

WANT ADS.

WANTED.

WANTED—3, 4 or more rooms, furnished for light housekeeping. See B. C. Bell, at Gem Theatre. 19-3t

FOR RENT.

FOR RENT—Three houses; 2 on Combination, 1 on S. Sycamore. Apply to Mrs. S. Stein, 201 S. Sycamore. 19-3t

FOR RENT OR SALE—50 acre farm, 3 miles from town. Address R. 3, Box 57, Palestine. 20-2t

FOR SALE.

I have for sale a beautiful standard bred filley, sire Silver Line, dam Tilly; one hundred and fifty dollars takes her. Jno. R. Hearne. 8-22-1m

FOR SALE ON SOUTH SIDE—Two new six-room cottages, with large oak shade trees, electric lights, sewerage and gas. Elegant bath fixtures, south front. Also front four-room cottage very cheap. Small payment and easy terms to right party. Phone 170, call No. 3 Colorado St. 22-1m

For Sale.

residence on Link street (Magnolia Square), large lot, 7 rooms, bath and kitchen, with electric lights, gas, shade trees; house newly decorated. Will be sold at a bargain price at once. Easy terms. Apply to T. J. Harris. 9-2-1md

FOUND—Two flat keys. Owner can get same at Herald office. 19-3t

I have opened my dining room again, and could comfortably seat, without crowding, twelve more adult boarders. Serve meals promptly. Also have now two vacant south rooms, well furnished, excellent beds, with abundance of new blankets and comforts for winter use; rooms kept sanitary with Vacuum Cleaner. Day board, \$18.00; rooms, \$10.00. Phone 170, The Rugby, Mrs. T. M. Haynes. 9-3-1f

Herald want ads. are result bringers; three lines, three times, 25c.

ARRIVAL AND DEPARTURE OF TRAINS.

International and Great Northern.
For the South.
No. 5 leaves at 9:00 p. m.
No. 11 leaves at 8:21 a. m.
For the West.
No. 3 leaves at 8:40 p. m.
No. 9 leaves at 10:40 a. m.
For the North.
No. 2 leaves at 1:35 p. m.
No. 4 leaves at 10:58 p. m.
No. 6 leaves at 7:35 a. m.
From the South.
No. 2 arrives at 1:15 p. m.
No. 4 arrives at 10:40 p. m.
From the North.
No. 3 arrives at 8:01 a. m.
No. 5 arrives at 7:35 p. m.
No. 7 arrives at 8:25 p. m.
From the West.
No. 4 arrives at 10:53 p. m.
No. 6 arrives at 7:10 a. m.
No. 8 arrives at 7:00 p. m.

Schedule State Railroad.
Week days, mixed train No. 1, arrives at 12:01 p. m.; No. 2 leaves at 2:30 p. m.
Sundays, passenger train No. 3, arrives 11 a. m.; No. 4 leaves at 2 p. m.

ORGANIZED CHARITIES.

This organization will furnish food, clothing, or other necessities of life to the destitute of Palestine, after investigation of their needs.
Report such cases to:
Mrs. E. E. Durham, 602 Perry street, in First Ward.
Mrs. W. H. Kingsbury, 712 Murchison street, in Second Ward.
Mrs. Webb Wright, Kolstad street, in Third Ward.
Mrs. S. A. Taylor, 445 Reagan street, in Fourth Ward.
Discarded clothing will be sent for or received by Mrs. Taylor or Mrs. Durham.
The work is supported by voluntary contributions. Send checks to Treasurer.

J. C. SILLIMAN, President.
J. C. OEHLER, Vice Pres.
L. D. ANDERSON, Vice Pres.

For Sale!

