

7-12-1929

## Fulton Advertiser, July 12, 1929

Fulton Advertiser

Follow this and additional works at: <https://digitalcommons.murraystate.edu/fa>

### Recommended Citation

Fulton Advertiser, "Fulton Advertiser, July 12, 1929" (1929). *Fulton Advertiser*. 240.  
<https://digitalcommons.murraystate.edu/fa/240>

This Newspaper is brought to you for free and open access by the Newspapers at Murray State's Digital Commons. It has been accepted for inclusion in Fulton Advertiser by an authorized administrator of Murray State's Digital Commons. For more information, please contact [msu.digitalcommons@murraystate.edu](mailto:msu.digitalcommons@murraystate.edu).



# Auction Sale Tuesday-July 16 Wade Addition, Brann Estate

## FULTON ADVERTISER

Vol. 5 No. 34

FULTON, KY., JULY 12, 1929

R. S. Williams, Publisher

### Battle Royal For Supremacy

Several changes have taken place in the political arena of Fulton county during the past two weeks. Some have withdrawn from the race and new entries made. The last lap of the Democratic primary campaign promises to be a lively affair with each candidate working overtime.

Since entering the representative's race, Dee McNeill, the Fulton county candidate, has been too busy in the wheat fields to make a thorough canvas, but his friends are taking a lively interest in his behalf.

The voters are the principal taxpayers and should read the following article taken from the Paducah paper, carefully, before casting their vote for representative:

The Court of Appeals has declared Governor Sampson's free textbook law constitutional, but has forbidden the act being put into operation until the Legislature makes proper provision for the purchase of the book by the creation of a special fund, or the designation of an existing fund out of which such payments could be made.

In the opinion of Governor Sampson, expressed in a statement issued after announcement of the Court of Appeals decision, there is no existing fund that may be levied upon to pay for the books and it will be necessary for the Legislature to impose additional taxation. He declared that a General Assembly must be elected in November that can be depended upon to adopt a revenue bill providing a luxury tax to pay for the books.

That statement puts squarely up to the people the question of whether they want free textbooks bad enough to accept the burden of additional taxation. They can have them if they will elect legislators favorable to Governor Sampson's luxury tax scheme. This being the case, the people should require that all candidates for the House or Senate should declare whether they are for or against the imposition of additional taxes to pay for the textbooks. Every candidate who desires to be honest with the people will make his position clear on this question, and will do it before the primary election.

And we wonder what luxuries Governor Sampson proposes to tax? Will it be tobacco products—cigars, cigarettes, smoking and chewing tobacco—or cosmetics and toilet articles, or automobiles? It is difficult these days to draw the line between luxuries and necessities. But whatever commodity or commodities are taxed, if the Governor has his way, the taxes will be aggravating, as commodity taxes always are, whether on so-called luxuries or not. Tennessee has a luxury tax on cigars and cigarettes. In that state, when you buy a ten cent cigar you pay eleven cents, or when you buy a 15 cent package of cigarettes you must pay 17 or 18 cents. As Governor Sampson does not smoke, he may be contemplating similar taxes for Kentucky.

At any rate, there can no longer be any question that the term "free" textbooks is a misnomer. The textbooks which Governor Sampson proposes to distribute can only be had through additional taxation on the people of Kentucky. Since commodity taxes are generally pyramided before they reach the consumers, the textbook distribution is apt to be expensive.

Latest bandit fad is to take girl friends along when staging holdups. Femininity, it appears, provides moral support.

### WARRANT AGAINST J. M. GARDNER FOLLOWS HEARING OF LELA BUNCH

County Attorney Says "Circumstances Point Strongly to the Husband"

J. M. Gardner, of Fulton, accused with Miss Lela Bunch, a servant in his home, of causing the death by poisoning of Mrs. Gardner, was arrested Tuesday night and lodged in the county jail, where Miss Bunch is also held.

J. M. Gardner was charged Friday with the poison murder of his wife, the warrant for his arrest being issued shortly after Lela Bunch, 29, a servant maid in his home, had been held to the grand jury without bond on the same charge.

Miss Bunch did not take the stand at the hearing before Judge W. L. Hampton in the county court. The case will be presented to the grand jury at the next term of circuit court, which meets the fourth Monday in September.

### Victim's Sister Heard

Mrs. Mody Cook, sister of Mrs. Gardner, who was about 40 years old, testified that she reached Mrs. Gardner's home a short time after she died, June 16. She suspected the servant girl, she testified, because of her "peculiar actions," and also because she had a suspicion that there were unduly friendly relations between her sister's husband, J. M. Gardner, and Miss Bunch. Mrs. Cook swore out the warrant for the servant, who had been employed in the Gardner home for about four years.

Dr. Seldon Cohn, who was in charge of the autopsy on Mrs. Gardner's body, testified that the stomach was sent to a chemist in Louisville for analysis and that the chemist reported sufficient poison was found in it to produce death. The report stated, he said, that samples of the substance found in the stomach had been given to frogs and that they died shortly afterward.

Mrs. Gardner died within an hour after she had taken a second dose of medicine. The first dose earlier in the day had produced no ill effects, it was said. She had been ill for several days.

### Son Testifies

Lon Adams, county attorney, who swore to the warrant against Gardner, said he thought "circumstances point strongly to the husband as being implicated" in the death of his wife, Zona, which occurred at her home eight miles from Fulton.

Gardner's son, Reece, testified that about three days before his mother's death, Gardner had sent him to town to buy poison, explaining he wanted it to kill black birds.

Reports also were received from the University of Kentucky laboratory at Lexington that poison had been found in medicine sent there for an examination, but were not introduced as evidence.

### FULTONIANS BROADCAST

Mrs. W. A. Love, Miss Mary Nelle Nall and Miss Zuline Alexander were heard Sunday from Radio Station WOBT.

Miss Nall and Mrs. Love assisted on the program with several violin numbers and Miss Alexander served as accompanist.

Mussolini, according to the fascist code, is always right. This would be fine if there were enough fascist codes to go around.

### Rail Birds



### Auction Sale Tuesday, July 16

#### Buying Time is Here

Fulton never was in the "limelight." Better investments were never offered than now. On TUESDAY, JULY 16, at 10 A. M. the Wade addition, Brann estate will go at auction. Your opportunity to make a safe investment at your own price.

The Brann estate has been subdivided into high-class building lots and the beautiful Brann home, located in the east part of Fulton, in the best residential section of the city, adjacent to the Terry-Norman school building is included in the sale. Every lot offered will be sold to the highest and best bidder without reservation on long and easy terms. A wonderful opportunity to buy a building site and make a sound and safe investment.

Listen! Long as you live you will need a home, and why not have the best while the opportunity is open? Buy a portion of the beautiful Wade addition, Brann estate, Tuesday, July 16.

The Brann homestead will go in the sale, a beautiful residence with 12 rooms, hot water heat, 3 room servant house, big garage. Everything modern and up-to-date. Truly the house, lawn, and garden beautiful, located on a big acreage block, in the heart of the subdivision, right in the bosom of Greater Fulton, surrounded by refinement and culture.

Many prizes will be given away to visitors at the sale, Tuesday. Don't miss it.

### W. C. T. U. HOLDS MEMORIAL SERVICE

On Wednesday afternoon the Woman's Christian Temperance Union met at the lovely home of Mrs. J. B. Cequin on Walnut street in a memorial service for Mrs. Jennie K. Hill, deceased, May 29.

Beautiful white and purple flowers were used in profusion and a splendid portrait of the lamented leader was given a place of honor.

Mrs. Owen, the president, presided most graciously.

Favorite songs were used to express Mrs. Hill's love of country, love of prohibition and devotion to the W. C. T. U. Because of these pioneers, ceaseless laborers, now every home is protected and now our beloved are safe on the street, now the saloon is an outlaw complete God of White Ribbons, Glory to Thee, Mrs. Boulton read Psalm 23 and the Rev. J. T. Wade offered prayer. The following tributes were paid Mrs. Hill:

A Temperance Worker, Mrs. Beadles; An Intimate Friend, Mrs. Read; Example of Faith and Courage, Mrs. Cequin; A Faithful Officer, Mrs. Gregory; Mother and Neighbor, Mrs. Bennett; Social Welfare Worker, Mrs. Boulton; Patriot, Mrs. Hackett; Breadth of Vision, Mrs. Frey; Churchwoman, Mrs. Wade. Though a loyal Presbyterian, Mrs. Hill was at home in any church for to her it was her Father's house. Fulton never had a more loyal and patriotic citizen. None was ever more universally known and loved. She and her lovely daughter are constantly missed.

Every worthy cause had her sympathy and support. She gave lavishly of her time and talent, surely the Lord renewed her strength "like the eagle's" although past eighty years, she was not old. One always thought of Mrs. Hill as active and alert, so with the poet, let us "Think of her still as the same. Say she is not dead—she is just away."

### GARDNER'S HEARING IS SET FOR FRIDAY

Hickman, Ky., July 8—J. M. Gardner, accused of participation in the alleged killing of his wife, Mrs. Zona Gardner, by poison, was arraigned here today before County Judge Hampton and his examining trial was set for Friday morning at Fulton.

Gardner, who was arrested after evidence was brought forward to show that he had bought poison, denied the charge.

Lela Bunch, who was employed by the family as a servant, also is under arrest, having been taken into custody soon after Mrs. Gardner's death, June 16. A chemical examination revealed poison in the body and in medicine Mrs. Gardner had taken.

Both the woman and Gardner are held without bond.



DEE L. McNEILL IN THE RACE FOR REPRESENTATIVE OF FULTON AND HICKMAN COUNTIES

The Advertiser is authorized to announce the candidacy of Dee L. McNeill for Representative of Fulton and Hickman counties, subject to the action of the Democratic primary, election, August 3, 1929.

Mr. McNeill needs no introduction from us to the voters of this district. They all remember the splendid record he made for himself during his term of office in Fulton county as county attorney and how he distinguished himself during the World war. When he entered the ranks at the first call for volunteers. Now the people have called upon him to enter the race for Representative of Fulton and Hickman counties, and with his thorough knowledge of law, will go to Frankfort, if elected, fully equipped with all the essentials to fight the battle of right and justice for the people he represents.

Dee McNeill is a 100 per cent Democrat and when he asks the voters to nominate him in a Democratic primary, he will remain a Democrat when he goes to Frankfort.

He is making a bid for your vote and influence, and says if he is elected your Representative he will be faithful and loyal to the duties confronting him. No man can do more.

The limited time he has to see all of the voters in the two counties may be impossible, but he will do his best to make a whirlwind campaign. Should he fail to see you, rest assured that he will appreciate your vote on August 3.

### LOWERY-BARBER

Mrs. W. L. Barber announces the marriage of her daughter, Claudis, to Mr. Dillard Lowery, June 16, 1929, Fulton, Ky.

### FAMOUS ATHLETE TO STAR IN "TARZAN THE MIGHTY"

One of the greatest all-round athletes in the world and an excellent actor as well, was selected by Universal to play the starring role in the chapter-play, "Tarzan the Mighty," of which the third chapter, "The Call of the Jungle!" will be shown at the Orpheum Theatre, Saturday, July 13.

He is Frank Merrill, winner of more than twenty athletic championships. Several years ago when Edgar Rice Burroughs, the noted writer from whose book, "The Jungle Tales of Tarzan," the Universal chapterplay was adopted, was in Hollywood he noticed Merrill, then playing bits and doubling for other players.

