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**Frank Halbert Tops In Little League In Sonora**

Frank Halbert, son of Mr. and Mrs. Billie W. Taylor of Sonora and grandson of Mrs. O. L. Woodward of Eldorado, was in Houston recently. Frank is a member of the over-all champion Little League baseball team of Sonora.

Dr. Chas. F. Browne, who coached the Tigers this year, has accompanied Frank and several other members of the team to the Astrodome in Houston to see the big league game played there on Sunday.

The group also visited the zoo while in Houston.

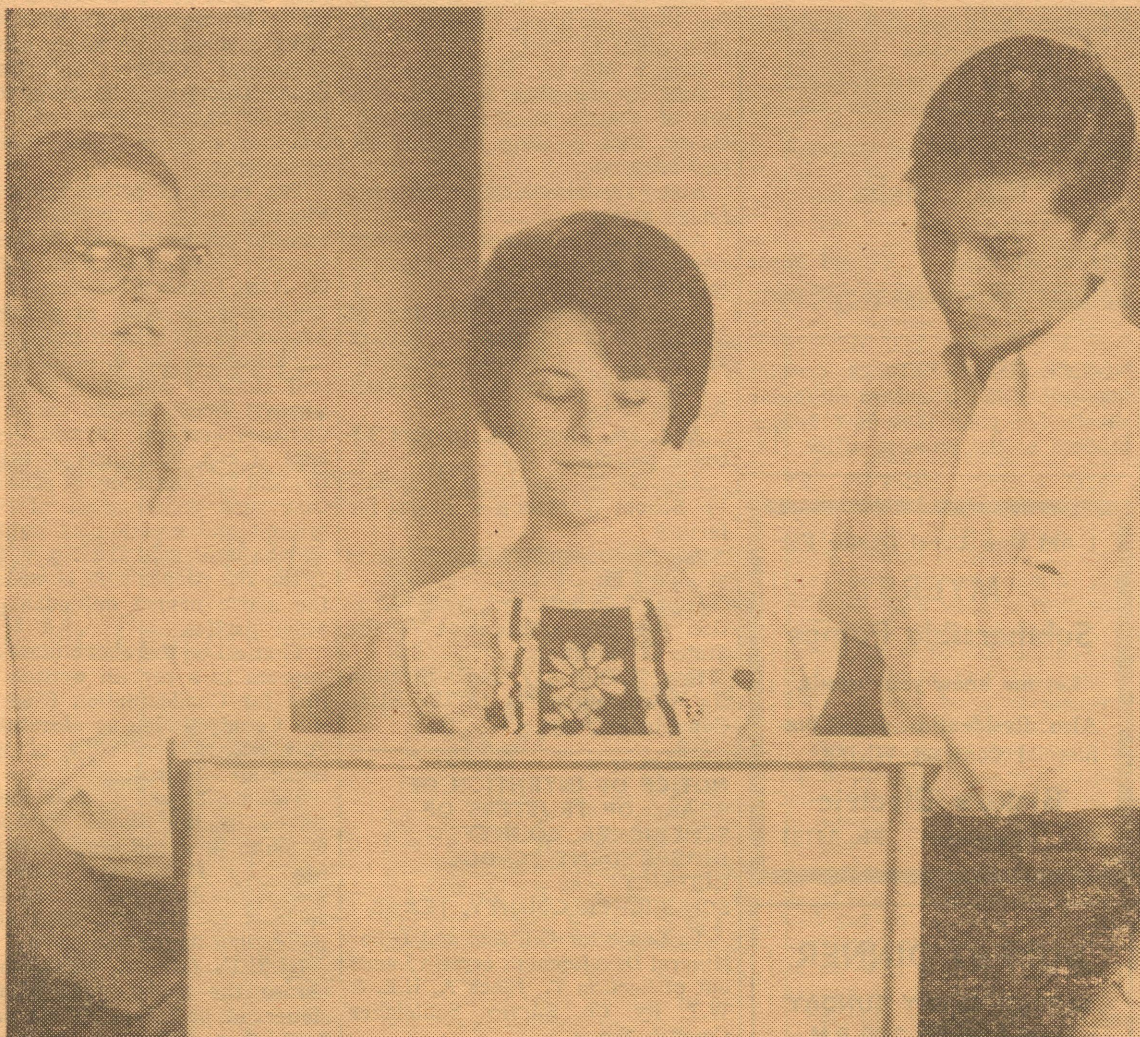
Others accompanying were: Mrs. Browne and children, Mr. and Mrs. Harold Schweining, and Mike Weust, who is assistant coach.