New Milch Jersey Cows, registered and unregistered.
Poland China Pigs.
Berkshire Shoats.
All at reasonable market prices.
Cows and young stock bought, sold or exchanged.
FRANK BERRY, Over Motley Drug Store. 9-10-1m

Buying Cheap Goods

To save money is like stopping a clock to save time. Smoke a Dupli-Cator Cigar. 5c, straight; \$2.50 per box; \$5.00 per hundred. For sale exclusively by Old Town Drug Store. L. D. Rose, manager. 8-11-1f

UNITED STATES CIRCUIT COURT, NORTHERN DISTRICT OF TEXAS.—THE MERCANTILE TRUST COMPANY, TRUSTEE; THE FARMERS' LOAN AND TRUST COMPANY, TRUSTEE; GEORGE J. GOULD, ET AL., COMPLAINANTS, VERSUS INTERNATIONAL AND GREAT NORTHERN RAILROAD COMPANY, DEFENDANT.

Consolidated Cause No. 2501. THE FARMERS' LOAN AND TRUST COMPANY, TRUSTEE, COMPLAINANT, VERSUS INTERNATIONAL AND GREAT NORTHERN RAILROAD COMPANY, THE MERCANTILE TRUST COMPANY, AND THOMAS J. FREEMAN, AS RECEIVER OF THE INTERNATIONAL AND GREAT NORTHERN RAILROAD COMPANY, DEFENDANTS. Equity Cause No. 2514. NOTICE IS HEREBY GIVEN that in pursuance of a decree in these causes made and entered on or about the tenth day of May, 1910, foreclosing the mortgage made by the International and Great Northern Railroad Company to The Farmers' Loan and Trust Company, as Trustee, dated June 15th, 1881; and of decrees of the Circuit Court of the United States for the Southern District of Texas, entered on or about the 25th day of June, 1910; the Eastern District of Texas, entered on or about the 27th day of June, 1910; and the Western District of Texas, entered on or about the 29th day of June, 1910; in the suits in equity in each of said last mentioned Districts pending, wherein The Farmers' Loan and Trust Company, Trustee, is complainant, and the International and Great Northern Railroad Company, The Mercantile Trust Company and Thomas J. Freeman, as Receiver of the International and Great Northern Railroad Company, are defendants; I, WILLIAM H. FLIPPEN, the Master Commissioner in and by said decrees appointed for the purpose, viz., on Thursday, the fifteenth day of September, 1910, at twelve o'clock noon, at the passenger depot of the International and Great Northern Railroad Company, in the City of Palestine, in the County of Anderson, in the State of Texas, sell, at public auction, to the highest bidder therefor, and as an entirety, and without valuation, appraisement, redemption or extension, and with all muniments of title thereto and evidences of ownership thereof, the following property, premises and franchises described in the said decrees, as follows:

"ALL and singular the lands, tenements, and hereditaments of the defendant International and Great Northern Railroad Company, whether owned at the date of the execution of the said Second Mortgage, namely, on the 15th day of June, 1881, or thereafter acquired by it, including its lines of railroad in the state of Texas, extending from the town of Longview, in the County of Gregg, in said State, through said County, and through the Counties of Rusk, Smith, Cherokee, Anderson, Leon, Robertson, Milam, Williamson, Travis, Hays, Comal, Bexar, Medina, Frio, La Salle, Encinal and Webb, to Laredo, in said last-mentioned County; and from the town of Mineola in Wood County to Troup in Smith County; and from the City of Palestine in Anderson County, through the Counties of Houston, Trinity, Walker, and Montgomery, to Houston in Harris County, and from the town of Spring in Harris County through the Counties of Montgomery, Waller, Grimes, Brazos, Robertson, Falls, McLennan, Limestone, Hill, Navarro, Ellis and Johnson, to the City of Fort Worth, Tarrant County; with branches and branch lines from the town of Overton to the town of Henderson, in Rusk County, from the town of Round Rock to Georgetown in Williamson County, from the town of Phelps to the town of Huntsville in Walker County, from the City of Houston in Harris County to the town of Columbia in Brazoria County, from Navasota in Grimes County to Madisonville in Madison County, from Calvert Junction to Calvert, and from Waco Junction to East Waco; also, the railway and railway tracks and property appurtenant thereto, and certain tracts of land in and adjacent to the City of Houston in Harris County, State of Texas, known as the Houston Belt Terminals; a total distance of about eleven hundred and six miles of completed railroad, all in the State of Texas; also the franchise rights of the said International and Great Northern Railroad Company from Houston in Harris County to Galveston in Galveston County, in said State of Texas, over the railroad of the Galveston, Houston & Henderson Railroad Company, of 1882, accorded to it by an agreement between said last-named railroad company and said International and Great Northern Railroad Company, dated November 19th, 1895; also, all and singular the said International and Great Northern Railroad Company's railroads, tracks, rights of way, main lines, branch lines, superstructures, depots, depot grounds, station houses, engine houses, car houses, freight houses, wood houses, sheds, watering places, workshops, machine shops, bridges, viaducts, culverts, fences, and fixtures, together with all its leases, leasehold-interests, leased or hired lands, leased or hired railroads, and all its locomotives, tenders, cars, carriages, coaches, trucks, and other rolling stock; its machinery, tools, weighing scales, turn tables, rails, wood, coal, oil, fuel, equipment, furniture, and material of every name, nature, and description, together with all its corporate rights, privileges, immunities, and franchises, whether held at the time of the execution of the said Second Mortgage, namely, on June 15th, 1881, or thereafter acquired (including the franchise to be a corporation), and all the tolls, fares, freights, rents, income, issues and profits thereof, and also the reversion and reversions, remainder and remainders thereof, as well as all property purchased, held by the Receiver herein, including any balance of cash, credits, and income which may remain in

his hands after application thereof, as herein provided or as has been or may hereafter be directed by the Court herein, to the payment of receivership obligations and charges and to the payment of claims which may be allowed by the Court herein against the same with priority over said Second Mortgage dated June 15th, 1881; excepting, however, all land grants, lands, land certificates, town lots, and town sites, owned or controlled by the said International and Great Northern Railroad Company at the date of the execution of said Second Mortgage, namely, on June 15th, 1881, or at any time prior to said date, which were not, on the first day of November, 1879, or thereafter up to the said 15th day of June, 1881, actually occupied and in use by the said Railroad Company and necessary to the occupation and maintenance of its lines of railroad; and excepting further, any portions of said premises and property which may have been released from the lien and operation of said mortgage dated June 15th, 1881, and the releases for which have been duly filed for record in the proper county."

The said premises and property will be sold subject to the mortgage dated November 1st, 1879, made by said International and Great Northern Railroad Company to John S. Kennedy and Samuel Sloan, as Trustees, and known as said Railroad Company's First Mortgage, and subject also to any unpaid indebtedness or liability contracted or incurred by said International and Great Northern Railroad Company in the operation of its Railroad, which the Court has, since the entry of said decree herein, ordered or decreed, or which it may hereafter order or decree herein, to be prior or superior to the lien of the said mortgage dated June 15th, 1881, except such as shall be paid or satisfied out of the income of the property in the hands of the Receiver herein under orders of the Court entered or to be entered herein; and subject also to such debts, claims, liens and demands of whatsoever nature heretofore incurred or created, or which may hereafter be incurred or created by the Receiver herein under orders of the Court heretofore or hereafter entered herein and which have not been or shall not hereafter be paid by said Receiver under orders of the Court heretofore or hereafter entered herein; or other parties in interest herein; or out of the proceeds of the said sale as in said decree directed; and certain specific portions of said property and premises, namely: The San Antonio Passenger Station, the Colorado Bridge and certain equipment, will be sold respectively subject to the existing recorded mechanic's lien, the First Mortgage Colorado Bridge Bonds and the unsatisfied recorded equipment liens, specifically and respectively affecting the same.

