

64TH YEAR

1.20

ELDORADO — SCHLEICHER COUNTY — TEXAS

Eldorado — Operating Center For Oil and Gas Development of the Eastern Shelf of The Permian Basin

Thursday, August 12, 1965

NUMBER 32

Rains Hit County Monday and Tuesday

Rains in varying amounts fell in dry Schleicher county on Monday and Tuesday and brought temporary relief from the extreme hot spell. The half-inch that fell in Eldorado may be of some brief benefit to lawns but is not likely to provide any permanent change in the weather picture.

West of town rainfall was heavier with Clemens Sauer and Leonard Lloyd reporting 1.50 and 1.70 inches respectively on Monday, but no rain at all on Tuesday.

As usual precipitation was terribly spotted as brought out by the fact that H. A. Belk reported 3-quarters of an inch, while W. V. Lux had 21/2.

Some of the other figures	gath
ered at random are:	
Jess Blaylock	50
Jack Halbert, city	
Fred Gunstead, city	
Leonard Lloyd	
Earl Lloyd	
Dee Love	
Case Ranch	
Northern Natural Gas	
W. F. Edmiston	
Archie Mittel	
Ello Wilde	
Mary Davis Coupe	
S. D. Harper	2.50
Milton Faught	2.20
D. J. Wilson	
Clemens Sauer	
W. V. Lux	
H. A. Belk	/2

A.S.C. Committee **Election Is Set**

The 1966 County Committee El- nue. ection will be held on September p.m. on September 8 if returned in person, or if mailed, be postmarked no later than midnight of that date.

It is desirable that candidates for committeemen be currently active farmers or ranchers who are best qualified for county committee work and who will be representative of the various sections

Post Script

I hope we can disagree without being disagreeable.

I'm talking about that public meeting coming off tonight (Thursday) in the courtroom at the court house, when interested citizens will again try to discuss future health and medical problems—in other words some kind of hospital facility for the county.

I don't pretend to believe that tonight's meeting will come up with a workable solution that will meet with the approval of a majority. At best they will agree to appoint a committee to investigate further and report back at

some future meeting. I wonder if we are all missing something? I took the trouble last week to

look up the county's financial statement for year 1964 and published this past January. That statement shows that the amount received from taxes totaled \$205,-000. County officials tell me that oil companies now pay over 80% of these county taxes. Call it 80% and you'll see the oil industry paid \$164,000 while all the rest of us paid \$41,000. (My tax was \$54.) Right now the county is almost out of debt-their last bonds will be paid off this fall. When all bonds are paid, the tax rate that supported them will be eliminated -and our county taxes will go down.

Is that good or bad?

If my county taxes were lowered 10%, I wouldn't save enough to buy two cartons of cigarettes, but he oil companies would save \$16, 400, and the county would be minus over \$20,000 a year in reve-

To my peculiar way of thinking 8, 1965. As in the past, this elec- the best thing the county could do tion will be conducted by mail. is to hurry up and get back in Ballots must be returned to the debt again-back in debt for ASCS office by no later than 5:00 something that will be useful and beneficial for everyone. I think this is one time when economy is not a virtue.

If you are dead set against a hospital or nursing home, then think of something else.

---ps---

that they have plans on foot for

PUBLIC MEETING

Two weeks ago a small meeting, called by the County Judge and Commissioners, was held at the Memorial building to discuss future medical needs for Eldorado and Schleicher County.

After an hour-and-a-half's discussion the meeting adjourned to meet again in two weeks-tonight -in order to obtain a broader consensus of opinion of county citizens.

The meeting tonight is a PUBLIC meeting, and you are invited if you are interested in future medical care problems of this community. Judge Bearce has announced that tonight's meeting will be held in the county court room.

All people seem to agree that we have a problem, but all are not agreed on a solution. If you have an opinion you are invited to be heard.

STARTING TIME SET FOR 8:00 O'CLOCK

Coach Expects About 43 Out For Football Practice Starting Monday

By PEYTON CAIN

Coach Earl Barnett is expecting edged out by unusually strong squad of some 43 lads to report Alpine last year for their district coach. for pre-school football practice this honors. The Cranes will be led by next Monday, August 16. These lads will include 11 freshmen, 14 McKay sophomores, eight juniors, and 10

seniors. Coach Barnett said that two-aday drills would be the rule for all Dwain Dempsey, Allan Corbell, practice days prior to the beginning of school and that the Eagles would journey to Rocksprings for a session on intra-school headknocking the afternoon of August

This early donnybrook with Rocksprings will be just one week in advance of the Eagles' efforts towards providing a bleak evening of exercise for the AA Golden Cranes of Crane High School the

School trustees have announced son's opener. The Cranes will be formation concerning them is as

Southwest Texas Electric Co-Op. Scattered showers over the area, members. Mr. Runge died about which dumped another half-inch of three weeks after the meeting of

Hundreds Throng 20th Meeting Of

lation that the barbecue might bers and guests to gather as usual utes of the preceding year's meet-Tuesday evening for the 20th an- ing. nual meeting of the Southwest Texas Electric Co-Op.

down slightly from a year ago, but to new three-year terms. representing good attendance The barbecue was nonetheless. and was followed by the business meeting conducted from the west porch of the Memorial Building. W. W. Sheen of Menard, presi-

ing to order. A moment of silent 129 new meters. prayer was held in memory of J.

