days' publication in a newspaper published in the City of Shreveport. The board of directors shall appoint one or more stockholders to preside at such election as commissioners. Any failure from any cause whatever to elect directors on the date named for that purpose shall not dissolve the corporation, but the directors then in office, as well as the officers of the said company, shall hold

over until their successors are chosen. In such event, the president shall call an election to be held within thirty (30) days and shall give notice thereof as hereinbefore provided. At every election or meeting, each stockholder shall be entitled to vote for each share of stock registered in his name, and may vote by proxy. Election of directors shall be by ballot, and the majority of votes cast, counting each share voted as one vote, shall elect a person or persons for whom they have been cast. After each election, the board of directors shall elect from their own number the officers of the said company.

ARTICLE V.

The board of directors shall have full power to fill vacancies in the board caused by death or otherwise, from among the stockholders of the corporation. The said board shall have full control of the property of this company, and shall co conduct, manage and use the same as in their discretion they deem fit, and that is consistent with the objects of this company, or the welfare of the same.

ARTICLE VI.

This charter may be changed, modified or amended; the capital stock increased or decreased; this corporation may be dissolved at a general meeting of the stockholders convened for that purpose, with the consent of three-fourths of the capital stock, whether present or represented at such meeting. Ten (10) days' prior notice shall be given by publication in a daily newspaper in the city of Shreveport. In case of dissolution or termination of this corporation, either by limitation of its charter or from any cause, the liquidation of its affairs shall be conducted by three commissioners, selected from the stockholders with like assent and at a meeting called for that purpose, as above set forth in this article. The said commissioners shall remain in office until the affairs of the said corporation shall have been liquidated.

ARTICLE VII.

No stockholder of this corporation shall ever be held liable or responsible for the contracts or faults thereof in any further sum than the unpaid balance due the company on shares of stock subscribed for and owned by him, nor shall any informality in organization have the effect of rendering this charter null or exposing a stockholder to any liability beyond the unpaid balance on any of his stock.

This done and passed in my office, on this the eighteenth day of April 1907, in the presence of H. L. Heilperin and G. G. Nesbitt, competent witnesses of lawful age and residents of this city, who hereunto sign their names, together with the said parties, and me, notary, after the reading of the whole.

S. B. HICKS, 37 shares.
W. G. BURT, 37 shares.
R. E. COMEGYS, 1 share.

Attest:
H. L. HEILPERIN,
G. G. NESBITT.

E. B. HERNDON,
Notary Public.

Having examined this charter and finding nothing therein in violation thereof or contrary to law, I approve the same, April 19, 1907.

J. M. FOSTER,
District Attorney for the First Judicial District of Louisiana.

Endorsed: Filed and recorded April 19, 1907.

F. A. LEONARD,
Clerk and ex-Officio Recorder.

State of Louisiana, Parish of Caddo: I hereby certify that the above and foregoing is a true and correct copy of the original act, as the same now appears on file and of record in my office.

Given under my hand and seal of office this 19th day of April 1907.

F. A. LEONARD,
Clerk and ex-Officio Recorder.

April 21, 1907.

SHERIFF'S SALE.

No. 9734—In the First Judicial District Court of Caddo Parish, Louisiana: S. Herold & Son vs. Green Frazier.

By virtue of a writ of fieri facias, to me issued in the above entitled and numbered suit, by the Honorable First Judicial District Court of Caddo Parish, Louisiana, I have seized and will offer for sale at public auction for cash according to law, at the principal front door of the court house of Caddo Parish, in the City of Shreveport, La., during the legal hours for sale on:

SATURDAY, JUNE 22, 1907.

Lot seven (7) of the Foster & Long subdivision of the City of Shreveport, La., together with all buildings and improvements thereon.

Said property seized as belonging to the defendant and to be sold to satisfy the debt specified in the said writ in the sum of thirty-six dollars and thirty-four cents with 8 per cent interest from October 1, 1901, less credits of \$4.50 paid June 13, 1903, and \$2.00 paid June 1, 1904; forty-two dollars and sixty-seven cents with 8 per cent interest from March 8, 1903, and to per cent additional on principal and interest as attorney's fees. One hundred dollars with 8 per cent per annum interest from March 8, 1903, and 10 per cent in addition on principal and interest as attorney's fees, and all cost of suit.

J. P. FLOURNOY,
Sheriff of Caddo Parish.
Caucasian, May 19, 1907.

The Florsheim Bros. Dry Goods Co. Ltd.

EXCLUSIVELY WHOLESALE DEALERS IN

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VENIRE

For the First District Court of Caddo Parish, Louisiana, for Three Weeks Beginning on the Third Monday in May 1907.

For week commencing Monday, May 20, 1907:

2 Hart, Duke	4 Feist, Sam
4 Caplan, A.	4 Ward, H. E.
4 Lemle, Ike	4 Lawrence, F. M.
4 Lavern, W. S.	4 Wood, J. R. Jr.
4 Wagner, Aug.	4 Luchini, A.
4 Hass, J. W.	1 Perry, J. L.
2 Teat, A. H.	4 Hagens, J. T.
1 Hudson, F. O.	4 Curtis, A. G.
4 Leadman, S. S.	4 March, Leon H.
1 Shaw, Jenkins	3 Hearne, P. C.
4 Harris, Ed.	1 House, T. L.
7 Miller, Paxton	4 Burkholder O. M.
4 Benson, M. M.	6 Baines, A. W.
1 Hollis, D. P.	7 Walker, L. A.
3 Abell, Anthony	4 Bickham, Jesse.