The Master Commissioner will receive no bid from any person until such person shall have deposited with him the sum of \$100,000. Such deposit will be returned in case the depositor's bid be not accepted; but if his bid be accepted, then such deposit will be held by the Master Commissioner on account of the purchase price.

The purchaser, when the property is struck down to him, shall at once pay the Master Commissioner on account of his purchase a sufficient sum to make up with his deposit ten percentum of his accepted bid. The deposit required before bidding shall be paid in United States currency or in such certified draft, certificate or cheque as may be satisfactory to the Master Commissioner, or in a certificate of The Farmers' Loan and Trust Company duly made payable to the order of said Master Commissioner. Said further payment shall be made either as aforesaid, or in the bonds and coupons secured by the said mortgage dated June 15th, 1881, taken at a valuation equal to the amount said bonds and coupons would be entitled to receive in cash out of the amount bid for the said property. The certificate of the said The Farmers' Loan and Trust Company that it holds bonds and coupons as therein described subject to the order of the party named therein, such certificate being by him transferred to the order of said Master Commissioner, will be accepted in lieu of such bonds and coupons. Should such further payment not be made, the property will be forthwith resold, without further advertisement, the Court reserving the right to consider such resale made on account of said successful bidder or as an original sale; and in case of such resale, the deposit received from the said successful bidder will be applied on account of the purchase price. Such further portions of the purchase price shall be paid in money as the Court may from time to time direct, the Court reserving the right to resell the premises and property herein directed to be sold upon the failure of the purchaser or purchasers, his, its or their successors or assigns, to comply with any order of the Court in that regard, and in case of any such resale or the failure of the said purchaser or purchasers, his, its or their assigns, to comply with the terms of the bid or the orders of the Court relative to such additional payments, the said money, bonds and coupons so paid in as aforesaid shall be forfeited as liquidated damages and shall be applied toward the expenses of any resale ordered, or toward making good any deficiency or loss in case the property at such resale shall bring less than at the prior sale. The balance of the purchase price may be paid either in money or in bonds or overdue coupons secured by the said mortgage dated June 15th, 1881, each said bond and coupon being received for such sum as the holder thereof would be entitled to receive under the distribution herein ordered and according to the priority herein adjudged. The certificate of the said The Farmers' Loan and Trust Company that it holds bonds and coupons as therein described subject to the order of the party named therein, said certificate being by him transferred to the order of said Master Commissioner will be accepted in lieu of such bonds and coupons.

Within thirty days from the confirmation of said sale or such further

time as the Court may allow on application of the purchaser for good cause shown, the purchaser or purchasers, his, its or their successors or assigns, shall complete payment of the entire amount bid to the Master Commissioner; and on such payment the said purchaser or purchasers, his, its or their successors or assigns, will be entitled to receive a deed of conveyance and bill of sale of the property purchased from the Master Commissioner and from the other parties to this cause as in said decree herein provided, and to receive possession of the property so purchased from the parties holding possession of the same, subject, however, to the said mortgage, dated November 1st, 1879, made by said International and Great Northern Railroad Company to John S. Kennedy and Samuel Sloan, as Trustees, and known as said Railroad Company's First Mortgage; and subject also to any unpaid indebtedness or liability contracted or incurred by said International and Great Northern Railroad Company in the operation of its Railroad, which the Court, since the entry of the said decree herein has ordered or decreed, or may hereafter order or decree herein, to be prior or superior to the lien of said mortgage dated June 15th, 1881, except such as shall be paid or satisfied out of the income of the property in the hands of the Receiver herein, under orders of the Court entered or to be entered herein, and subject also to such debts, claims, liens and demands of whatsoever nature heretofore incurred or created, or which may hereafter be incurred or created by the Receiver herein under orders of the Court heretofore or hereafter entered herein, and which have not been or shall not hereafter be paid by said Receiver under orders of the Court heretofore or hereafter entered herein, or other parties in interest herein, or out of the proceeds of said sale, as in said decree directed, and subject also, as to certain specific portions of said property and premises, namely, the San Antonio Passenger Station, the Colorado Bridge and certain equipment, to the existing recorded mechanic's lien, the First Mortgage Colorado Bridge Bonds and the unsatisfied recorded equipment liens specifically and respectively affecting the same. And the Court reserves jurisdiction over said property, notwithstanding such deed or deeds or delivery of possession, for the purpose of enforcing such payment.