"That is the man to play Tarzan," Burroughs said almost instantly. So when Universal decided to film the story they looked up Merrill, who was then playing in an athletic vaudeville skit.

Merrill is especially proficient on the trapeze and Roman rings and it is his great ability with them that enables him to swing through the branches of trees, climb with lightning-like speed up and down the tangled vines of the jungle, and pull himself rapidly out of bear traps and elephant pits which are laid by his enemies in the picture.

### DIES AT HOME IN IDLEWILD, TENN.

J. H. Lemond, brother of G. W. Lemond of this city, passed away Sunday at his home in Idlewild, Tenn., after a few weeks illness. The funeral and burial occurred Monday at Oliver's Chapel, near his home town. He is survived by his widow, one daughter and one adopted child, besides a host of friends. The following relatives from Fulton attended the funeral: G. W. Lemond, Mr. and Mrs. Adrian Mann, Mr. and Mrs. J. T. Powell, J. P. Lemond and Mr. and Mrs. Bob Lemond.

### BIRTH ANNOUNCEMENT

Mr. and Mrs. Ralph Hornbeak announce the birth of a daughter, Natalie, born Friday, at the home of Mr. and Mrs. John Swiggart, on Park Avenue.

### SIMMONS-ETHRIDGE

Mr. Earl Simmons and Miss Katie Ethridge of Gleason, Tenn., were united in marriage Sunday afternoon at the home of Rev. H. B. Vaughn, who officiated. After the ceremony the newlyweds returned to Gleason to receive the congratulations of friends.

### ANNUAL POULTRY SHORT COURSE, JULY 15-19

The fifth annual poultry short course will be given at the College of Agriculture and Experiment Station, University of Kentucky, July 15-19. It will be a week's course in which the practical problems in the care of the farm flock will be studied.

The course will afford busy farmers, poultrymen and hatchery operators an opportunity to learn the essential features in the proper care of the poultry flock, and will be offered primarily for practical men, according to Prof. J. Holmes Martin.

In giving the course, the staff of the poultry department will be assisted by Berley Winton, Missouri poultry specialist, and H. H. Steup, director of research, Poultry Tribune, Mt. Morris, Ill.

In order to be happily married, a girl might try marrying a fellow so homely that no other girl wants him.





**Your Home**

The first impression your visitor receives depends largely upon the appearance of your home. Well painted and tastefully decorated homes are both a financial and social asset.

**SHERWIN-WILLIAMS**  
**PAINTS AND VARNISHES**

enable you to have such a home. They are finishes of great beauty and durability, offering the maximum in home decoration and protection against weather and wear.

Stop in and see about home painting. We have a genuine Decorative Service which is yours for the asking.

**Bennett's Drug Store**  
211 MAIN STREET  
FULTON, KY.

**Fulton Advertiser**

R. S. WILLIAMS  
Editor and Publisher  
Published Weekly at 446 Lake St.  
MEMBER  
Kentucky Press Association  
Subscription \$1.00 per year

Entered as second class matter Nov. 25, 1924, at the Post Office at Fulton, Kentucky, under the Act of March 3, 1879.

**THE DAY WE CELEBRATE**

For some years now the cannon crackers of beloved memory and all other toys supposedly or actually dangerous have been forbidden to children, who found joy in them before the new era of uplift and scientific criticism of all things gay and adventurous. And it isn't uncommon to hear of parents who, impelled by the newer codes of dietetics, are preparing to limit the quantities of ice cream usually available as a stimulus of patriotic feeling in the young. We are even beginning to hear anxious and confused murmurings against lemonade.

For better or for worse, the Fourth of July, like all other institutions inherited from the robust past, is in a way to be regulated out of all semblance of its former character. It is the fashion now to expect children to find delight and the inspiration to patriotic fervor in carefully supervised sing-songs, in supervised play, in supervised marchings about. All this may be well enough. Doubtless firecrackers are dangerous. But they did give a great deal of character and distinction to the American Day of Days. Little might be said in the way of unfriendly criticism of the new style Fourth if the people who fashioned it were a little more consistent, and if they seemed content to take a little of their own medicine.

Freedom, which the Fourth commemorates, is still for those who can command it and not for others. So a good many people, having seen to it sharply that there are no firecrackers about the house and that the ice cream cone supply is regulated down to a healthful minimum, will go forth tomorrow and seek a few thrills by hurling powerful motorcars along open roads at 70 miles an hour. And the modern fast and highly sensitive motorcar in the hands of a reckless driver is a far more dangerous thing than any cannon cracker ever devised. It is a certainty that on the day after the Fourth, newspapers will have to print long lists of people hurt or killed in holiday traffic smashes. But we shall hear of movement to authorize the children of the land peremptorily to take away their parents' automobiles. No! Almost every one agreed that there are other devices of a lethal char-

acter with which the elders of the family love to play about crazily on the Fourth of July. The high explosives vended by bootleggers, for example, are admittedly dangerous to the health and the peace of the community.

It is interesting to imagine what might happen if the basis of social authority were suddenly shifted in a topsy-turvy arrangement intended to put the nursery in charge of human affairs for one day. "No," the nursery would say firmly to the heads of the family, "you mustn't drink that stuff. It isn't good for you. The last time you played with that bootlegger you hit a policeman and came home all bloody. This is a Safe and Sane Fourth. And for that reason you must not go out with the car. You are always hitting things with it. And if you are caught mixing ginger pop and hot frankfurters again you will be whipped. Sit in the shade and read a good book, and in the evening you can go down to the recreation ground and hear State Senator Pepperdash deliver his beautiful oration on the Battle of Bull Run."

One can only dream of so pleasant and interesting a scene. The Safe and Sane Fourth is only a myth. Many of the people who enforce it on the youth of the country are tending to make it more and more Unsafe and Insane.

**Willingham Bridge**

The ladies of Union met with Mrs. Tom Bellow, Wednesday, and quilted two quilts.

Mrs. S. J. Jeffress is reported on the sick list.

Mrs. Maggie Bedford and children were last week guests of Mr. and Mrs. Willie Jeffress and family.

Mrs. Parker McClure and little son of Fulton, were week end guests of her parents, Mr. and Mrs. George Polsgrove.

A large crowd attended the ice cream supper at Lodgeston Friday night.

Mr. and Mrs. Willie Jeffress and Louise visited Mr. and Mrs. Herman Harrison and family, Sunday.

Mr. and Mrs. Lee Roper were Sunday guests of Mr. and Mrs. Leighman Elliott.

Mr. and Mrs. Henry Walker and children and Mrs. Sallie Walker were Sunday guests of Mr. and Mrs. Tom Stallins and family.

Mr. and Mrs. Joe Attaberry were Sunday guests of Mr. and Mrs. Burnie Stallins and children.

Come to the ice cream supper at Union Friday night, July 5. Cold drinks, ice cream and hamburgers will be sold.

Mr. and Mrs. Elbert Bondurant and Caniele attended the singing at Hickman, Sunday.

Send The Advertiser to a friend one year—only \$1.00.

**McFadden News**

Mr. and Mrs. Cleveland Bard and family spent Sunday afternoon with Mr. and Mrs. John Knighton.

J. R. Powell spent Sunday with his sister, Mrs. Herbert Howell.

Mr. and Mrs. Ervin Williams and family, Mr. and Mrs. Jim Bard and daughter, Mr. and Mrs. R. S. Bard, Mr. Will Hampton of Hickman, Mr. and Mrs. Sennet Stokes, and Mr. and Mrs. J. T. Bard, of Fulton, were Sunday guests of Mrs. Sam Bard and Miss Hattie Hampton.

Mrs. Annie Oliver and family of Detroit, Mich., have been visiting Mr. and Mrs. W. J. Walker.

Mr. W. S. Tate of Fulton, spent Sunday with Mr. and Mrs. Wess Glover.

Mr. John R. McGhee spent Saturday night and Sunday with Mr. Will McGhee, at Cayce.

Mr. and Mrs. W. J. Walker and family spent Sunday with Mr. and Mrs. Clarence Oliver.

Mr. and Mrs. J. S. Daws spent Saturday night and Sunday with relatives in Benton.

Mr. William Dillon of Detroit, Mich., is visiting his parents, Mr. and Mrs. Pink Dillon.

Mr. John E. Bard and Miss Annie B. Ferguson were Sunday afternoon guests of Miss Swan Herring.

Misses Clevia and Mary Frances Bard spent Friday afternoon at the home of Mr. and Mrs. O. C. Wolbertson.

Miss Swan Herring spent Friday afternoon with her sister, Mrs. Ervin Bard.

**LEGION TO MEET IN PADUCAH, 7TH**

The Paducah post of the American Legion will be host to the First District meeting which will be held at the Irvin Cobb hotel, July 7. The meeting will be called to order at 2:00 p. m., by the Hon. J. S. Brown, Supt., of the Marion public schools, who is the Commander of the First District. It is expected that over a hundred Legionnaires will be in attendance at this meeting which was called by the First District council of which Mr. Brown, of Marion, Dr. E. V. Edwards, Mayfield; L. T. Bugg, Fulton, and J. W. Haynes, Paducah, are members.

The Paducah meeting is the first annual meeting to be held in the First District, but it is the intention of the council to have these meetings made an annual affair hereafter. These meetings will be held each year just prior to the State Convention in order that the Legion members in the First District may get together and agree on the program they wish to present to the State Convention, and also agree upon the candidates to support for State offices, as well as the place they wish to support for the next State convention.

It is expected to have some leading members from some of the other districts in the state in attendance, and also T. H. Hayden, Jr., Adjutant of the Department of Kentucky.

**CHILD HEALTH CONFERENCE**

A Child Health Conference for well children under school age will be held in Fulton, at the County Health Office, Tuesday, July 9, 10 a. m. to 12 noon, and 2 to 4 p. m.

Parents are urged to bring their children.

County Health Dept.

**JUST LIKE HOME FOOD**

Smith's Cafe is in reality a home-like restaurant because it has been trying to overcome the prevalent idea that restaurants can't serve food like you get at home.

Scores of patrons will testify that there is no difference between our meals and the meals they get at home. That's the reason they eat here so regularly.

Years spent in catering to the appetites of particular people make it possible for us to serve wholesome, tasty meals.

The next time you feel like eating away from home, bring your family here.

**SMITH'S CAFE**  
Albert Smith, Prop.



The Herrick Refrigerator, WATERLOO IOWA

**ICE ECONOMY**

AND

**Saving Food  
The Herrick is Best**

**MEDIUM PRICED.**

**EASY TERMS.**

**Graham Furniture Co.**

Fulton's Largest Furniture Store.

**REMARKABLE  
VALUES!**

You can't go anywhere and find used cars that will give the service that ours will for the money we sell them for.

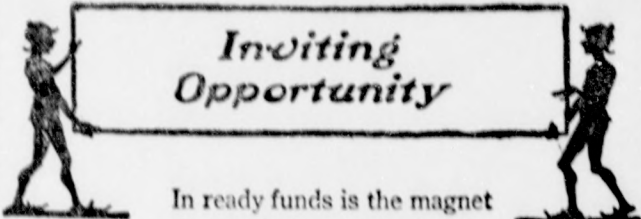
We sell on easy terms and will take your old car in trade.

**Penn Service Station**

Open Evenings. Carr St. Fulton, Ky.

FOR DEMONSTRATIONS Call 571 and Mr. Robert Binford or Mr. Charley Stephenson will be glad to call for you and show you a **New Essex** or one of our good used cars.