The group left Sonora early Saturday morning and returned Sunday night.

Frank, who plays right field and pitcher with the Tigers, spent a week in Arizona, and a week with the Boy Scouts at Camp Sol Mayer during the summer.

He is the grandson of Mrs. O. L. Woodward of Eldorado, and also the grandson of Jack Halbert Sr. of Eldorado. Frank formerly lived in Eldorado.

**Three Attend Speech Skills Workshop At San Marcos**



THREE ELDORADO HIGH SCHOOL STUDENTS—Mickey Pennington, right, Connie Sue Speck, center, and Joe Whitten, left—were participants in the Speech Skills Workshop in progress at Southwest Texas State College, San Marcos. Related Article is printed elsewhere in this Success issue. (SWT Photo)

**PEACE CORPS TO TEST AUG. 14**

An opportunity for local area residents to offer their abilities to the Peace Corps will come at 9:00 a.m., Saturday 14, in Room 324 of the Federal Building in San Angelo.

The opportunity is the Peace Corps Placement Test, which is not passed or failed and you can't study for it. It measures general aptitude and the ability to learn a language.

Mr. and Mrs. J. H. Taliaferro came for a visit last week with Harold's parents, Mr. and Mrs. Jim Taliaferro and Harold's sister, Joyce Redwine. They left their son Dicky to visit with the Taliaferros and Redwines.

**NIMITZES BACK FROM TRIP**

Mr. and Mrs. E. H. Nimitz have recently returned from a trip to New Mexico and Arizona where they visited their son, Ernest K., in Scofield, where he is employed as a soil conservationist by the

Bureau of Land Management. He has just completed two weeks' Reserve Training as a cadet in Arizona Military Institute at Fort Huachuca, Arizona.

The Nimitzes also visited relatives in Phoenix before their return home.

Jackie Susan and Greg Etheredge of Lubbock have been visiting their grandparents, Mr. and Mrs. Claude Doyle and Mr. and Mrs. Jack Etheredge for two weeks. Mr. and Mrs. Billy Jack Etheredge spent the past week in Eldorado visiting their parents, and the children returned home with them.

Mrs. Solon Boothe, Jana and Dell, were here visiting last week with the Ralph Waldrons and other friends and relatives for a few days, from Austin.

**Summer Recreation Program Is Now Closed**

The Summer Recreation Program under the direction of Mrs. Jack Bell closed this week as tournaments in various events were staged. About 200 different students both in town and out-of-town have taken part. There have been about 130 students per week in the high school-jr. high group. There have been about 109 a week in the elementary division.

Contests in the elementary division included croquet and horseshoes and ping-pong. The older division contests included ping-pong, free throws and best all-around basketball.

**Winners—Jr. Division**  
Boys Ping-Pong. 1st Billy Hubble, 2nd Lynn Mertz.  
Girls Ping Pong. 1st Rosellen Maness, 2nd Kathy Rutledge.  
Boys Croquet. 1st Ricky Mann, 2nd Billy Hubble.  
Girls Croquet. 1st Eva Stigler, 2nd Beverly Hartgraves.  
Horseshoes. 1st Billy Hubble, 2nd Ricky Griffin.

**Senior Division**  
Ping-Pong. 1st Martha Sue Page, 2nd Shirley Hubble.  
Free Throw Contest. Tie 1st, Karen Griffin and Susan Hill; 2nd Martha Sue Page.  
Best All-Around Basketball. 1st Susan Hill, 2nd Martha Sue Page, 3rd Chris Edmiston.

Mr. and Mrs. Raymond Lindholm of Kerrville spent last Sunday with Mr. and Mrs. Claude Doyle. Raymond is Mrs. Doyle's nephew.

Mrs. Joe Ed Spencer and little daughter, Carla Sue, visited Mrs. Spencer's mother in Austin several days last week. They returned home Sunday.

Recent guests in the home of Mr. and Mrs. J. D. Ashmore were Mrs. Ashmore's brother and sister-in-law, Mr. and Mrs. Onnie Ingram from Gage, New Mexico.

**Methodist Notes**

Larry McGinnes was installed a week ago as new president of the Methodist Youth Fellowship sub-district.

Vacation Church School will be held August 2 through 6 from 8:30 a.m. to 11:00. Four years through sixth grade will be included in the school. E. C. Peters has continued this week to line up the workers. Flowers in the church have been provided this month by the Pioneer Circle. The Dora Lee Circle will furnish flowers for August.

Sunday School is at 9:45 a.m., followed at 10:45 by morning worship with the Rev. Dempsey G. Salter preaching. Evening services begin at 7:00 p.m. with fellowship and old-time gospel hymns, and sermon on the Book of Joshua.