For a more detailed statement of the terms and conditions under which said sale will be made, reference is hereby made to the said decrees and each and every one of them on file with the Clerks of the several Courts heretofore mentioned.

Dated Dallas, Texas, August 16th, 1910.

William H. Flippen, Master Commissioner.
Geller, Rolston & Moran, Baker, Botts, Parker & Garwood, Solicitors for Complainant, The Farmers' Loan and Trust Company.

NOTICE IS HEREBY GIVEN that the sale noticed in the foregoing advertisement to take place on the fifteenth day of September, 1910, has been adjourned pursuant to order of Court to the sixth day of October, 1910, and that said sale will take place upon the terms and conditions stated in said advertisement on said sixth day of October, 1910, at twelve o'clock noon, at the passenger depot of the International and Great Northern Railroad Company in the City of Palestine, in the County of Anderson, in the State of Texas.

Dated, Palestine, Texas, September 15th, 1910.

William H. Flippen, Master Commissioner.
Geller, Rolston & Moran, Baker, Botts, Parker & Garwood, Solicitors for Complainant, The Farmers' Loan and Trust Company.

A BEAUTIFUL COMPLEXION IN TEN DAYS

Nadinola Cream
The supreme beauty requisite, is endorsed by thousands. Nadinola banishes tan, sallowness, freckles, pimples, liver spots and other facial discolorations. Worst case in 20 days. Rid the pores and tissues of all impurities, leaves the skin clear, soft and healthy.

Directions and Guarantee in each package. 50c. and \$1.00 by high class Toilet Counters or Mail. Prepared by NATIONAL TOILET CO., Paris, France. Sold By Bratton Drug Co., Motley Drug Co., and Others.

Chamberlain's Colic, Cholera and Diarrhoea Remedy is today the best known medicine in use for the relief and cure of bowel complaints. It cures griping, diarrhoea, dysentery, and should be taken at the first unnatural looseness of the bowels. It is equally valuable for children and adults. It always cures. Sold by Bratton Drug Co.

J. ABELMAN & SON UMBRELLAS.
Umbrellas recovered and repaired, and made to order. Gold and silver handles fixed also. All work guaranteed.

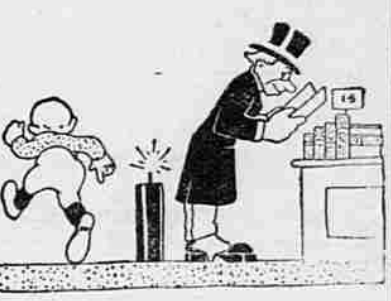
IN SHOE SHOP NEXT TO ROY-ALL BANK. 9-12-1m
Miss Quarles, piano teacher. Fall term begins Thursday, Sept. 22. Monday and Thursday, 802 S. Sycamore street, next to Third Ward School, Tuesday and Friday at Mrs. Goodrich's, on Avenue A, third house from Central School. Phone 830. 3-18t

MRS. CHAS. ROGERSON Teacher of Piano. Having completed the seven grades of music of the National Graded Course, I am prepared to instruct pupils. Patronage from the Second Ward school desired. For terms and reference apply at my residence, 239 N. Jackson St. Phone 861. 12-12t

Don't Be Satisfied with an ordinary grade of LAUNDRY

Wear the best. Think of the satisfaction there is in it. If you will look at the most successful business men in this city you will find most of them are wearing our work. They realize the importance of having the best laundrywork and looking neat at all times. Wouldn't you like to improve your appearance by wearing our work?