### Inviting Opportunity

In ready funds is the magnet that will draw opportunity, not once but many times to the thrifty man's door.

The funds need not be large. There are opportunities of all sizes. But the possession of capital, no matter how limited, implies the presence of other desirable qualities—such as business sense, stability, ambition,

By starting a savings account with us now you will soon have sufficient savings accumulated to enable you to welcome Opportunity when she next knocks. Without money you may not even recognize her.



Make This Bank Your Best Servant  
Open an Account with Us Today—NOW!

## The Farmers Bank

FULTON, KY.

WE SELL

## The Best Grades OF

# COAL

at reasonable prices.

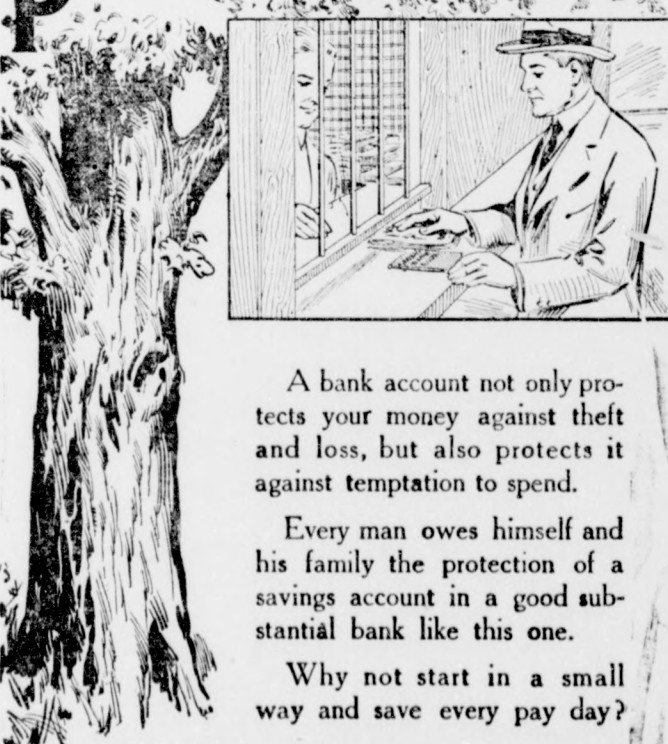
Our prompt delivery is a pleasing feature of our service. Let us have your order.

Phone 51

City Coal Co.

Fulton, Ky.

## Protect Your Money



A bank account not only protects your money against theft and loss, but also protects it against temptation to spend.

Every man owes himself and his family the protection of a savings account in a good substantial bank like this one.

Why not start in a small way and save every pay day?

Great Oaks from Little Acorns Grow

## First National Bank

R. H. Wade, President  
R. B. Beadles, Vice President

Geo. T. Beadles, Cashier  
Paul T. Boaz, Ass't Cashier

### THE FULTON ADVERTISER

## DAIRY FACTS

### CARE FOR COWS AFTER CALVING

Because of Her Low Vitality Good Treatment Needed.

The care of the cow after calving depends upon a variety of things. Her vitality is low following parturition and she should be treated accordingly. She should be protected from cold drafts and in cold weather her water should be warmed for two or three days or at least she should not be compelled to drink very cold water. For the first few days the ration should be light in character and not very abundant. A bran mash made by moistening bran with warm water is well adapted for the grain portion with which may be fed such hay as the cow will consume. If the udder is swollen and hard, the grain ration should be increased very slowly, possibly using two weeks before attempting to get the cow on full feed. With heavy milkers it may be well to postpone this even longer. No alarm need be felt if the udder remains inflamed and hard for a number of days, providing milk can be drawn freely from each quarter. It is recommended that if the cow is a good milk producer she should be milked at least three times daily or oftener until the inflammation leaves the udder.

It is preferable to allow the calf to suck for at least the first twenty-four hours and some allow them to suck for even a longer period than this. With high producing cows liable to have milk fever, it is quite a common practice to milk out a little milk several times a day until danger from this trouble is past. This may be continued for two or three days or until such time as may seem necessary with the individual cow. It is believed advantageous to leave enough milk in the udder to cause considerable pressure during the dangerous period and for this reason only sufficient milk is drawn to relieve the extreme pressure.

After the first two or three days the frequency of milking will depend very largely upon the ability of the cow to produce milk. As a general rule, it is advisable when a cow produces 50 pounds or more a day to milk her more than twice daily. For lower producing cows it is of doubtful advantage to milk oftener than this, at least so far as profit in milk production is concerned. It is estimated that milking cows three times a day instead of twice will increase the production 12 to 18 per cent, particularly with the better producing animals.

### Red and White Holsteins Are Not Very Desirable

Occasionally the offspring of a purebred Holstein bull may be red and even when the dams are likewise purebred animals of the same breed. When this happens it shows the cows also carry the red color, but it is not seen until mated with a bull that also carries it, then about half the calves will be red and white in place of black and white. Red and white Holsteins are not accepted for registry but are just as good for ordinary use.

As a matter of fact when such animals appear in a Holstein herd they are usually disposed of at once. This red and white color is very interesting from a scientific breeding standpoint and the facts as stated are well understood. Another interesting fact is that if red and white offspring of black and white Holsteins are mated the offspring will be all red and white. The black color is lost forever unless black and white blood is again introduced.

### Keep Milking Machines Sanitary at All Times

The milking machine is coming in common use on dairy farms. It is a splendid labor-saving device for milking, but it does require some extra labor to keep it clean and this is apt to be overlooked.

Off-flavored cream is often traced to unclean milking machines. It should be remembered that milk is the most fertile ground for the growth of bacteria, and when the milking machine is not kept clean it is very apt to become unsanitary.

The extra labor required to keep the machine clean and sanitary is small in comparison with the amount of labor it saves in milking. It is simply a matter of seeing that it is properly done every day.

Keeping the milking machine in proper condition requires study and care the same as it requires study and care to learn how to run any important piece of machinery. Give it your attention!

### Maintaining Cows

The cost of maintaining cows is best shown by example. A dry cow weighing 1,000 pounds, if maintained on corn silage and clover hay, would require daily 20 pounds of silage and eight pounds of clover hay. This does not appear to be much, but a herd of 22 cows of similar weight would require in a year 43.8 tons of silage and 17.5 tons of hay if fed throughout the year on these two roughages. If no more than this were fed there would be very little milk produced.

### Willingham Bridge

Mrs. Allen Noles and children and Mrs. John Luten were Thursday guests of Mrs. Burnie Stallins and children.

Miss Bessie Lawson of St. Louis visited home folks last week end.

Mr. and Mrs. Ted Haynes, of St. Louis, spent the 4th and the remainder of the week with home folks.

Miss Allie Mae Sugg spent Thursday with Miss Bessie Lawson.

Mrs. Nell Taylor spent Thursday with Mrs. Leighman Elliott.

Misses Dorothy and Elizabeth visited Louise Jeffress last week.

Dorothy and Clella Elliott of Crutchfield spent a few days last week with Mr. and Mrs. Cecil Burnett.

A number of the friends of Mr. Charles Hubert Corum surprised him with a birthday dinner, Sunday. Those present were: Mr. and Mrs. Dotson Brown and children, Mr. and Mrs. Dollie Jones and sons, Mrs. Annie Davis, Mr. and Mrs. Cliff Wade and children, Mrs. and Mrs. Walter Corum, Mr. and Mrs. Clayburn Lomax and granddaughter, Louise, Mrs. Mildred Luten, Mrs. Allen Noles and son, Charlie, Mrs. Philip Clements, Mr. and Mrs. Tom Stallins and family, Mr. and Mrs. Burnie Stallins and children, Mr. and Mrs. Ralph Jenkins and little daughter, Mr. and Mrs. Leslie Irvine and nephew, James Adams, Mrs. Leti Clark and daughters, Misses Nora Lee Poigrove, Ruby Wade and Louise Jeffress, Mr. Neil Hicks. All reported a very enjoyable day.

Robert Wheatley, of Louisville, is visiting Walton Stallins.

### Notice to Public

I have sold the Yellow Cab Taxi Station, but I leave Fulton every Friday for Detroit in a Cadillac sedan and a 7-passenger Buick. Charge \$12.50 up and \$10.00 return. Phone me at my home in Fulton, No. 256 or in Detroit, phone Lincoln-10143.

H. L. HARDY

### Milk Storing Capacity of Cow's Udder Is Big

Important facts have been learned recently about the cow's udder. It had been generally believed that the milk storing capacity of the cow's udder is not more than half a pint to each quarter and that the greater part of the milk obtained at milking is secreted during the milking process. That this is incorrect was demonstrated by slaughtering cows just previous to the usual milking time. The udders were amputated and the milk drawn. In one experiment the quantity obtained averaged 6.11 per cent of the normal yield by the same cows. In another test the quantity obtained was 76 per cent of that given by the cows when alive. It was shown that milk secretion is largely a continuous process and that the capacity of the secretory system is much greater than had been supposed. This knowledge should help to lay a more scientific foundation for the selection of dairy cattle.

### Dairy Hints

A sudden change of feed may cause scours in calves.

A good commercial dairy ration will give excellent results.

Do not vary suddenly the quantity of milk fed to young calves.

Difficult churning can usually be cured by using a thermometer.

Cows and hens and sows must be fed if large production is to be maintained.

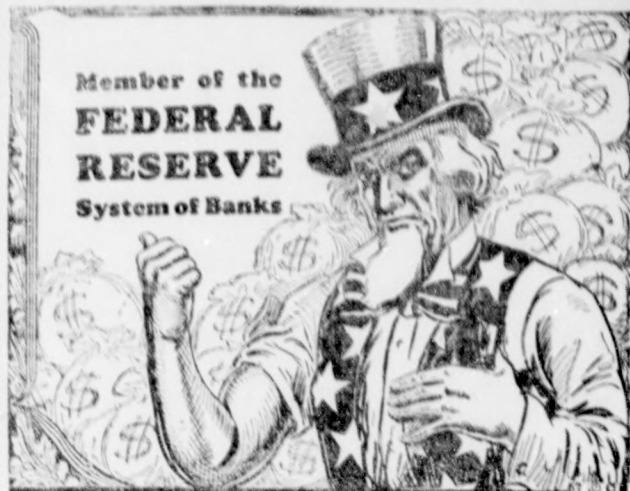
A common error in feeding is to overfeed on one or two feeds, thus giving the cow too much of one nutrient.

To produce milk economically the cow's ration should consist largely of the more bulky, cheaper foods. These foods require considerable moisture in the process of digestion, and therefore large quantities of water are essential.

Milk utensils should always be thoroughly washed and rinsed before being placed in the sterilizer. If this is not done, sterilization is not only made more difficult, but milk which may be adhering to the utensils is "cooked on."

Send the Advertiser to a friend one year—only \$1.00.

Member of the  
**FEDERAL  
RESERVE**  
System of Banks



## We Invite Your Business

The STRENGTH of the Federal Reserve System has now been proven for many years; it is the strongest financial system in the world; it makes the American dollar worth one hundred cents in gold.

Being a member of this strong system gives great SECURITY to our depositors.

We invite YOUR Banking Business.

Start Saving Regularly NOW.

## CITY NATIONAL BANK

"That Strong Bank"

FULTON, KY.

Call Phone 190

## TAXI

Local and Distance Trips

**DIRECT TO DETROIT.**

PRICES RIGHT.

Main Office 215 Fourth St. Fulton, Ky.