Tom Sikes Hired As **Coach and Teacher**

Howard Payne College with a B. S. degree in History, was hired Monday night as Jr. High history of the association of electric coways potent although they were and social studies teacher and ops. He took some pictures.

> and social studies in Brownwood Jr. High school. He graduated from Bangs High school where he partitrack.

He will be in Eldorado after the 20th of August.

He will be remembered in Eldorado for his performance in the Co-Op, Pat Joiner. Plateau Relays on the outstanding Bangs team of the late 1950's.

moisture here in Eldorado in the a year ago. He was long-time secafternoon, and gave rise to specu- retary of the board of directors. Peyton Cain, who was appointed have to be served indoors, cleared to fill out Mr. Runge's unexpired off in time for hundreds of mem- term as secretary, read the min-

Louis Gayer, attorney for the Co-Op, presided at the election of Orland Harris reported that 879 directors in which W. W. Sheen plates of barbecue were served, and Joe M. Christian were elected

In his manager's report, Don Mc-Cormick recognized P. K. McInserved on the courthouse grounds tosh and W. R. Bearce as original directors present. He stated that during the past year, the Co-Op had continued to expand lines and other facilities and that 65 new dent of the Co-Op, called the meet- | miles of line had been added and

Two films were shown. The first Forrest Runge and other departed of these was "Fun At The Cir-

The second was a color film on the anual meeting of the National Rural Electric Cooperative Association which was held last January at Miami Beach, Florida, and which was attended by R. A. Harrell and W. W. Sheen of the local Co-Op.

Guests present included Howard Tom Sikes, a 1965 graduate of Moore of Graybar, Corky Gal-

Mr. McCormick introduced Paul Mr. Sikes is single, and belongs Harmon, Sherrill Dannheim, and to the Methodist church. He did Kenneth Hicks as new employees his practice teaching in history who had been hired during the past year

Lanis Mikeska, son of Mr. and Mrs. Wayne Mikeska, drew the cipated in all athletics and was a capsules with names to determine four-year letterman in football and the winners of the 16 door prizes. Prizes, with donors and winners, were as follows:

1. Universal electric personator,

2. Sunbeam deluxe percolator, Co-Op, Mrs. L. T. Wilson. 3. Electric deep fat fryer, Co-

Op, H. A. Belk. 4. Electric ceiling heater, Stew-

art Supply, May Runge. 5. Electric oven, Co-Op, W. F.

Edmiston. 6. Electric can opener and knife

27 or 28.

sical development. evening of September 3, the sea-

their stellar end, 220-pound Bob Coach Barnett said that freshmen up from the 1964 junior high division would include these lads:

Chris Faull, Ray Lozano, Jimmy McGinnes, Clay Meador, Jimmy Robledo, Hyman Sauer, Albert Torres, Ross Whitten, and Brooks Walker. These youngsters are venturing into high school play for the first time. A freshman lad may play senior high level football but usually endures a season of "B' game play for experience and phy-

A roster of the sophomores, juniors and seniors with pertinent in-

Goat Sale Coming Up At Sonora August 19

and types of agriculture in this county. A committeeman must be a resident of Schleicher county and be eligible to vote in the county committee election.

Petitions signed by six or more eligible voters nominating persons for membership on the committee will be received at the ASCS office until 5:00 p.m. August 19. Petitions must be limited to one nominee each. Eligible voters may sign as many petitions as he desires. Names of persons nominated by petition will be placed on the ballot if they are eligible and willing to serve as committeemen. Anyone nominated by petition whose eligibility is questioned will be notified immediately, and they may appeal to the county any time prior to the date set for completion of the slate of nominees.

The present county committee may make such additional nominations as are required or as it considers desirable.

Physical Exams Are Set Tuesday For Jr. Highs

Coach Barnett reports that phystarting at 6:30.

High school football players were given physicals there this the move. past Tuesday.

Mrs. Frank Van Horn, Mrs. C. L. Wheeler, and Mrs. R. L. Ballew.

New Babies

Mr. and Mrs. Bill Hook of San Angelo are parents of their third fires, unwind the hose from them, daughter, Kerrie Ann, born July and then hook up to the hand-30 in San Angelo's Clinic-Hospital. operated pumpers. The baby weighed 8 lbs. 9 oz., and who is 4.

Grandparents are Mr. and Mrs. Ed Hicks of Eldorado and Mrs. F. L. Hook of San Angelo.

The mother is the former Colparents.

moving the football stadium into town and establishing it on a location to be west of present school property.

We had never thought much about it one way or the other until the other day when a citizen took occasion to criticize the move. One of the things about the present location we've been proud of is the large parking space for cars. We've always been reminded of it when we go to Sonora for a game. Cars there are parked every which way on narrow side streets for blocks back from the stadium, and what a job it is to get your car out after a game. This citizen also asked, what

about all the older people living in that part of town? Do they want all the traffic congestion confusion and noise right in their midst? However, it's only five nights a year when we have home football games that the problem would be at its worst.