Martin Steam Laundry
612 Spring St. Phone No. 2



Look Around

And see for yourself that I am leading and that others only follow in the FRUIT and VEGETABLE business in this city. You don't have to take my word for it. People appreciate that here they get the most for their money. Do you?

Wm. H. Smith
"The Original Fruit Man"
Phone 1063

EXPERT HATTER.
All kinds of Hats cleaned and re-blocked. I take the old felt and work it over; that makes the Hat like new. I can make your old hat any size, style or color. I do the work here. I don't send it away. Give me your work if I please you, tell others; if I don't please you, please tell me, for I guarantee best of workmanship. Ladies' Straw Hats dyed jet black; Panama and Straw cleaned, bleached and reblocked without the use of acid.

H. A. CLOUGH, THE HATTER.
710 Main Street.

ANDREW A. SPEEGLE,
OSTEOPATHIC PHYSICIAN.
PALESTINE, TEXAS.

Office Second Floor Brown-Gardner Building.
Will do a general practice without medication or the surgeon's knife. Knife as last resort. Office phone 236. Residence phone 494.

DR. D. R. RUCKER
VETERINARIAN.
Office East of Court House
Phone 295. Residence Phone 449.

DR. W. F. RAWLEY
Veterinarian.
Office, Motley Drug Store,
Phone 117. Hospital, Hart's Livery Stable.
Residence Phone 315.

G. R. FOWLER
LAWYER.
Palestine, Texas.

DR. E. B. PARSONS
Office Over Bratton's Spring Street Drug Store.
Office Phone 1916
Office Hours: 10 to 12 a. m.; 2 to 5 p. m. After supper by appointment.

Do you want the best Laundry work?

That's what we do. Your shirts and collars are washed, ironed and shaped by nothing but experienced labor. No rough or broken edges. They look and fit like new ones. Your linen and starch wear will be as white as snow, ironed just as it should be; washed in artesian water, with nothing but pure soap. If you are in trouble, "Put your clothes in our bubbles." We know how. We do it right.

BELCHER'S Steam Laundry.
Phone 120. 4-12-1t

Something of Interest.

Why go to the trouble of making biscuits or corn bread when it is cheaper to buy bread from the

American Home Bakery
F. H. EILENBERGER, Prop.
Telephone 234.

The Palestine Real Estate and Investment Association

Shares in this Association are selling at par, \$50 each, fully paid up and non-assessable. This Association has been paying dividends for several years past. Loans are made on property. See Secretary for further particulars.
A. R. HOWARD, President.
W. C. KENDALL, Secretary.

Boyd's Market and Grocery
For the best fresh and cured meats, staple and fancy groceries, fruits, nuts and candies.
Phone 4-6-3 509 Lavv St.

W. K. Wyatt, TRANSFER LINE
Quick Service and Satisfactory Work.
SPECIAL ATTENTION GIVEN TO MOVING HOUSEHOLD GOODS.
Telephone Number 2-8-4.

Palestine SEWER SYSTEM
Office First National Bank Building

JOE WELBORN WITH BELCHER STEAM LAUNDRY
"WE DO IT RIGHT"

R. N. BUSH
Real Estate, Fire Insurance and Collecting Agency.
All accounts entrusted to my care will receive prompt attention. Rentals looked after. Phone 91. Office, No. 206 1-2 Main street.

SEE
D. C. BROUGHTON & CO.
For Cement Sidewalk, 12 1-2c square foot; straight curb, 50c lineal foot; combination curb and gutter, 75c lineal foot; step work, 50c lineal foot. All Work Guaranteed.
498 MERCER STREET.

N. G. & H. D. CARTER
Paper Hangers and Painters.
Work of the Very Best, and Guaranteed.
GIVE US A TRIAL.