## The Health Building Home

Rest, milk diet and Osteopathy rebuilds the Health.

**Dr. Nora B. Pherigo-Baird**

Owner and Manager.

1119 So. 4th Avenue, LOUISVILLE, KY. Phone Mag. 5540

### FOOD LIKE YOU GET AT HOME

This is truly a home-like restaurant because it has endeavored to break down the prejudice based on the theory that restaurants could not serve food like you get at home. Many patrons will testify that there is no difference between our meals and the meals they get at home. That's the reason they come here so frequently to eat.

Years of catering to the appetites of particular people make it possible for us to serve appetizing meals.

The next time you want to eat away from home, bring your family here.

## Smith's Cafe

**BIG DINNER EVERY DAY**

**50 cents**

Telephone 794

**FOR JOB PRINTING**



## DRY CLEANING PRICES REDUCED

Effective NOW

MEN'S SUITS Cleaned and Pressed	\$1.00
DRESSES (Plain) Cleaned and Pressed	\$1.00
LADIES' COATS (Plain) Cleaned and Pressed	\$1.00
MEN'S TOP COATS Cleaned and Pressed	1.00
MEN'S FELT HATS	75c

Small additional charge for pleated or fur-trimmed garments.

**NO SACRIFICE IN  
CLEANING QUALITY**

We guarantee that the same high quality of dry cleaning and pressing will prevail. Personal attention given each garment.

Phone 130 **LAUNDRY  
Cleaner's** J.J. Owen  
AND  
DYERS Prop.

## Phone 794 When you want High-grade PRINTING

Just Received the  
New Styles in  
Engraven  
Visiting Cards  
and  
Wedding  
Announcements.

We invite You to call and see them.

**R. S. Williams**

Patronize the advertisers in this paper. They are your friends and will give you the best values and service.

### Dukedom Tenn.

Mr. and Mrs. Sewell Johnson have returned to their home in Akron, Ohio, after visiting their parents, Mr. Jim K. Johnson and Mr. and Mrs. Lon Carr.

Mr. and Mrs. Bill Work attended the show at Fulton, Saturday night.

Mrs. Ima McNatt, of Los Angeles, Cal., is visiting Mr. and Mrs. Alfred McNatt.

Mr. Jack Wiley and Miss Susie Murphey were married at Fulton by Squire McDade, June 24. They were accompanied by Mr. and Mrs. Etney Wiley and Mr. Alton Wiley. They will make their home with Mr. Wiley's mother, Mrs. Polly Ann Wiley.

Mr. Bill Taylor, Mr. Gordon Blalock, Curt Lyntz and Bob Taylor went to Murray last Sunday to see the young son of Mr. and Mrs. Curt Lyntz, who is in the Murray hospital for treatment.

Mr. Jim Cosby of Paducah, and children, Misses Alberta, Hilda and Laurine, and Mr. Arthur Cosby visited Mrs. Mattie Murphey and family last Tuesday.

Mrs. Mary Fuller is visiting her parents, Mr. and Mrs. Bob Taylor.

Mr. and Mrs. Edd Work and children, Wayne Edward and Macon Dale, Mr. and Mrs. Jack Wiley and Mr. Tye Murphey spent last Sunday with Mrs. Mattie Murphey and family.

Miss Virgiline Taylor is spending this week with her sister, Mrs. Miller Burge.

Mr. and Mrs. Percy Work and children, Marcella and Norma Lee, spent Sunday with Mr. and Mrs. Harry McClain and family.

Mr. and Mrs. Cal Webb, Mr. and Mrs. Elbert Webb went to Martin, Tenn., the fourth.

Mrs. Ima McNatt, Nell McNatt, Mr. and Mrs. Ovat Sisson, Mr. and Mrs. Barney Roberts spent Sunday with Mr. and Mrs. John D. McClain.

Miss Winnie and Billie Murphey, Miss Virgiline Taylor, Mr. Gordon Blalock, Mr. and Mrs. Tom Work, Mr. and Mrs. Alfred McNatt spent Sunday afternoon with Mr. and Mrs. Edd Work.

Mr. and Mrs. Miller Burge and son, Jimmie, spent Saturday night and Sunday with Mr. and Mrs. Frank Burge, near Cuba.

### AMONG THE COUNTY AGENTS

More than 1,000 people from Rockcastle and southern Madison counties joined in a health-day parade, in celebration of 4-H club health work. One hundred and two boys and girls scored 100 per cent in health.

Campbell county farmers shipped 6,400,000 pounds of whole milk during the past year, for which they received about \$179,000.

Four marl beds have been located in Carroll county. Several demonstrations have been arranged to show the value of marl in correcting soil acidity.

Fifty-four Grayson county farmers sowed sweet clover for the first time. G. M. Haycraft sowed 50 acres at the rate of two bushels to the acre.

Eighteen Union county farmers have entered a beef-on-grass production contest designed to demonstrate the efficacy of finishing steers on grass for a summer market by using supplementary grain rations. They are feeding a total of 475 cattle.

The dairy improvement program in Todd county includes the replacement of all grade bulls with purebreds. Grade and scrub rams are also being eliminated in the county. Plans call for eradicating all scrub sires by January 1, 1931.

A 4-H dairy calf club to run for a period of three years has been organized in Larue county. Twenty-five boys and girls have received calves. A goal has been set for 100 members by the end of the third year.

Three-fourths of the farmers in Wolfe county are growing tobacco this year.

### WANTED

Experienced cigar-makers and Bunchmakers, also about 15 or 20 inexperienced hands. Apply American Cigar Co., Fulton, Ky.

## Sunday School 'Lesson'

(BY REV. P. H. FLETCHER, D.D., DCL., Moody Bible Institute of Chicago, 185-192, Western Boulevard, Kansas City, Mo.)

Lesson for July 14

EZEKIEL TEACHES PERSONAL RESPONSIBILITY

LESSON TEXT—Ezekiel 23:1-9.  
GOLDEN TEXT—Every one of us shall give an account of himself to God.

PRIMARY TOPIC—Ezekiel's Message of Warning.

JUNIOR TOPIC—Ezekiel's Message of Warning.

INTERMEDIATE AND SENIOR TOPIC—Does God Take Notice of My Life?

YOUNG PEOPLE AND ADULT TOPIC—Individual Accountability to God.

I. Ezekiel's Responsibility (vv. 1-9).

The commission of the prophet is now renewed. Hitherto his utterances were mainly of a threatening character, having as their objective the turning of the people from their wicked ways. They refused to heed the prophet's words, the result of which was the falling of God's judgment upon them in their complete captivity and the destruction of Jerusalem. When it became clear that the people would not heed God's warnings through the prophet, the prophet was to be silent—dumb. This tragic situation was portrayed through the death of Ezekiel's wife. As this blow was, he was to desist from weeping, showing that even natural sorrow was not to be expressed at the time of God's awful judgment.

After the renewal of the prophet's commission, his messages were mainly consolatory. His responsibility is set forth under the figure of a watchman. God gave him this position. Every minister and Sunday school teacher is a watchman. Indeed, upon every believer has been imposed certain responsibilities. Two things are required of a watchman.

1. To hear the word at God's mouth (v. 7).

The source of the message of every minister and Sunday school teacher is God's Holy Word. As the prophet did not originate his message but received it at God's mouth, so should it be with every minister.

2. To sound the warning (v. 7).

After hearing God's message he was to proclaim it to the people. The watchman's duty is both to hear and to speak. The people are to be warned of the impending danger. Failure to sound the alarm makes the watchman guilty of the blood of the sinner (v. 8). After the warning the sinner carries his own guilt (v. 9).

II. God's Attitude Toward the Sinner (vv. 10, 11).

God had declared in His word that unfaithfulness on the part of His people would cause them to "perish among the heathen," or "pine away in their iniquity" (Lev. 26:38, 39).

In view of this pronouncement, some were disposed to say that their case was hopeless. To meet this attitude of despair, the prophet assured them that God had no pleasure in the death of the wicked, but that His sincere desire was for the wicked to turn from his way and live. Regardless of what their past had been He assured them that the future was bright, but God's command and plea is, "Turn ye from your evil ways, for why will ye die? O house of Israel!"

III. The Sinner's Personal Responsibility (vv. 12-20).

God has created the members of the race as rational beings, possessing freedom of choice. They have moral discernment, enabling them to distinguish between right and wrong. The following principles govern the sinner and the watchman:

1. Past righteousness will not avail for present sins (v. 12).

When a righteous man turns to do iniquity, his past seeming righteousness will be of no avail.

2. Past sins do not make impossible present acceptance with God (vv. 12-14).

By virtue of the law of habit, every sinful act makes it harder for the sinner to repent, but God's mercy and enabling grace are such that if the sinner repents, God will restore.

3. Restitution required (vv. 15, 16).

The proof of penitence is that so far as possible the sinner make amends for wrongs done. There is no merit in the act of restitution, but such act helps the individual to overcome his besetting sin.

4. God's ways are equal (vv. 17, 20).

God holds man responsible for his own deeds. The child is not condemned because of the deeds of its father. This does not do away with the law of heredity. Regardless of what one's past life has been, God's grace in Jesus Christ blots out his record and he stands accepted in the Beloved.

### On the Job

While Moses was caring for the sheep God's great commission came to him. If God has any great thing for us to do, we need not fear that He will miss us because we are busy with our common tasks.

### Belief in Jesus Christ

The condition of salvation is that kind of belief in Jesus Christ which authenticates itself in repentance for the past and in amendments of life for the future.—L. L. Noble.

## Vote For



**Albert Smith**  
FOR  
**Sheriff**

PRIMARY Election August 3, 1929

Your Vote and Influence will be appreciated.

**Vote For  
W. O.**

# Shankle

FOR

## County JUDGE

**August 3.**

Your vote will be appreciated.

Telephone 794  
FOR JOB PRINTING



nearly equal as possible, the first series including the lowest numbers and so on. The bonds with interest shall be payable at the City Treasurer's office as follows: The first series of such bonds with accrued interest on all series shall be due and payable one month after the date on which the first installment of the tax becomes due as provided in the previous section, and the remaining series shall be due and payable one each year annually thereafter for nine years. Interest on all unpaid bonds shall be due and payable semi-annually at the end of each six months from the time the first interest becomes due. The bonds shall be of the denomination of \$100.00 or its multiple, provided, however, that any odd amount over \$100.00 or its multiple may be included in the last bond to mature. No bond shall be issued for less than \$100.00 unless the total amount for which bonds are issued for any particular improvement is less than \$1,000.00. All improvement bonds shall have the name of the street, alley or other public way, or part thereof, for the improvement of which they are issued, printed, engraved or written thereon and shall state the character of the improvement and shall bear interest at a rate not exceeding six per cent per annum from the date of the assessment of the tax, and shall have suitable coupons attached thereto evidencing the semi-annual interest. The bonds and coupons shall be signed by the Mayor and countersigned by the Treasurer, but the coupons may be signed by lithograph. The Clerk shall attest the signatures to the bonds under seal of the city. Said bonds need not recite the steps taken in ordering the improvement or in making the assessments but only a general reference to such proceedings and to the statutes under which the same are issued, to-wit: Section 3577 of the Kentucky Statutes. Such bonds shall be negotiable as inland bills of exchange and shall be free from all defenses by any property owner and exempt from all taxation and shall not be sold for less than par and accrued interest; provided, if no offer is made for said bonds equal to par and accrued interest, after reasonable advertisement, the city shall have the right to turn them over to the contractor in full payment of the contract price of the improvement for which they are issued. Any premium realized from the sale of such bonds and any penalties collected on delinquent installments of taxes as provided in the preceding section shall go into the fund for the payment of such bonds and interest thereon. Said bonds and interest thereon shall be payable exclusively out of funds actually paid to and collected by the city on account of the improvement taxes in anticipation of which the bonds are issued, and except as herein provided, the city shall in no event be liable on any such bond except to the extent of funds actually paid to it as above set out. Any and all of such bonds shall be subject to payment and redemption at any interest payment period thereon that does not occur within five years from the date thereof, provided that the City Treasurer shall give the owner of the bond proposed to be redeemed at least twenty days' notice by registered letter. The owner of any bond subject to redemption as herein provided shall notify the City Treasurer of his post office address and any changes therein, and the Treasurer shall keep a record of the address opposite the number of the bond on his record. The notice herein provided for shall be directed to such address, and if no address be given, the notice shall be directed to such owner at his last known address, and the bond specified therein shall bear no interest after the date fixed for its redemption, and this provision shall be shown in substance on the bonds. Mailing such registered letter twenty days before the time fixed for such redemption shall be deemed a compliance herewith. After the issue of such bonds no suit shall lie to enjoin or resist the collection of any assessment or tax in an-