Now, as far as I am concerned, I am not that old. I'll not be at home when games are played; I'll be at the game.

But-are there others who object to moving the football games sical examinations for Junior High into town? If there are they should football boys will be given next make their objections known to be confirmed but that often the Tuesday evening at the local clinic the trustees now. I'm sure they heavier boys as they grew older would like to hear the objections lost weight slightly while freshbefore they are fully committed to men arriving as sophomores usu-

Palmer West was busy Monday Attending funeral services for working over a large-wheeled hose Mrs. Buddy Vaughn (the former cart which Mrs. Jim O'Harrow re-Alberta Whitley) in Christoval on cently gave the local fire depart-Monday were Mrs. F. M. Bradley, ment. The relic boasts wheels as tall as a man, and West was painting it a bright red, and was being assisted by Marvin McAngus in greasing the wheels.

-ps-

"It's a long time since I greased wagon wheels," West stated.

It seems that firemen in the old days used to wheel such carts to fire. The run was made at 2:40 p.m.

It's possible that the cart may has two sisters, Kim, 6, and Kelly, be taken down to Sonora during that city's coming celebration and McKavett. be shown off with other antiques.

The lines have been laid to the pump, and after they accept a bid new city water well at the airport, it may be a few days before the leen Hicks and she and her family but there will still be some delay contractor installs the new equiphave been visiting here with her tying it into the local system. The ment. City Council is taking bids for the

out	t the same as last ye	ear—al-1 i	ollows:			P
	Name		Wt-64	Wt-65 Est.	Class	
0	William Wiley Whitte	enback	116	125	soph.	go
1	Danny Halbert	back	142	150	junior	Li
2	Clifford Schooley, Jr.		145		soph.	us
3	Scott McGregor		153		senior	Di
4	Jimmy Mann		118	125	soph. j	15
1	Jay Halbert	back	140	150	junior	
1	Charles Nixon	back	180	185	senior	of
3	Ricky Buchner	back	143	150	junior	gi
7	Rusty Meador	back	147	150	soph.	So
2	Roy Davidson Jr	back	151	155	soph.	
4	Sam Henderson Jr		153	155	senior	2,:
0	Lonnie Gibson	guard	131	140	soph.	5.
1	David Nixon	guard	108	120	soph.	\$7
5	William C. McCravey	center	159		junior	\$5
0	Kirk Jones	guard	126	135	junior	\$4
3	Kenneth Roy Phelps .	guard	126	135	soph.	
4	Robert DeLong	tackle	198	190	junior	\$6
5	Robert Lester		153	160	senior	to
6	Steve Blaylock	guard	160	165	senior	
0	Wayne McGinnes	tackle	230		senior	си
1	Mickey Pennington	tackle	155	160	soph.	\$2
3	David Lloyd	tackle	127	135	soph.	CM
5	Jimmy Belk	guard	176	180		СМ
6	Johno Mayo Jr	tackle	215		soph.	СИ
7	Joe Phillips	tackle	202	205	senior	\$1
0	Danny Richardson	End	155	165	senior	
1	Joe Bosman	end	157		junior	
2	Ronnie Free	end	103	120	soph.	-
3	Gary Derrick	end	173	180	soph.	R
5	Phil Montgomery	end	165	170	senior	T

Coach Barnett remarked that the | ing various sets of data. estimated weights would have to

All lads will undergo physical examinations as required by Interscholastic League rules, this being an effort to prevent physical harm aly added weight. Such estimates to boys not being physically ready are useful in planning and comparfor the rugged sport.

Mrs. P. S. Dudley is in the Addresses Lions Club Clinic-Hospital in San Angelo.

H. A. Belk and L. E. Lloyd attended a farmers' meeting in Wall Monday night.

passed, and redistricting, & came Last Thursday, the firemen were called out to the Runge ranch where a large stock of hay was on

Mrs. Richard Grimes from Columbus, Mo., has been visiting Mr. and Mrs. Oliver Teele and her aunt and uncle, Mr. J. F. Webster, Fort

dise Point.

Lee.

old nannies brought \$4.50 to \$19 a head. Lambs went for \$18 to \$21.40 solid mouth ewes \$9.50 to ware Co., Jimmy West. a head, old ewes \$7.10 to \$7.30 heifer calves \$19 to \$21,20 cows \$13.50 cwt, and bulls 5.40 to \$16.80 cwt.

egistration Of Students o Start Wednesday

High School Principal Guy Whitcourses in his office for three Love, Mrs. L. D. Mund, Mrs. Del-days, Wednesday through Friday bert Taylor, Mrs. Oliver Teele, of next week.