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**PUBLIC NOTICE**

**Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT**

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965.  
HOUSE JOINT RESOLUTION NO. 8 proposing an Amendment to Section 24, Article III and Section 17 of Article IV of the Constitution of the State of Texas, to allow an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives, and increasing the per diem allowance of Members of the Legislature.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Section 1. That Section 24 of Article III of the Constitution of the State of Texas be amended to read as follows: "Section 24. Representatives shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,800) per year. Senators shall receive from the Public Treasury an annual salary of not exceeding Four Thousand, Eight Hundred Dollars (\$4,800) per year. The Lieutenant Governor and the Speaker of the House of Representatives shall receive from the Public Treasury an annual salary in an amount to be fixed by the Legislature. All Members of the Legislature, including the Lieutenant Governor and the Speaker of the House of Representatives, also shall receive from the Public Treasury a per diem of not exceeding Twenty Dollars (\$20) per day for the one hundred and forty (140) days of each Regular Session and for thirty (30) days of each Special Session of the Legislature. No Regular Session shall be of longer duration than one hundred and forty (140) days. This Amend-

ment shall be self-enacting and appropriations heretofore made in the General Appropriations Bill for the biennium ending August 31, 1967, for the salaries of the Lieutenant Governor and Speaker of the House of Representatives shall not be invalid because of the anticipatory nature of the legislation.

"In addition to the per diem the Members of each House shall be entitled to mileage in going to and returning from the seat of Government, which mileage shall not exceed Two Dollars and Fifty Cents (\$2.50) for every twenty-five (25) miles, the distance to be computed by the nearest and most direct route of travel, from a table of distances prepared by the Comptroller to each county seat now or hereafter to be established; no Member to be entitled to mileage for any extra Session that may be called within one (1) day after the adjournment of the Regular or Called Session."

Sec. 2. That Section 17 of Article IV of the Constitution of the State of Texas be amended to read as follows: "Section 17. If, during the vacancy in the office of Governor, the Lieutenant Governor should die, resign, refuse to serve, or be removed from office, or be unable to serve; or if he shall be impeached or absent from the State, the President of the Senate, for the time being, shall, in like manner, administer the Government until he shall be superseded by a Governor or Lieutenant Governor. The Lieutenant Governor shall, while he acts as President of the Senate, receive for his services an annual salary in an amount to be fixed by the Legislature and the same mileage which shall be allowed to the Members of the Senate, and no more; and dur-

ing the time he administers the Government, as Governor, he shall receive in like manner the same compensation which the Governor would have received had he been employed in the duties of his office, and no more. The President, for the time being, of the Senate, shall, during the time he administers the Government, receive in like manner the same compensation, which the Governor would have received had he been employed in the duties of his office."

Sec. 3. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday following the first Monday in November, 1965, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment allowing an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives and allowing a per diem for Members of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session."

"AGAINST the Constitutional Amendment allowing an annual salary in an amount to be fixed by the Legislature for the Lieutenant Governor and for the Speaker of the House of Representatives and allowing a per diem for Members of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session."







PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 11 proposing an Amendment to Article III of the Constitution of the State of Texas authorizing loans to students at institutions of higher education; creating the Texas Opportunity Plan Fund and making provisions relating thereto.

paid, there is hereby appropriated out of the first moneys coming into the Treasury in each fiscal year, not otherwise appropriated by this Constitution, an amount sufficient to pay the principal and interest on such bonds that mature or become due during such fiscal year, less the amount in the sinking fund at the close of the prior fiscal year.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLUTION NO. 5 proposing an Amendment to Section 49-b, Article III of the Constitution of Texas so as to authorize an increase in the total amount of bonds or obligations that may be issued by the Veterans' Land Board to Four Hundred Million Dollars (\$400,000,000); providing for the issuance of said bonds or obligations and the conditions relating thereto and the use of the Veterans' Land Fund; and providing for an election and the issuance of a proclamation therefor.

not less than par value and accrued interest; shall be issued in such forms, denominations, and upon such terms as are now or may hereafter be provided by law; shall be issued and sold at such times, at such places, and in such installments as may be determined by said Board; and shall bear a rate or rates of interest as may be fixed by said Board but the weighted average annual interest rate, as that phrase is commonly understood in the municipal bond market, of all the bonds issued and sold in any installment of any bonds may not exceed four and one-half per cent (4½%).

moneys of said Fund in conformance with the Constitutional provisions authorizing such bonds; but the moneys of said Fund which are not immediately committed to the payment of principal and interest on such bonds, the purchase of lands as herein provided, or the payment of expenses as herein provided may be invested in bonds or obligations of the United States until such funds are needed for such purposes.