icipation of which the bonds are issued, and the validity of the same shall not be questioned, but all property owners shall be conclusively estopped and precluded from in any manner assailing the effectiveness or validity thereof. Such bonds shall convey and transfer to the owners thereof all lien, right, title and interest in and to the assessments, taxes and liens upon the respective lots and parcels of ground, which liens shall stand as security for such bonds and coupons until they are paid, with full power to enforce the collection thereof, if such bonds or coupons be not paid on presentation to the Treasurer, by foreclosure in any court of competent jurisdiction as hereinbefore provided. If any lots or lands be sold for the payment of any special tax or assessment thereon, or any installment thereof, or for any general municipal tax, such lots and lands shall not thereby be released from any other special tax or assessment, or installment thereof, existing thereon, unless the same be asserted in the action in which such lots or lands are sold. In any foreclosure suit brought by the city or any bondholder as provided herein, it shall not be necessary to make the other bondholders parties, but the proceeds of the suit shall be paid into the city treasury to be applied to the redemption of matured bonds in the same manner as if the same had been paid without suit.

Section 12. The City Treasurer shall keep in his office in a book to be provided for that purpose a record of all assessments of local taxes, showing the names and portions of streets in which the improvement is made, the character of the improvement and the names of the persons against whose property the assessments are made. Such record shall be subject to inspection by any person desiring to inspect the same and shall be conclusive evidence of notice to all persons of such assessments and the liens created thereby. Upon the payment of any improvement tax to the treasurer, he will make proper entry thereof in the record book herein provided for, whereupon the lien for such tax will stand released. All local taxes paid to the City Treasurer shall from time to time be paid over to the contractor or other person entitled thereto upon the order of the Board of Council. The Treasurer shall carefully keep a separate account of the fund arising from assessments for each particular improvement and no proceeds arising from assessments for one improvement shall be diverted to the payment for any other improvement whatever. The proceeds shall in each case constitute a separate special fund for the payment of the contractor for the particular work for which the assessment is made or for the security and payment of the improvement bonds in anticipation of which the same are issued.

Section 13. Any assessment made for the improvement herein provided for which exceeds one-half of the value of the lots or parcels of real estate upon which the assessment is made shall be void as to such excess, but the improvement shall be taken into consideration in fixing the value of such real estate and the Board of Council shall provide for the payment of any such excess out of the general fund.

Section 14. The awarding or letting of said contract and making the assessment and the construction of the improvement aforesaid and issuing said bonds shall be in all particulars as outlined and required in Chapter 113 of the Acts of the General Assembly of Kentucky for 1916, and amendments thereto, and being Sections 3563, 3570, 3571, 3573, 3574, 3575, 3577 and 3578A of the Kentucky Statutes, Carroll's Edition, 1922, as amended at the 1924 session of the General Assembly of Kentucky, and all the procedures outlined in said sections and all of the same shall be pursued and followed and all the same are embraced in and are made a part of this ordinance and said Board of Council shall enact and pass any and all other or-

dinances that may be necessary to carry out the said ordinance in accordance with the statutes aforesaid and with reference to the laws of fourth class cities.

Section 15. All ordinances or parts of ordinances in conflict herewith are hereby repealed.

Section 16. This ordinance shall take effect from and after its final passage and publication as required by law.

Approved, this 1st day of July, 1929.

W. O. SHANKLE, Mayor

A true copy, attest:  
Thomas H. Chapman,  
Clerk Board of Council,  
City of Fulton, Ky.

## DAIRY FACTS

PRODUCING QUALITY MILK AND CREAM

All producers of cream and milk want to make the largest profit possible when they market their product. Therefore, we are listing a few hints which no doubt will enable the producer to market a better product which will in turn enable him to pay a better price to the producer for his product.

### Avoid Feed Flavors

1. Don't feed dust or strong smelling feeds during milking, or several hours before milking.

2. Feed after milking.

3. Don't feed must or partially decayed food to milk cows. It taints the milk and cream.

4. Keep milk and cream where the air is pure and away from ensilage and other strong feeds.

5. Be sure that you have plenty of pure and clean water for the cows to drink, because milk contains 87 per cent water.

1. Before milking, clean the udder with a damp cloth, making sure all dirt, etc., is removed.

2. Clean hands and clean cows are important in milking.

3. Don't milk in the barn yard where dust is stirring. Dust is very detrimental to cream quality.

4. Cleanliness is a very vital factor.

a. All utensils should be rinsed, washed and scalded. Use a brush and washing powder.

b. Wash the separator after each separation. It makes it work better, last longer and also retains the quality of cream.

c. Do not mix warm cream with cool cream. When you mix warm and cool cream together you make a real home for yeast bacteria, consequently making it possible for boiling cream, which lose the producers large sums of money each year. Cool warm cream before mixing.

d. After separating, set the cream in a cool place and stir often, to eliminate animal heat and keep the cream in a smooth condition.

e. Do not keep cream in cellars or well pits. It picks up undesirable odors readily.

Deliver cream often, at least two or three times weekly. Cover cans of cream in transit to protect against heat, cold and dust.

Remember, that a manufacturer of butter must receive a good quality of cream in order to produce a good quality of butter and the better grade of butter he can put on the market, the better price he can pay for cream. Therefore, it pays to take good care of your cows, milk and cream.

666

is a Prescription for  
Colds, Grippe, Flu, Dengue  
Bilious Fever and Malaria.  
It is the most speedy remedy known.

For a short time we will accept subscriptions to The Advertiser and Memphis Weekly Commercial Appeal, both papers one year, for \$1.25. This is a splendid opportunity to get your home paper and city paper for only \$1.25 a year.

## VOTE FOR



**LON ADAMS**  
FOR  
**County Attorney**

Election August 3.

Your Vote and Influence will be Appreciated.

## Prompt Service All the Time

### We Cleanse Press, Dye

#### Women's Suits

Gowns  
Furs  
Gloves  
Plumes

Sweaters  
(Wool and Silk)

Slippers  
(Kid or Satin)

Men's Suits

Garments  
(of all kinds)

House  
Furnishings

**OK LAUNDRY**  
**Cleaners**  
**AND**  
**DYERS**

BY using regularly our CLEANING, PRESSING and DYEING Service many women are able to dress smartly and in splendid taste at small cost.

After all, being well-dressed is not so much a matter of money as of management.

Let us keep your suit and separate skirts clean and neatly pressed and you will not only get longer wear from them but greater pleasure.

When in need of High-Grade

**JOB PRINTING**  
**Phone 794**



## City Ordinance

AN ORDINANCE PROVIDING FOR THE IMPROVEMENT, CONSTRUCTION AND RECONSTRUCTION OF CERTAIN STREETS AND PARTS OF STREETS, INCLUDING CURBING AND GUTTERING, IN THE CITY OF FULTON, KENTUCKY, TO BE KNOWN AS IMPROVEMENT DISTRICT NUMBER FIVE.

WHEREAS, the Board of Council of the City of Fulton, Kentucky, adopted a resolution at a meeting held on the 7th day of March, 1927, declaring the necessity for and the purpose of said city to cause certain streets and parts of streets therein named, including the streets and parts of streets hereinafter described, to be improved as specified in said resolution; and

WHEREAS, said resolution was approved by the Mayor of said city and published on the 11th day of March, 1927, in the Fulton Advertiser, a newspaper printed in the city of Fulton, Kentucky, and of general circulation therein; and

WHEREAS, more than thirty days have elapsed since the said publication of said resolution;

NOW, THEREFORE, be it ordained by the Board of Council of the city of Fulton, Kentucky, as follows:

Section 1. That the herein-after described streets and parts of streets in the city of Fulton, Kentucky, shall be improved, constructed, reconstructed, paved, surfaced and resurfaced, and finished by the construction on each side of the roadway of a combined concrete curb and gutter where required. The roadway between the gutter line of said streets and parts of streets shall be graded or regraded, paved or repaved, surfaced or resurfaced, constructed or reconstructed, with one or more of the following materials, to-wit: Brick, Warrenite, Bitulithic, Willite Sheet Asphalt, Willite Asphaltic Concrete, Sheet Asphalt, Asphaltic Concrete or Rock Asphalt, all on concrete base, or Plain or Reinforced Concrete Pavement. The details of said improvement with each type is shown by the plans and specifications referred to in Section 2 hereof, and the character and type or types of improvement and construction and the kind of material or materials to be used on the improvement of each of said streets and parts of streets are to be determined by the Board of Council of the city of Fulton, Kentucky. The following described streets and parts of streets shall be improved, constructed and reconstructed under this ordinance, and the same are hereby declared to form and compose one improvement district to be known and designated as Improvement District Number Five:

Park Avenue from the north line of the concrete pavement on Second street to the south line of the concrete pavement on Fourth street.

Green street from the west line of the concrete pavement on Eddings street to the center line of its intersection with Park Avenue.

Valley street from and including its intersection with Carr street to its intersection with the concrete pavement on Eddings street.

Arch street from the east line of the right-of-way of the Illinois Central Railroad Company to the west line of Cleveland street.

Cedar street from the north line of the State Line road to a point four hundred and ninety-three and one-half (493½) feet north of the north line of Vine street.

Burton Avenue from the east line of the brick pavement on Lake street extension to the north line of the right-of-way of the Illinois Central Railroad (Fulton-Paducah line).

McCombs street from the north line of the concrete pavement on Walnut street to the center line of its intersection with Arch street.

Section 2. That the construction of said streets and parts of streets and curbs and gutters shall be in strict accordance with the grades, plans and specifications prepared by Messrs. Black & Veatch, consulting engineers of the city of Fulton,

Kentucky, or as made or changed and modified by the Board of Council of the city of Fulton, Kentucky, which grades, plans and specifications have been approved and adopted by the Board of Council of the city of Fulton, Kentucky, and are now on file in the office of the clerk of the Board of Council of said city, and the same are hereby made a part hereof by reference as fully as if copied herein.