Any students transferring into lie Clark from Christoval. the local high school should go by the principal's office any time soon Phelps, hostess; the honoree, Linin order to be assigned to a class. da Nixon; Mrs. Andy Nixon, mo-Take report card and other per-State Representative Jim Nugent tinent data from previous school of Kerrville spoke Wednesday at attended. the Lions club meeting, at which Ray Boyer presided. He discussed

Mr. Whitaker announced registration schedule as follows: the pay raise for teachers which

Wednesday, August 18th:

	Thursday August 19th	
-	Juniors2:00	p.m
	Seniors9:00	a.m

_9:00 a.m. homores _____ shmen _____2:00 p.m.

Friday, August 20th:

Mrs. Mabel Parker received 8th Grade _____9:00 a.m. ____2:00 p.m.

Mrs. T. W. Johnson recently Mr. and Mrs. Charles Wimer spent a week visiting in Midland. spent the week end at Buchanan Her son, Edwin, and daughter, Lake at their lake cabin on Para-Mrs. O. R. Burden, have been here with her this week.

sharpener, Temple, Inc., Mrs. E.

7. Sunbeam steam iron. Co-Op. vestock Exchange Company Aug- Edgar Sauer. 8. Sunbeam steam iron, Co-Op,

8A. Steam iron, Graybar Electric, Jack Griffin. 9. Electric apliance, Co-Op, Cle-

10. 1/4" electric drill, San An-

gelo Electric Service Co., Sam 11. Electric clock, Co-Op, Mrs.

12. Corning ware, Westinghouse Supply, Marvin Logan.

13. Sportsman lantern, Nelson .70 cwt and billies brought \$15 Electric Supply Co., Mrs. T. R. Spence

14. Yard lamp, Eldorado Hard-

15. Universal heating pad, Boyer steer calves \$23.10 to \$24 Electric, Mrs. W. C. Parks Jr.

Party Fetes Miss Nixon

Miss Linda Nixon, bride-elect of Velton Taylor, was honored with a gift tea Saturday, July 31, in the home of Mrs. Roy Phelps.

Cohostesses were Mrs. Sadie Davidson, Mrs. Lum Davis, Mrs. B. F. aker announced this week that the Harkey, Mrs. J. T. Jackson Jr., Mrs. Jr. High and High School students | Patton Enochs, Mrs. Sam Henderwill register for the coming year's son, Mrs. Bill Lester, Mrs. Gus Mrs. Earl Parker, and Mrs. Char-

Receiving guests were Mrs. Roy ther of the bride-elect, and Mrs. Clovis Taylor, the prospective bridegroom's mother.

Miss Jan Davis registered the guests.

Misses Jan Porter, Marsha Mund, Lynda McGinnes and Mickey Phelps were in the house party and served the guests.

A yellow and white color theme was used in decorations.

Out of town guests were Mrs. Jene Moore, Mrs. F. H. Argo and daughter Zee, Mrs. W. W. Herbert, Mrs. John Burnett, from San Angelo; Mrs. Charles Kellogg (sister of the future bridegroom), and daughter Deborah from Rankin; Mrs. Dick Runge of Menard, sister of the bride-elect.

Miss Nixon and her fiance will be married Saturday, August 21, in the First Christian church.

mendments to increase the Sen-	Jun
te to 39 members and provide	
our-year terms for state officials	
nd representatives. He was intro-	
luced by Eldon Calk.	Fre

out in favor of the proposed

word recently of the death of her 7th Grade _____ brother, Edward Tubb, at Robert

A Jubilee Sale featuring kid H. Dannheim. ats will be held by the Sonora

t 19 to tie in with the Soncra 8. Sunbear amond Jubilee set for August Dick Runge. Cattle, sheep, and goats will be fered at the sale which will beat 12:30 at the pens south of mens Sauer. nora. Sam E. Jones Jr. said that 44 head were auctioned August Hodges Billy kids brought from \$5 to 10 a head, nanny kids \$3.60 to Ben Hext. a head, and yearling nannies 60 to \$5 a head.

On August 15, 1964

I purchased the Gulf Service Station from Buddy Spicer, and took over operation of the business. As I complete my first year as your Gulf station agent, I wish to thank the people of Eldorado and Schleicher county for the support given me, and pledge anew my best efforts in the future. —Dan Griffin.

We are proud to serve townspeople, ranchers, farmers, oil companies, and contractors with top-quality Gulf fuels and lubricants, and tires. Check with us before you trade. Also, if you need a new muffler, we will install a new Dura-Life Muffler for just \$16.95.

If you have not taken that summer vacation trip yet, and plan to do so in the near future, be sure to bring your car to us first and yet us service it. Again, thanks for all patronage given us in our first year in business.

GRIFFIN'S GULF SERVICE Dan Griffin—Phone 26361

Tickets Being Sold For Football Season

Guy Whitaker reported this week that reserved seat tickets for the five home football games are being sold in his office at school for \$7.50 each.

Mr. Whitaker states that this Friday will be the final day for patrons to have option of buying the same seats they had last year. On Monday, the tickets not sold will go on sale on a first come first served basis.

The 1965 season opens Sept. 3rd when Crane comes here to meet the Eagles.

Mr. and Mrs. George Long returned from a trip to Borger, nor-thern New Mexico and Colorado.