For week commencing Monday, May 27, 1907:

7 King, E. W.	8 Monzingo, J. R.
1 Fisher, Lee	4 Ross, J. C.
4 Bates, F. M.	1 Thomas, J. F.
4 Wiley, R.	4 Bozman, A. B.
2 Hucabay R. F. L.	5 Morgan, J. E.
1 Williams, Riley	4 Holm, John
5 Cates, M. B.	2 Hill, J. A.
4 Morisot, Albert	4 Hamiter, E. W.
1 Dominick, A. C.	4 Herman, E. L.
1 Brown, R. S.	4 Groner, Sidney.
4 Greenfield Nathan	4 Fletcher, Chas.
4 Chance, M. B. Jr.	4 Baird, W. F.
4 Leverett, H. W.	4 Mandel, Theo.
4 Wolfe, Robert	1 Adger, Thos.
1 Dawson, C.	4 Phillip, B. A.

For week beginning Monday, June 3, 1907:

4 Hirsch, W. R.	4 Wakeman, W. B.
4 Querbes, A.	4 Hughes, T. R.
4 Flournoy Jno. W.	4 Leman, J. H.
4 Kirsch, Martin	1 Abney, W. A.
4 Benoit, A.	4 Quarles, C. B.
4 Comegys, R. E.	4 Rea, W. J.
4 Weiler, Alex	2 Markham, J. M.
4 Hunsicker, H. Jr.	4 Bauman, C. S.
4 Leary, Casper	4 Chadick, E. D.
4 Atkins, W. S.	4 Goldstein, N.
1 Meyer, August	7 Pickens, R. C.
1 Kittrell, F. W.	4 Randall, C. J.
3 Fly, J. M.	4 Hardy, C. W.
1 Jones, F. F.	4 Looney, J. F.
4 Roundtree, A. D.	4 Florsheim, E. H.

April 29, 1907.

F. H. GOSMAN,
J. D. LEE,
LEVI COOPER,
J. B. ARDIS,
Jury Commissioners.

F. A. LEONARD,
Clerk and ex-Officio Jury Commissioner.

A true copy.

F. A. LEONARD, Clerk.

April 30, 1907.

AN ORDINANCE

For the levy and collection of a special tax on the property in School District No. One (1) of the Parish of Caddo, State of Louisiana, for the purpose of erecting and constructing a high school building, and other public school houses in said school district, the title to which shall be in the public, and for a special election for that purpose, by the property taxpayers of said school district, under the provisions of Act No. 131 of the Acts of the General Assembly for the year 1898, and Article 232 of the Constitution of the State of Louisiana,

Be it ordained by the Police Jury of the Parish of Caddo, in legal session convened, that one-fifth of the property taxpayers of School District No. One (1) of said parish, embracing the territorial limits of the City of Shreveport, La., having petitioned therefor, a special tax of one mill per annum for seven consecutive years, beginning with the present year 1907 and ending with the year 1913, be and the same is hereby assessed and levied against all the property in the said school district subject to taxation, for the purpose of erecting and constructing a high school building and other public school houses in the said school district, the title to which shall be in the public.

Provided, that when the amount of sixty thousand dollars shall have been collected from said special tax the said tax shall cease even though the seven years shall not have expired.

Be it further ordained, That a special election be held under the general election laws of the State of Louisiana, at the polling places at which the last preceding general election was held, in the said School District Number One of the said Parish of Caddo, after due and legal publication, for the purpose of obtaining the wishes of the property taxpayers of said school district in regard to said assessment and levy.

The form of ballot shall be in the following form, to-wit:

"For the special tax of one mill on the dollar of the assessed valuation of the property in public School District Number One for the period of seven years for the purposes expressed in the

petition of the property taxpayers.

Or—

"Against the special tax of one mill on the dollar of the assessed valuation of the property in Public School District Number One for the period of seven years, for the purposes expressed in the petition of the property taxpayers."

And that the name of the voter with the value of his assessed property be written on his ballot.

That said election shall be held on June 11, 1907, with the following commissioners and clerks for said School District Number One:

Precinct 1—Isaac Barron, J. H. Groner, J. A. Clesi; clerk, J. J. Hollingsworth.

Precinct 2—R. H. Lindsay, J. C. Lipscomb, Leon Dreyfuss; Jim Crisp, clerk.

Precinct 3—L. P. Butler, — Shields, W. A. Mosby; clerk, J. L. Bushey.

Precinct 4—W. A. Mabry, J. G. Hester Paul Means; C. H. Munge Jr., clerk.

Precinct 5—Arthur LeRosen, Frank Cappola, T. J. Bryson; C. E. Perroncel, clerk.

Precinct 6—Roland Williamson, Wm. Balfe, Lee Gallette; L. S. Crain, clerk.

Precinct 7—J. H. Ross, J. D. Wagner, W. A. Nelson; Conway Moncreur, clerk.

Precinct 8—L. M. McDuffie, J. D. Murray, W. T. Tooley; Tom Hughes, clerk.

JULES DREYFUSS,
President Pro Tem.

A. L. DURINGER, Clerk.

Stringfellow & Harman