Section 3. That the cost and expense of said improvement, construction and reconstruction (except as otherwise provided in this section) including storm sewers and appurtenances shall be borne exclusively by the owners of real estate abutting on that portion of each street so improved and according to the number of the front feet of the real estate abutting thereon and in proportion to the whole number of the feet of the block fronting or abutting on said street or part of street; cost of improvement of each separate block on said streets and parts of streets so improved shall be taken separately as aforesaid against the real estate abutting thereon. The cost and expense of the improvement, construction and reconstruction of street intersections and street and alley intersections shall be paid by the owners of the real estate abutting on each of the respective streets and parts of streets so improved and apportioned and assessed equally by the front feet against the real estate, abutting on each of said respective streets and parts of streets so improved, in each block adjacent to the intersections improved; the owners of more than one-half of the number of feet of property upon each of said streets and parts of streets having heretofore filed with the Board of Council of said city of Fulton, a petition requesting it to pass an ordinance requiring said improvement, including said intersections, to be made at the expense of the owners of property abutting on each of said streets and parts of streets. The cost of said improvement abutting upon any property owned by a Cemetery Company, Public School District, County, State or United States Government shall be paid by the city of Fulton, Kentucky, unless such Cemetery Company, Public School District, County, State or United States Government, shall as provided and authorized by law contribute thereto; and further, the said city of Fulton shall pay the cost and expense of said improvement apportioned, as hereinabove provided, against any real estate owned by said city abutting upon any of said streets and parts of streets improved, and in addition thereto the said city shall pay the cost and expense apportioned, as above provided, against any property owned by a Cemetery Company, Public School District, County, State or United States Government for the improvement of said street intersections and street and alley intersections, unless such Cemetery Company, Public School District, County, State or United States Government, shall as provided and authorized by law contribute thereto. The entire cost of the construction of curbing and guttering shall be assessed against the property where such curbing and guttering is made and exclusively against the real estate abutting on said streets and parts of streets where such curbing or guttering is made.

Section 4. The construction of said streets and parts of streets shall be let in one contract embracing all of the streets and parts of streets hereinabove described and designated as constituting said Improvement District Number Five. Said contract shall be let on competitive bidding to the lowest and best bidder after advertisement as herein provided, but the right is hereby expressly reserved to reject any or all bids at the discretion of the Board of Council of said city. The Board of Council of said city, after the bids are received and opened and before any contract is awarded for said construction, will determine which kind or type of material and surfacing shall be used in the construction or reconstruction of each of said

streets and parts of streets. The Mayor of the city of Fulton, Kentucky, is hereby authorized and directed to advertise for bids for said improvement by the publication in the Fulton Advertiser, a newspaper published in the city of Fulton, Kentucky, and of general circulation therein, for two consecutive weeks, and he will require said bids to be furnished in accordance with the instructions to bidders as outlined and specified by the said Messrs. Black & Veatch, engineers, and which instructions are attached to and made a part of the plans and specifications hereinbefore referred to. Said bids shall be sealed and endorsed "Street Improvement Bid," and filed with the Clerk of the Board of Council of said city who shall keep them and open them in the presence of the Mayor and Board of Council of said city. Each bid shall be accompanied by a cashier's check on a solvent bank in the sum of \$1,000.00, made payable to the City Treasurer of Fulton, Kentucky; checks of unsuccessful bidders will be returned when the bids are rejected and the check of the successful bidder will be cashed and deposited by the city treasurer and returned to the contractor when the required bond, deposits and contract have been furnished and approved by the city, which the contractor shall do within ten days from the time the said contract is awarded to him and upon failure to execute said contract within said time the proceeds of said check shall be forfeited to the city of Fulton, Kentucky, as liquidated damages.

Section 5. Upon acceptance of the bid and awarding of the contract by the Mayor and Board of Council of said city, the Mayor and City Clerk shall enter into written contract on behalf of the city of Fulton, Kentucky, with the successful bidder in accordance with the terms of the ordinance and shall incorporate therein as a part thereof, the plans and specifications above referred to or those parts thereof according to which the said Board of Council shall elect to improve said streets or parts of streets.

Section 6. The contractor shall execute a bond in the full amount of the contract with a surety and guarantee company authorized to do business in the State of Kentucky, as surety to be approved by the city of Fulton, Kentucky, through its Board of Council for the faithful performance of such contract in the form and nature as appears in and as a part of the plans and specifications and instructions to bidders as hereinbefore mentioned and approved.

Section 7. The contractor shall execute a further bond in the sum of 25% of the amount of the contract with such surety as shall be approved by the city, guaranteeing the pavement as built to comply with the paragraph of the specifications entitled "Guarantees," and guaranteeing the replacement of any and all pavements not meeting the conditions of the guarantee at any time if notified by the city within five years after the date of the acceptance of the work by the city, which bond is to be executed upon the completion of the work and before payment is made therefor.

Section 8. Where any duty is imposed herein or under the law upon the city engineer and power and authority given, Messrs. Black & Veatch, consulting engineers of the city of Fulton, Kentucky, are hereby designated as such engineers and representatives of said city in such construction work, and they shall have the power and authority herein imposed until discharged by said Board of Council, and they shall perform such acts only by and with the consent of the city of Fulton, Kentucky.

Section 9. When such improvement of the streets and parts of streets herein above described and composing said Improvement District Number Five shall have been made, and the contract therefor completed, the city engineer shall make a full and correct estimate of the total cost thereof, showing the total number of fronting or abutting feet of property, the cost per abut-

ment, the names of the abutting property owners, the number of abutting feet of property owned by each person and the proportionate part of the cost of the improvement to be assessed against the property of each abutting property owner to be determined as hereinbefore provided, and the part payable by the said city of Fulton, to be ascertained as hereinbefore provided. One copy of this estimate shall be delivered by the city engineer to the Chairman of the Street Committee of the Board of Council of said city and another copy to the Mayor of said city, which is to be by him transmitted to the said Board of Council. Upon receipt of such copy from the said engineer, the Chairman of the Street Committee shall, by notice by one insertion in a newspaper published in said city, namely, the Fulton Advertiser, give at least three days' notice of a time and place fixed by it for the inspection and reception of the work, which notice shall state the cost per abutting foot of property as shown by the engineer's estimate. At the time and place fixed in said notice the Street Committee of the Board of Council shall inspect the work and the owners of property liable for the cost of the improvement, the contractor therefor, their agents and representatives, may appear and be heard before said Street Committee as to whether the work has been done and the cost thereof estimated in accordance with this ordinance and contract therefor. The said Street Committee may adjourn such hearing and inspection from time to time and of such adjournment all interested parties shall take notice without further publication of notice. Any protest against the acceptance of the improvement or the estimated cost thereof shall be made in writing to the committee and be transmitted by said committee to the council, together with a written report of the committee accepting or rejecting the work accordingly as it may be of opinion that the work had or had not been done, and the cost thereof estimated, in accordance with this ordinance before provided the Board of Council shall carefully consider and investigate any protests which may have been filed against the acceptance of the work or the confirmation of the engineer's estimate of the cost thereof, and shall hear any competent and proper evidence which may be offered thereon prior to the acceptance of the work and confirmation of the estimate, and the Board of Council may then accept the work and confirm the engineer's estimate of the cost thereof, or if it be of opinion that the work has not been done in accordance with the contract or that the engineer's estimate of the cost is incorrect, it may require the contractor to perfect or complete the work in accordance with the contract, or it may modify the estimate of the cost of the work to conform to the facts, or both. The determination of the Board of Council shall be conclusive and binding on all parties and shall not be questioned or contested in any court, except on the ground of fraud or collusion on the part of the council. Upon acceptance of the work and confirmation of the engineer's estimate of the cost thereof by the Board of Council, it shall, by ordinance, apportion the cost of the work, less any part to be paid by the city, equally among the owners of the abutting property on both sides of the street improved according to the number of fronting or abutting feet owned by them respectively apportioned on the basis of the block as hereinbefore provided. Provided, however, that the entire cost of curbing and guttering shall be apportioned among the owners of the property abutting on the side of street on which such improvement is made, each corner lot having its intersection of curbing and guttering included in its frontage; and shall assess and levy a local tax on the several lots or parcels of abutting property at a rate per abutting foot sufficient to produce the part of the cost of the improvement apportioned to such abutting lots or parcels of property, and there shall be a

lien upon such lots or parcels of real estate for the cost of such improvement so assessed. The Board of Council shall apportion to the city such part of the cost as it may be liable for. The lien hereinbefore provided for shall take effect upon the publication of the ordinance making the assessment and levying the tax and shall take precedence over all other liens whether created prior to subsequent to the publication of such ordinance, except state and county taxes, general, municipal taxes and prior improvement taxes and the same shall not be defeated or postponed by any private or judicial sale or by any mortgage or by any error or mistake in the description of the property or in the names thereof. Now shall any error of the proceedings of the Board of Council exempt any property from the lien for, or payment of, such taxes after the work has been done and accepted as hereinbefore provided; But the Board of Council or the courts in which suits are pending shall make all corrections, rules and orders to do justice to all parties concerned, and the city shall in no event be liable for any part of the cost of such improvement except as herein provided. Such liens may be enforced as other liens on real estate by action brought in the name of the city or the contractor entitled thereto, and in any such action an allegation in substance that the improvement had been made and accepted pursuant to and by ordinance of the city, duly passed in accordance with the law, shall be a sufficient pleading of the ordinance and proceedings under which the work was done and accepted without setting out the same in full. Any number of lots or parcels of land on which any local tax or installment thereof is in default and the owners thereof may be joined in one proceeding, and the court shall make all proper and necessary orders for the enforcement and collection of the taxes as to the several lots or parcels of land. Where a person is the owner of two or more lots subject to such tax, the court may direct that one or more of such lots be sold for the whole tax of such person, allowing such person to designate the lots to be sold first, if he so desires and indicates.

Section 10. That said improvement shall be done upon the ten year payment plan, and when same shall have been completed and accepted, and the cost thereof apportioned to a tax therefor levied on the property liable for the payment thereof as hereinbefore provided, the city treasurer shall give notice by one publication in the Fulton Advertiser, a newspaper published in the said city of Fulton, requiring all persons to pay the local taxes levied upon their property within thirty days from the publication of the ordinance accepting the work and assessing the cost thereof. Such local taxes may, at the option of the property owners, be payable in cash, without interest, within thirty days, or in ten annual installments as herein provided. Any property owner who desires to exercise such privilege of payment by installment shall, before the expiration of the said thirty days, enter into an agreement in writing with the city that in consideration of such privilege he will make no objection to any illegality or irregularity with regard to the taxes against his property, and that he will pay the same in the manner herein provided with specified interest. Any property owner entering into such agreement or who exercises the option to pay in installments shall be concluded thereby and shall not be permitted to set up any defense whatever against the payment of such taxes. Such agreement shall be filed in the office of the City Treasurer, who shall file, retain and record the same as a record in his office. In all cases where such agreements have not been filed within the time limit the entire cost shall be payable in cash without interest before the expiration of said thirty days. Any such tax not paid within said thirty days shall bear interest at the rate of 6 per cent per annum from the date of

the publication of the ordinance assessing and levying the same. If any property subject to such local tax be owned by an infant, or person of unsound mind, or by a life tenant, the agreement herein provided for may be executed by the statutory guardian of such infant or committee or curator of such insane person with the same effect as if executed by a person free from disability or by the life tenant. In cases where the option to pay in installments is exercised the local tax, with interest at the rate of 6 per cent per annum, shall be payable as follows: One-tenth of the tax with interest on the entire tax, at the time fixed by law for the payment of general city taxes occurring next after the expiration of the thirty days allowed for payment in cash, and annually thereafter, one-tenth of the entire tax, until the whole is paid. At the end of each six months from the time the first installment of the tax becomes due, interest shall be due and payable for such six months on all unpaid installments of the tax; provided, that any person may, at any interest-paying period after the fifth annual installment of his tax becomes due, pay the entire assessment of tax against his property with accrued interest. All installments of such special assessments and interest shall be placed upon the tax duplicate with other taxes of persons liable for such special assessments, and the tax bills for such special assessments, may, in addition to the other remedies given under the law, be sold and collection thereof enforced in the manner provided by law for collection of municipal taxes. In default of payment of any installment of tax or interest for one month after the same becomes due a penalty of 10 per cent of the installment in arrears shall be added thereto, which shall constitute a lien on the tax, and all unpaid installments of the tax shall, at the option of the city or any bondholder whose bonds or interest thereon are in default of payment, forthwith become due and payable. It shall be the duty of the treasurer upon order of the Board of Council, to properly apply all money paid in on such installments to the payment of bonds and coupons which may be issued as provided in anticipation of the collection of such local taxes. If the fund accumulated from the collection of assessments, interest and penalties for any particular improvement be more than sufficient to pay the principal and interest of the bonds issued in anticipation of such collection, the Board of Council shall make a ratable reduction from the last installment of each person's assessment. Should there be any deficit, the council may provide for payment of same out of the general fund. Failure on the part of the city to collect any such local tax or installment thereof, when due, shall create no liability against such city, but the person entitled to such tax, or the owner of any such bonds, shall have the right to proceed in any court of competent jurisdiction to foreclose the lien for any such unpaid assessments, recovering interest and costs, and may have the proceeds of the property applied in settlement thereof.