The Kimble-Menard county singing convention will meet Sunday, August 15th, at the London Baptist church, at 2:00 p.m. Come be with us, states Mrs. Allen Davis, secretary.

Mr. and Mrs. Lloyd Johnson took her mother, Mrs. Ed Reardon, back to her home at Sherman recently after she visited here with the Johnson family for about a month.

Mr. and Mrs. Bill Gunstead and lyn and Billy Charles ited Sunday afternoon with the Tom Stewart family who have just moved from Kansas to Northern Natural Gas Company's Plymouth plant, located about 10 miles north of Texon. The Stewart family will live in one of the six houses in the nearby camp.

Mrs. Laman Hazelwood has been ill for two weeks at home. She is reported still sick, but some bet-

Mr. and Mrs. Grover Lee Johnson of Goldsmith visited here over the week end with her mother, Mrs. Bertha Wilson.

Ronnie McClain was to move this week to the Kempsky house vacated by Ronnie Giles.

A five-day Vacation Church School was concluded Friday at the Methodist church. A Bible School is under way this week at the Baptist church.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT

amending Article III of the Constitution of the State of Texas by adding a new Sec-tion thereto to be designated Section 48b, so as to create as an agency of the State of Texas the Teacher Retirement System of Texas, vesting the general administration and re-sponsibility of the proper op-eration of said system in a state board of trustees to be known as the State Board of Trustees of the Teacher Re-tirement System of Texas, au-thorizing said Board to invest assets of said system in vari-ous obligations. and subjects of investment, subject to cer-tain restrictions stated therein and such other restrictions as may hereafter be provided by law; provide in g that such Amendment shall be self-en-acting and shall not alter, amend or repeal Section 48a of Article III of the Constitu-tion of Texas or any legisla-tion passed pursuant thereto of Article III of the Constitu-tion of Texas or any legisla-tion passed pursuant thereto except insofar as such legisla-tion may limit or restrict the provisions of this Amend-ment; providing for the nec-essary election, form of bal-lot, proclamation, and publi-cation catio

cation. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Article III of the Constitution of the State of Texas be amended by adding Section 48b there-to which shall read as follows: "Section 48b There is here-

"Section 48b. There is here-by created as an agency of the State of Texas the Teacher Retirement System of Texas, the rights of membership in which, the retirement privileges and benefits thereunder, and the management and op-erations of which shall be governed by the provisions herein contained and by present or hereafter enacted Acts of the Legislature not incon-sistent herewith. The general ment System including land, on its adoption without any ment System including land, on its adoption without any

PROPOSED CONSTITU-
TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.administration and responsi-
bility for the proper opera-
tion of said system are hereby
vested in a State Board of
Trustees, to be known as the
State Board of Trustees of
the Teacher Retirement Sys-
tem of Texas, which Board
shall be constituted and shall
serve as may now or here-
after be provided by the Leg-
tislature. Said Board shall exand assets have been or may hereafter be invested by said Board. Said Board is hereby Board. Said Board is hereby authorized and empowered to invest and reinvest any of said moneys, securities, and assets, as well as the pro-ceeds of any of such invest-ments, in bonds, notes, or other evidences of indebted-ness issued or assumed or ness issued, or assumed or guaranteed in whole or in part, by the United States or part, by the United States or any agency of the United States, or by the State of Texas, or by any county, city, school district, municipal corp-oration, or other political sub-division of the State of Texas, both general and special obli-

gard to the permanent disposition of their funds, considering the probable income therefrom as well as probable safety of their capital; and further pro-vided, that a sufficient sum shall be kept on hand to meet payments as they become due each year under such retire-ment plan, as may now or hereafter be provided by law. Unless investments authorized herein are hereafter further restricted by an Act of the Legislature, no more than one per cent (1%) of the book value of the total assets of the Teacher Retirement System shall be invested in the stock of any one (1) corporation, no: shall more than five per cent (5%) of the voting stock of any one (1) corporation be owned; and provided further, that stocks eligible for pur-chase shall be restricted to stocks of computing incompared stocks of companies incorpor-ated within the United States which have paid cash dividends for ten (10) consecutive years or longer immediately prior to the date of purchase and which, except for bank stocks and insurance stocks, are listed upon an exchange registered with the Securities and Exchange Commission or its successors; and provided further, that so long as less than \$500,000,000 of said Fund is invested in the government and municipal se-curities enumerated above, not more than thirty-three and one-third per cent (331/3%) at any given time in common gations; or in home office fa- stocks. This Amendment shall cilities to be used in admin- be self-enacting and shall be-

equipment, and office build- | enabling legislation. This Secing; or in such corporation tion shall not alter, amend or bonds, notes, other evidences repeal the first paragraph of of indebtedness, and corpora-tion stocks, including common and preferred stocks, of any amended November 6, 1956, corporation created or exist-ing under the laws of the United States or of any of the shall not alter, amend or restates of the United States, as said Board may deem to be proper investments; provided the Constitution of Texas as that in making each and all of amended November 6, 1956, or such investments said Board shall exercise the judgment and care under the circum-stances then prevailing which men of ordinary prudence, dis-cretion, and intelligence exer-ing the provision of the second any legislation passed pursu-paragraph of Section 48a and any legislation passed pursu-ant thereto, may limit or recise in the management of strict the provisions hereof their own affairs, not in re-gard to speculation but in re-limitation or restriction."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state t an election to be held on lovember 2, 1965, at which lection all ballots shall have rinted thereon the following:

"FOR the Constitutional Amendment amending Arti-cle III of the Constitution of the State of Texas by adding Section 48b relating to the Teacher Retirement to the Teacher Retirement Fund and the Teacher Re-tirement System of Texas, revising provisions for in-vestment of moneys and other assets of the Fund, and changing other existing provisions and making other new provisions with respect new provisions with respect to the administration of the Teacher Retirement System."

"AGAINST the Constitu-tional Amendment amending Article III of the Constitu tion of the State of Texas by adding Section 48b relat-ing to the Teacher Retirement Fund and the Teacher Retirement System of Texas, revising provisions for investment of moneys and other assets of the Fund and changing other existing provisions and making other new provisions with respect to the administration of the 'Teacher Retirement. Sys-tem."

one-third per cent (33¹/₃%) Sec. 3. The Governor of of the Fund shall be invested Texas shall issue the necessary Proclamation. for the election and this Amendment shall be published in the man-

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER THREE ON THE BALLOT

NUMBER THREE ON THE BALLOTROPOSED CONSTITU-
TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.pended out of State funds for
assistance payments only shall
not exceed Sixty Million Dol-
lars (\$60,000,000); providing
that nothing in the Amend-
ment shall be construed to
amend, modify, or repeal Sec-
tion 31 of Article XVI of the
Constitution; providing f or
the necessary election, form of
ballot, proclamation, and pub-
lication.ment shall be construed to
amend, modify, or repeal Sec-
tion 31 of Article XVI of the
Constitution; providing f or
the necessary election, form of
ballot, proclamation, and pub-
lication.ment shall be construed to
amend, modify, or repeal Sec-
toon 31 of Article XVI of the
Constitution; providing f or
the necessary election, form of
ballot, proclamation, and pub-
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Constitution; providing f or
the necessary election, form of
ballot, proclamation, and pub-
lication.ment shall on the constitu-
toon 31 of Article XVI of the
Constitution; providing f or
the necessary election, form of
ballot, proclamation, and pub-
lication.ment shall on the constitu-
toon state funds; provided
that the total amount of such

Section 1. That Section 51-a and Subsection 51a-1 and assistance payments and/or 51a-2 of Article III of the medical assistance payments Constitution of the State of Texas be amended, and the same are hereby amended, so that they shall hereafter consist of one section to be known as Section 51-a of Article III, the United States or non-citi-zens who shall have resided within the boundaries of the ture shall have the power, by years, needy persons under the age of sixty-five (65) who are totally and permanently div totally and permanently dis-tabled and who are citizens of the United States, needy blind ture be deemed expedient, for the United States, needy blind persons over the age of eigh-teen (18) who are citizens of the United States, and needy children under the age of twenty-one (21) years who are citizens of the United States the United States and needy children under the age of twenty-one (21) years who are citizens of the United States cond to help such families ord to help such families citizens of the United States and to the caretakers of such children; providing rehabilita-tion and any other services included in the Federal legis-lation providing matching funds to help such families and individuals attain or re-tain capability for independ-ence or self-care, and for rehabilitation and other serv-ices for: tain capability for independ-ence or self-care; authorizing the Legislature to prescribe taging the Legislature to prescribe the Legislature to prescribe taging the Legislature to prescribe taging the Legislature to prescribe the Legislature to prescribe taging taging the taging tag the Legislature to prescribe residence requirements; pro-viding for the acceptance and expenditure of funds from the Government of the United States for such purposes; au-thorizing appropriations for such purposes out of State funds; providing that the max-imum amount paid out of State funds to any individual recipient shall not exceed the amount that is matchable out of Federal funds; providing that the total amount of such payments for assistance and/ or medical care out of State funds on behalf of such recipient

ices included in the Federal legislation providing matching funds to help such families and individuals attain or re-tain capability for independence or self-care, and to accept

thereon the following: "FOR the Constitutional "FOR the Constitutional Amendment providing for assistance to and/or medical care for the: (1) needy aged; (2) needy individ-uals who are permanently and totally disabled; (3) needy blind; and (4) needy children and the caretakers of such children; authoriz-ing the Legislature to cooping the Legislature to coop-erate with the Government of the United States in or the United States in providing assistance to and/ or medical care on behalf of such needy persons, and in providing rehabilitation and any other services in-cluded in the Federal legis-lotion providing funds to help such families and individuals attain or re tain capability for independ-ence or self-care, and to accept and expend funds from the Government of United States for such purposes, and to make appro-priations out of State funds for the purpose of provid ing assistance to and/or medical care and rehabilitation and any other services included in the Federal legislation providing matching funds on be-half of such needy persons; providing that the amounts expended out of State funds to and/or on behalf of in-dividuals shall not exceed the amounts that are match-able out of Federal funds providing that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of such recipients shall not ex ceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically author-ized and empowered to prescribe such limitations restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and or medical care for or on behalf of needy persons; and providing further that the total amount of money to be expended per fiscal year out of State funds for year out of State lunds for assistance payments only to recipients of Old Age As-assistance, Aid to the Perm-anently and Totally Dis-abled, Aid to the Blind, and Aid to Families with De-pendent Children shall never exceed Sixty Million Dollars (\$60 000.000) Providing that (\$60,000,000). Providing that nothing in the Amendment shall be construed to amend, modify, or repeal Section 31 of Article XVI of the Constitution.