Texas veterans who served not less than ninety (90) continuous days, unless sooner discharged by reason of a service-connected disability, on active duty in the Army, Navy, Air Force, Coast Guard or Marine Corps of the United States between September 16, 1940, and March 31, 1955, and who upon the date of filing his or her application to purchase any such land is a citizen of the United States, is a bona fide resident of the State of Texas, and has not been dishonorably discharged from any branch of the Armed Forces above-named and who at the time of his or her enlistment, induction, commissioning, or drafting was a bona fide resident of the State of Texas.

shall be set aside for that purpose in accordance with the resolution adopted by said Board authorizing the issuance and sale of such series of bonds. After such eight (8) year period, all of such moneys shall be set aside for the retirement of any bonds hereafter issued and sold and to pay interest thereon, together with any expenses as provided herein, in accordance with the resolution or resolutions authorizing the issuance and sale of such additional bonds, until there are sufficient moneys to retire all of the bonds hereafter issued and sold, at which time all such moneys then remaining a part of said Veterans' Land Fund and thereafter becoming a part of said Fund shall be governed as elsewhere provided herein.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. SENATE JOINT RESOLUTION NO. 7 proposing an Amendment to the Constitution of the State of Texas providing for the exemption from local ad valorem taxes of the property of certain charitable organizations, provided such organizations meet certain conditions and requirements and expend at least One and One-half Million Dollars (\$1,500,000.00) annually on free medical and hospital care for the indigent within the State of Texas; providing for the necessary election, form of ballot, proclamation and publications.

One and One-half Million Dollars (\$1,500,000.00); and, further provided, (2) after such exemption has been in force and effect for one full calendar year, the amount expended for free hospital and/or medical care, within the State of Texas, amounts to not less than One Million Eight Hundred Thousand Dollars (\$1,800,000.00) for the calendar year next preceding; and, further provided, (3) such trust or organization is exempt from United States income taxes; (4) such charitable trust or organization maintains its domicile and operates a hospital or hospitals in a county having a population of more than one million two hundred forty thousand (1,240,000) according to the last preceding Federal Census, and such exemption shall apply only to the properties of such charitable trust or organization located within the county of its domicile.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 2, 1965. SENATE JOINT RESOLUTION NO. 14 proposing Amendments to Section 4, 22 and 23 of Article IV of the Constitution of the State of Texas, so as to provide a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office and Secretary of State; and certain statutory state officers; providing for the necessary election and the form of the ballot; and providing for the necessary proclamation and publication.

suits and pleas in the Supreme Court of the state in which the state may be a party, and shall especially inquire into the charter rights of all private corporations, and from time to time, in the name of the state, take such action in the courts as may be proper and necessary to prevent any private corporation from exercising any power or demanding or collecting any species of taxes, tolls, freight or wharfage not authorized by law. He shall, whenever sufficient cause exists, seek a judicial forfeiture of such charters, unless otherwise expressly directed by law, and give legal advice in writing to the Governor and other executive officers, when requested by them, and perform such other duties as may be required by law. He shall reside at the seat of government during his continuance in office. He shall receive for his services an annual salary in an amount to be fixed by the Legislature.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

receive to their own use any fees, costs or perquisites of office. All fees that may be payable by law for any service performed by any officer specified in this Section or in his office, shall be paid, when received, into the State Treasury.

which he was elected has less than one year remaining." Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of the state at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all ballots shall have printed on them the following: "FOR the Constitutional Amendment to provide for a four-year term of office for State Representatives."

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and shall have the same published as required by the Constitution and Laws of this state. Sec. 4. In the event the Constitutional Amendment proposed in this Resolution is adopted by the people of Texas in the election in November, 1965, the Governor of Texas is directed not to issue a proclamation for the election and not to publish notice thereof for the Constitutional Amendment proposed by House Joint Resolution No. 1 of the 59th Texas Legislature, since the provisions of said House Joint Resolution No. 1 are included in this Resolution. But, should this proposed Amendment be rejected by the people of Texas in the election in November, 1965, then the terms and provisions of House Joint Resolution No. 1 shall be and remain in full force and effect and shall be proclaimed and submitted to the electorate in November, 1966, as provided in said House Joint Resolution No. 1.

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10-Oz. Jar Instant **1.59** LIMIT ONE

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DEL MONTE **TUNA** DEL MONTE Tuna NO. 1 FLAT CAN **29¢** DEL MONTE - PINK Salmon NO. 1 TALL **59¢**

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