Section 11. In order to provide a fund for the immediate payment of the cost of the improvements made on the installment plan as provided in the preceding section the Council may issue and sell after reasonable advertisement improvement bonds in anticipation of the collection of such part of the local taxes assessed and levied therefor as may not be paid within thirty days from the time of the assessment, pledging such taxes and the liens on the property for the payment of the principal and interest of such bonds and apply the proceeds thereof to the payment for the particular improvement in anticipation of the assessment for which the bonds are issued. Such bonds shall bear the date of publication of the assessing ordinance and shall be made payable to bearer. The bonds for said improvement shall be numbered consecutively throughout and shall be divided into ten series as

per annum from the date of

per annum from the date of



## Political Announcements

### FOR COUNTY JUDGE

The Advertiser is authorized to announce the candidacy of W. O. SHANKLE for County Judge of Fulton County, subject to the action of the Democratic primary, election August 3, 1929.

The Advertiser is authorized to announce the candidacy of WALTER J. McMURRY for County Judge of Fulton County, subject to the action of the Democratic primary, election August 3, 1929.

The Advertiser is authorized to announce the candidacy of W. C. (CLARENCE) REED for County Judge of Fulton County, subject to the action of the Democratic primary, election August 3, 1929.

The Advertiser is authorized to announce the candidacy of J. W. RONEY for County Judge of Fulton County, subject to the action of the Democratic primary, election August 3, 1929.

### FOR SHERIFF

The Advertiser is authorized to announce the candidacy of ALBERT SMITH for Sheriff of Fulton county, subject to the action of the Democratic Primary, August 3, 1929.

The Advertiser is authorized to announce the candidacy of ABE THOMPSON for Sheriff of Fulton County, subject to the action of the Democratic primary, election August 3, 1929.

The Advertiser is authorized to announce the candidacy of CHAS. H. MOORE for Sheriff of Fulton county, subject to the action of the Democratic primary election, August 3, 1929.

The Advertiser is authorized to announce the candidacy of W. J. FIELDS for Sheriff of Fulton county, subject to the action of the Democratic primary, election, August 3, 1929.

The Advertiser is authorized to announce the candidacy of J. FRANK CROUCH for Sheriff of Fulton County, subject to the action of the Democratic primary election, Aug. 3, 1929.

The Advertiser is authorized to announce the candidacy of GOALDER JOHNSON for Sheriff of Fulton county, subject to the action of the Democratic primary election Aug. 3 1929.

### For County Court Clerk

The Advertiser is authorized to announce the candidacy of EFFIE BRUER for re-election to the office of County Court Clerk of Fulton County, subject to the action of the Democratic Primary, August 3, 1929.

### For County Attorney

The Advertiser is authorized to announce the candidacy of LON ADAMS for re-election to the office of County Attorney of Fulton county, subject to the action of the Democratic primary, August 3, 1929.

The Advertiser is authorized to announce the candidacy of E. J. STAHR for County Attorney of Fulton County, subject to the action of the Democratic primary, election August 3, 1929.

### FOR TAX COMMISSIONER

The Advertiser is authorized to announce the candidacy of CHAS. L. BONDURANT for re-election to the office of Tax Commissioner of Fulton County, subject to the action of the Democratic primary, election August 3, 1929.

### FOR JAILER

The Advertiser is authorized to announce the candidacy of HENRY COLLIER for the office of Jailer of Fulton County, subject to the action of the Democratic Primary, August 3, 1929.

The Advertiser is authorized to announce the candidacy of W. T. PENDLETON, of Hickman, for Jailer of Fulton County, subject to the action of the Democratic primary, August 3, 1929.

The Advertiser is authorized to announce the candidacy of JOHN WILMATH, of Hickman, for Jailer of Fulton county, subject to the action of the Democratic primary August 3, 1929.

The Advertiser is authorized to announce the candidacy of TOBE JACKSON for re-election for Jailer of Fulton County subject to the action of the Democratic primary election, August 3, 1929.

The Advertiser is authorized to announce the candidacy of CHARLES E. ROPER, of Cayce, for Jailer of Fulton County, subject to the action of the Democratic primary, election August 3, 1929.

The Advertiser is authorized to announce the candidacy of HARRELL ("Big Boy") HUBBARD for Jailer of Fulton County, subject to the action of the Democratic primary, election August 3, 1929.

The Advertiser is authorized to announce the candidacy of JOHN W. HARRISON for Jailer of Fulton County, subject to the action of the Democratic primary, election August 3, 1929.

### FOR MAGISTRATE DISTRICT NO. 2

The Advertiser is authorized to announce the candidacy of W. C. SOWELL for Magistrate District No. 2 of Fulton county, subject to the action of the Democratic Primary, election August 3, 1929.

### For Representative

The Advertiser is authorized to announce the candidacy of Dee L. McNeill for Representative of Fulton and Hickman counties, subject to the action of the Democratic primary, election, August 3, 1929.

### CITY ANNOUNCEMENTS

#### For Police Judge

The Advertiser is authorized to announce the candidacy of H. F. TAYLOR for re-election Police Judge of the City of Fulton, subject to the action of the Democratic Primary, Election, August 3, 1929.

#### FOR MAYOR

The Advertiser is authorized to announce the candidacy of PAUL DEMYER for Mayor of the City of Fulton, subject to the action of the Democratic Primary, election August 3, 1929.

## Old Bethel News

Miss Mabel Cavender and Charlie Burton Winsett spent a few days last week with Mr. and Mrs. Jess Cavender.

It is reported that little J. R. Lintz who is in Murray hospital is not doing so well.

Mrs. Minnie Yates is visiting her daughter, Mrs. Mary Rhodes.

Mr. Claud Goodwin is visiting his parents, Mr. and Mrs. Johnnie Goodwin.

Mr. Thos. McDougle and wife spent a few days last week with their daughter, Mrs. Joe Terrel.

Several from this community attended the McClain singing at Mayfield, Sunday. A large crowd was reported.

Mrs. Ethel Moody and children called on Miss Ella Pearson and mother, Sunday afternoon near Farmington. Her mother is very ill.

Mrs. Emma Meacham and Mrs. Carolyn Gordon are some better at this writing.

Mrs. Rachel Witt and daughter, Oma, are visiting in this community.

Mr. Jess Cavender and wife were the Sunday night guests of Amos Williams and wife.

We are enjoying these little showers we are having as the crops are needing rain.

Mr. Cliff Rhodes is topping tobacco. Who can beat that?

Mr. S. P. Cavender and wife drove over to Clinton, Tuesday and called on Joe W. Bennett and Luther Hale and family.

The big meeting is in progress at Dukedom, and also Knob Creek this week.

Pitts show was well attended at Dukedom last week.

Mr. Hale Williams and wife

were Sunday guests of the ter's parents, S. P. Cavender. Mr. Herring was the Sunday guest of Allie Wilson and family.

Mr. Edwin Cannon and family spent Sunday night with Willie Cavender and wife.

The writer sold some shoats to Mr. Clon House last week. Mr. Vernie Taylor and family spent Sunday in Mayfield.

## Beelerton News

Mr. Bennie Clifton visited relatives near Nashville, Tenn., last week.

Mr. and Mrs. Leon Wright spent Sunday with Mr. and Mrs. Will Best.

Several people of this community attended the barbecue and candidates speaking at the Viverett place, last Thursday.

Mr. and Mrs. Ernest Hindman returned to Detroit last Friday, after a month's visit here with relatives.

Mr. and Mrs. Dick McAlister and Miss Nell Wright were the guests of Mr. and Mrs. Arthur Fite, Sunday.

Mr. and Mrs. Jack Dixon are visiting Mr. Dixon's father and other relatives, near Providence, Ky.

Mr. and Mrs. Joe Duke spent Sunday with Mr. and Mrs. Jasper Bockman.

Mrs. Bert Hodges was given a surprise birthday dinner, Sunday. A large number of relatives and friends were present to enjoy the occasion.

Miss Rossie Thelma Cannon, of Detroit, is here visiting her aunt, Mrs. Ed Brown.

Mr. Cayce Pillow returned to Flint, Michigan, Sunday, after spending his vacation here, with his mother.

Mr. and Mrs. Merritt Miller, of Mt. Carmel community, were the guests of Mr. and Mrs. Cornell Hancock, Sunday.

Mr. Leonard Duke and family visited Mr. and Mrs. Byron McAlister, Sunday.

A funeral service was held at Wesley, Sunday morning at 11 o'clock for Mrs. Morris Scott, who lived recently in Elgin, Illinois, but a few years ago was a resident of this neighborhood.

Mrs. Irad Bushart, and daughters, Doris and June, of Detroit, arrived Sunday, for a visit with relatives, here.

On next Saturday night, the ladies of Wesley church will give an ice cream supper. Let's all go.

## McFadden News

Mr. and Mrs. T. H. Howell attended services at New Hope church, Sunday.

Mr. and Mrs. Jim Bard spent Sunday afternoon with Mesdames Ellen Lynch and Fannie Powell.

Mr. and Mrs. W. W. Glover and family spent the week end in Fulton.

Mrs. P. C. Dillon left last Friday to make a two weeks' visit with her sister in Wichita, Kansas.

Mrs. Herbert Howell spent Tuesday with her mother, Mrs. Fannie Powell.

Mrs. Cleveland Bard spent the week end with her mother, Mrs. E. J. Martin, who continues ill, at Bardwell.

Miss Alma McGary is visiting her aunt, Mrs. H. L. Putman.

Mrs. A. B. Roberts is visiting her mother in Paducah, this week.

Misses Lillian, Clevia and Mary Frances Bard and James Martin Bard spent Sunday in Bardwell and Wickliffe.

### JUST LIKE HOME FOOD

Smith's Cafe is in reality a home-like restaurant because it has been trying to overcome the prevalent idea that restaurants can't serve food like you get at home.

Scores of patrons will testify that there is no difference between our meals and the meals they get at home. That's the reason they eat here so regularly.