medical care for the: (1) needy aged; (2) needy in-dividuals who are perman-ently and totally disabled; (3) needy blind; and (4) needy children and the care-takors of such abildren; au needy children and the care-takers of such children; au-thorizing the Legislature to cooperate with the Govern-ment of the United States in providing assistance to and/or medical care on be-half of such needy persons, and in providing rehabilita-tion and any other services included in the Federal leg-islation providing matching funds to help such families and individuals attain or re-tain capability for independ-ence or self-care, and to ac-cept and expend funds from cept and expend funds from Government of the United States for such purposes, and to make appro-priations out of State funds for the purpose of providing assistance to and/or medical care and rehabilitation and any other serv-ices included in the Federal legislation providing match-ing funds on behalf of such needy persons; providing that the amounts expended out of State funds to and/ or on behalf of individuals shall not exceed the amounts that are matchable out of Federal funds; providing that the total amount of such assistance payments and/or medical assistance payments out of State funds on behalf of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provisions of ap-propriate Federal statutes as they now are or as they may be amended, to the exmay be amended, to the ex-tent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be peces and restrictions and enact-such laws as may be neces-sary in order that such. Federal matching money will be available for assist-ance and/or medical care for or on behalf of needy persons; and providing fur-ther that the total amount of money to be expended per fiscal year out of State funds for assistance pay-ments only to recipients of Ments only to recipients of Old Age Assistance, Aid to the Permanently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Children shall never exceed Sixty Million Dellerer (\$50,000,000) Pro-Dollars (\$60,000,000). Providing that nothing in the Amendment shall be construed to amend, modify, or repeal Section 31 of Article XVI of the Constitution." Sec. 3. The Governor of the State of Texas is hereby directed to issue the necessary proclamation for said election and have the same published and held as required by the

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Mrs. Elnora Love was among the 500 florists from West Texas and New Mexico who attended the convention last week in Abilene.

Marshall Davis of Taft recently concluded a Gospel Meeting in San Angelo, and has visited his parents Mr. and Mrs. E. T. Davis. He is having his rental house here in the northeast part of town repainted. It was formerly occupied by Mr. Runnels.

SALES PADS for sale at the Success office





shall enact appropriate leg-islation which will enable the State of Texas to cooperate with the Government of the United States in providing assistance to and/or medical care on behalf of needy aged persons over the age of sixtyfive (65) who are citizens of

funds on behalf of such recip-ients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and re-"(4) Needy blind persons who are citizens of the United States and who are over the age of eighteen (18) years; "(4) Needy children who strictions herein contained are found to be in conflict with the provisions of appropriate Federal statutes as they now are or as they may be amend-ed, to the extent that Federal

matching money is not avail-able to the State for these pur-poses, then and in that event any, for participation in these

"(4) Needy children who are citizens of the United

States and who are under the age of twenty-one (21) years, and to the caretakers of such children.

"The Legislature may define

poses, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be avail-able for assistance and/or medical care for or on behalf of needy persons; providing further that the amounts ex-

that the total amount of such out of State funds on of such recipients shall not exceed the amount that is matchable out of Federal funds; provided that if the limitations and restrictions herein contained are found to be in conflict with the provis-ions of appropriate Federal statutes as they now are or as they may be amended, to the extent that Federal matching money is not available to the State for these purposes, then and in that event the Legislature is specifically authorized and empowered to prescribe such limitations and restrictions and enact such laws as may be necessary in order that such Federal matching money will be available for assistance and/or medical care for or or bchalf of needy persons; and provided further that the total mount of money to be expend d per fiscal year out of State unds for assistance payments nly to recipients of Old Age

Assistance, Aid to the Perm-anently and Totally Disabled, Aid to the Blind, and Aid to Families with Dependent Chil-Iren shall never exceed Sixty Million Dollars (\$60,000,000) "Nothing in this Section shall be construed to amend modify or repeal Section 31 of Article XVI of this Con-stitution; provided further, however, that such medical care, services or assistance shall also include the employnent of objective or subjective tive means, without the use of drugs, for the purpose of as-certaining and measuring the powers of vision of the human eye, and fitting lenses or prisms to correct or remedy any defect or abnormal con-dition of vision. Nothing here-

in shall be construed to permit optometrists to treat the eyes for any defect whatsoever n any manner nor to admin-ster nor to prescribe any drug or physical treatment whats ver, unless such optometrist is a regularly licensed physi-cian or surgeon under the Laws of this State."