Years spent in catering to the appetites of particular people make it possible for us to serve wholesome, tasty meals.

The next time you feel like eating away from home, bring your family here.

**SMITH'S CAFE**  
Albert Smith, Prop.

Fulton's  
Popular  
Show  
House

# THE Olympic Theatre

W. Levi  
Chishelm  
Proprietor  
in charge

Where you get the best selection in both Pictures and Music  
HOME OF VITAPHONE TALKING PICTURES

## Program

Friday, July 12th

A Jewel production with Holmes Herbert, Margaret Livingston  
**THE CHARLATON**

Tense, gripping, mysterious, dramatic, colorful. Don't miss it  
\*\*\*\*\*

Saturday, July 13th

The mightiest serial in film history by Edgar Rice Burroughs  
**TARZAN THE MIGHTY**

Western Special Ted Wells and Duane Thompson in  
**BORN TO THE SADDLE**

Also Western, Weeklies, Fables and Comedy  
\*\*\*\*\*

Monday and Tuesday, July 15th and 16th

**VITAPHONE Production**

ONE OF

**WILLIAM BOYD'S**

**Powerful Talking**

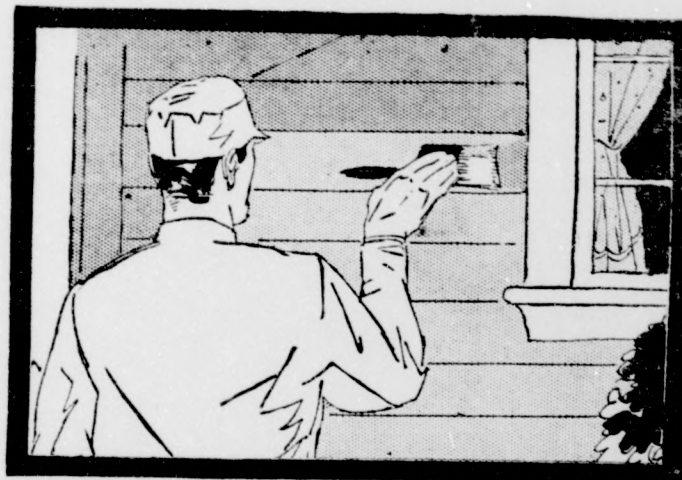
Dramas. Mr. Boyd is making a decided hit in his TALKING pictures and never fails to make a good impression on the ladies  
Admission 15c and 35c  
\*\*\*\*\*

Wednesday and Thursday, July 17th and 18th

**THE LAST WARNING**

Big Special Film Production and a good comedy Also  
Five Acts of Vaudeville—Rod Dinwiddle and Co.

Here . . . genuine colorful  
du Pont paints



FAMOUS architects say: "Make your home modern and colorful, with du Pont paints." the purpose. Every one is made under the famous du Pont chemical control —by the makers of Duco. For every surface, outside or in, Let us show you color schemes and we have the right du Pont finish for give you an estimate.

**Du Pont PAINTS, VARNISHES, ENAMELS, DUCO**



**LARRY BEADLES**

Fulton's exclusive Book Store. Wall Paper, Paint, Varnish, Etc

Phone 794 for JOB PRINTING



# VOTE FOR



## E. J. STAHR FOR County Attorney

August 3.

I pledge my best efforts to protect the interests of the people.

When the summer sun is playing tricks with the mercury

WHEN the summer sun is playing tricks with the mercury, and your home is the coolest place to be found—then you'll doubly appreciate a telephone of your own.

Friends often neglected during the hot summer months can be reached without leaving the comfort of your home—delightful vacation outings can be planned—invitations given—all arrangements made—by telephone. Safe from the rays of the sun, with the telephone in arm's reach, the day's marketing and shopping takes but a few moments.

This warm weather friend costs only a few cents a day, and there is a class of service to fit every need and income. Just call the telephone business office, or if you prefer, any telephone employee will gladly take your order for service.

**SOUTHERN BELL TELEPHONE AND TELEGRAPH COMPANY**

Patronize the advertisers in this paper and save money on your purchases.

Phone 794 for Job Printing.

### Fulton Advertiser

R. S. WILLIAMS  
Editor and Publisher  
Published Weekly at 446 Lake St.  
Subscription \$1.00 per year

Entered as second class matter Nov. 26, 1924, at the Post Office at Fulton, Kentucky, under the Act of March 3, 1879.

#### THE UNPOPULAR PEDDLER

The summer complaint with which the housewife suffers most is the complaint that her mornings and afternoons are spent listening to or trying to shut the door against house-to-house canvassers and itinerant peddlers. At this season of the year she has much in common with the doorman and purchasing agent.

Canvassers and peddlers all come under the category of pest, but they can be divided between the deserving and the undeserving and their wares can be divided between the good and the bad.

If there were not so many of them, one would willingly give time and money to the young men and women who, through canvassing, partially or wholly finance their next year's schooling. And then the frauds cannot always be distinguished from the bona fide.

But it is against the peddler that the housewife directs her complaint. He is ubiquitous and excessively insistent and is not above trickery and dishonesty.

Patrons of the peddler often injure two in benefiting one. They take away from their own merchants, who spend their profits at home, business that is rightfully theirs, giving it to a fly-by-night stranger. And not infrequently peddlers' bargains prove to be gold bricks.

#### BEAUTY A COMMUNITY ASSET

There are three phases of community development—commercial, industrial and residential. The normal community directs its development through all three lines and the town suffices for the suburban colony, but no center of population can afford to neglect that third department of community growth.

Because the city, town or village is primarily a place in which man can find comfort and happiness, that community fails to accomplish its first purpose when it neglects the residential for the industrial and commercial.

Does Fulton appreciate the value of attractive homes and beautiful residential sections as a community asset, and is it taking the fullest advantage of its possibilities in this direction? It should be a place of which the tourist will say, "I would like to live here." Is it?

Man, in common with the lower animals, builds his home where he finds his food, it is true, but because he is a "higher animal," he discriminates between two places equally provident in mere sustenance. So the community that would attract homemakers must have more to offer than just employment.

One way to build Fulton in size and prosperity is to strengthen its claim to the titles of "the city beautiful" and the "city of homes."

#### LITTLE COMPETITION

One of America's most successful men, out of cynicism or hard experience, has said that only one man in 50 renders intelligent service. Another industrial leader has even less faith in man as a beast of burden for he contends that there are 99 who lack intelligent enthusiasm and a sincere desire to serve, to every one that is eager and ambitious, conscientious and courageous.

If it is true that the average worker is a clock-watcher, duty-dodger, and is otherwise inefficient incompetent, that knowledge is worth money to men and women with that inherent or acquired genius for doing good work. It is their cue to put everything into a field in which little competition will be encountered.

And what of the ninety-nine? They fool nobly, and

as it be themselves. They are not "getting away with murder." They hurt their employers and their fellow workers, but they hurt themselves more.

A man must make good or make room—go forward or drop back. There is no resting on your oars in the swift stream of present-day enterprise and human endeavor.

Failures are born, not made by adversity, environment and lack of opportunity. But some people are a long time learning that they were not born to be failures.

#### CRITICIZING OFFICIALS

When we shoot at a mark on a tree we take careful aim in order that no error of judgment may be made. We want to make a dead center hit—we don't want the humiliation of a wild shot or a miss.

But when we shoot a volley of criticism at a public official we are not always as careful as when shooting at a mark.

We do not always judge the distance, our aim is not always correct, and sometimes we just blaze away at random, on the theory that people who fill public offices are fair targets for anything we choose to shoot at them.

That is one reason why so many men of high executive ability persistently refuse to accept public office. They never shoot at random themselves, and they do not care to serve as targets for people who do.

It requires skill and good judgment to drive a bullet into the center of a mark, but any kind of a loose tongue can pepper a public official until his grandmother wouldn't know him.

Police promotion in Boston depends upon physical prowess. It might pay to make a little allowance for brains.

The sexes will not be equal until the prospective bride is asked if she can support the bridegroom as well as dad has been doing it.

If you build a better mouse trap in the depths of a forest, among those who will find you at once will be flies, ants, hornets, et al.

When the talkies get around to historical romances we'll learn whether the dying great really said such things as "Don't give up the ship."

#### STOCKHOLDERS' NOTICE

A dividend of one and one-half (1½) per cent on the par value of each share of the 6% Cumulative Preferred Stock of this company for the quarter ending June 22, 1929, has been declared payable on or before July 15, 1929 to Stockholders of record at the close of business, June 25, 1929.

Kentucky Utilities Co., Inc.,  
A. A. TUTTLE, Sec.

Send The Advertiser to a friend one year—only \$1.00.

**BUILD AGAIN!**

HOW CAN YOU PLAY SAFE?  
ASK A.W. HENRY

YOU WANT TO PLAY SAFE, DON'T YOU?

You should make sure that when your buildings are reduced to ashes you know where the money is coming from to erect them again. Inquire of us about our complete protection policies. A request for information will not obligate you, but we may be able to assist you, as we have others with their insurance problems.

A. W. HENRY INS. AGENCY  
Phone 505 Fulton, Ky.

#### VETERANS HAVE PICNIC

Ken-Tenn Camp No. 20, United Spanish War Veterans held its second annual picnic and reunion on July 4, at Beechwood Park near Hickman.

A large number of the members of the Camp, accompanied by the ladies Auxiliary and friends were in attendance.

A bounteous repast of fried fish prepared under the direction of the Camp "chef," Comrade C. E. Mooney, was served at the noon hour.

Splendid talks appropriate to the occasion were made by Rev. C. H. Warren, Fulton, and Comrade W. J. McMurtry, of Hickman. Dr. Warren gave a history of the flag which was very interesting. Comrade McMurtry made a plea for law observance which was very interesting.

Letters were received from

Congressman Gregory and Department Commander Board expressing their regrets at being unable to be present.

Members of the Camp were present from Arlington, Bardwell, Fulton, Hickman and Mayfield, Ky., and Union City, Tenn., and a good time was had by all.

Hand us a dollar bill and get your name on the Advertiser list as a regular subscriber.

#### Smith's Cafe

Neat and Attractive Service and Food the Best

It is a pleasure to go to this cafe for a lunch or full meal.



#### OUR MESSAGE OF SERVICE

There is going to be a lot of activity in the building line this year. Architects and contractors, carpenters and masons all, are busily sharpening up their pencils and their tools, and getting set for business. It is not the young married folks alone who are going to build homes—who dream dreams of happiness in homes of their own—but many others who have long, too long, been renting the roofs over their heads are going to try this year to realize their desire to have a home of their own.

Whatever you plan to do by way of  
BUILDING — REMODELING  
REPAIRING

we want you to feel perfectly free to come in and consult our service department without the slightest obligation. Whether it's a big house or a bungalow, a new garage, new roof or new floor, a sun parlor or a sleeping porch, an alley fence, or built-in fixtures—we are prepared to give you unequaled service and low prices on Quality Material.

LET US HELP YOU MAKE YOUR  
DREAMS COME TRUE.

**Pierce, Cequin & Co**

Phone 33

## A Home PRODUCT

WE are proud of Fulton and it has been our endeavor to make flour that our community would be proud of. We mill only the best of wheat with the greatest care and we guarantee every sack of our flour to give perfect satisfaction.

Call for our---

**"Queens's Choice"**

**"Superba"**  
(Self-Rising)

We are sure they will please you.

**Browder Milling Co.**

Phone 195. Fulton, Ky.