"AGAINST the Constitutional Amendment providing Constitution and the Laws of for assistance to and/or the State of Texas.

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and a

THE ELDORADO SUCCESS, ELDORADO, TEXAS

PAGE THREE



SUPPLYING THE BEST IN HOME FURNISHINGS IN WHATEVER PRICE LEVEL MAKING THEM AVAILABLE AT MODEST COST AND HELPING CUSTOMERS GET THE MOST OUT OF THE SPACE IN THEIR HOME IS OUR FULL-TIME BUSINESS.

A COURTEOUS SALES STAFF AND AN ACCREDITED DECORATOR IS ON HAND TO HELP YOU WITH

Lions To Sponsor **Bicycle Inspections**

Wednesday, August 25th, has set by the Eldorado Lions Club for a Bicycle Inspection Day when all boys and girls will be invited to bring their bicycles in to be check-

This will be the first such inspection day to be held here in several years. It will begin that morning at 9:00 with inspection, lecture, and showing of a film on bicycle safety. Roy Phelps, Elton McGinnes, and

A. G. McCormack are in charge of arrangements for the event.

Business outlook is bright for the last half of 1965, according to UT's Bureau of Business Research. On the basis of reports from 20 cities, the Bureau found business activity 13% better for the first six months this year than January-June, 1964, and saw "nothing to dim prospects of continued prosperity" for the rest of 1965.

Fern Parrent has moved to San Angelo where she has accepted a position with the Care-Rite Nursing Home at 517 Childers street.

C. L. Martin Jr. has been doing some painting this week on the Presbyterian church building.

Texas draft boards will be inducting a "considerable number" of 19-year-olds by fall, if draft calls remain high, according to Col. Morris S. Schwartz, state Selective Service director. Amended September quota for Texas is 1459 men; estimated October call, 1780. This compares with recent monthly quotas of 700 to 900. Schwartz said that mostly 21-year-olds will be called in August.

Lynn Griffin is getting ready to aaa onto his house in western El-

County Extension News W. G. Godwin, Co. Agent

in approximately about two-thirds need such a boost. of all fields. However, as cotton is reaching advanced stages of growth larger populations can be tolerated without serious damage.

Boll weevil activity for the county remains about the same with infestations being spotted. Average count runs from 1% to 66% with a general average of

Fields should be inspected regularly and insecticides applied if 15-25% of punctured squares are two gallons per 1,000 square feet found as prescribed in L-218, Texas of surface area. Guide For Controlling Cotton Insects.

There are three great passings in American history: passing of the Indian, passing of the buffalo, and passing of the buck.

Uneven distribution of livestock



NOTE PAPER, reg. 98c	•		69c
NOTE PAPER, reg. \$1.49, now only	1.		98c
Humpty Dumpty Bobbie Socks .			39c
MEN'S HANDKERCHIEFS, 8 for			\$1.00
WASH CLOTHS, 8 for			\$1.00
1.98 TOWELS, now			\$1.00
29c BALL POINT PENS, now just	•	•	19c
MATERIAL, values to 98c, 2 yards for			\$1.00
HANES UNDERWEAR —— LEVIS ——	WRA	ANG	LERS

Eldorado Variety

Mr. and Mrs. Gene McCalla

ing. This is known as "summer In reality the tree is addrop." justing to the pecans that can be matured. It takes 11 leaves to furnish food nutrients, water and all the requirements for one pecan. Do not be misled by not watering and fertilizing of pecans in The cotton flea hopper remained July and August. This is the month about the same with infestations of peak load and your pecans may * *

> With the harvest of grain sorghums well under way, each producer should clean bins thoroughly. All old sacks and other debris that furnish living quarters for insects should be removed.

> After the bin has been cleaned thoroughly, spray the inside surfaces with one of the following formulations at the rate of about

Malathion-21/2%. 1.6 pints of 57% malathion emulsifiable concentrate in 5 gallons of water, or one gallon of the concentrate in With Bridal Shower 25 gallons of water to obtain 2½% mixture.

Methoxychlor—2½ % 2 pounds of 50% powder in 5 gallons of trable concentrate to 5 gallons of in the Baptist church on August and Janie Lacey and Toya Finley served the second hour. Hostesses, in addition to Mrs. water.

ture.



CHIROPRACTOR

ANNOUNCES THE OPENING OF HIS OFFICE

AT 501 EIGHTH STREET

OZONA, TEXAS

Phone 392-3140

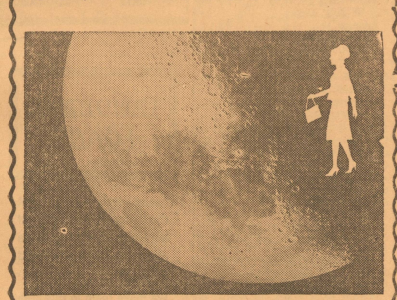
OFFICE HOURS: Monday thru Friday 8:30-12:00 & 2:00-6:00

Miss Hext Honored

A bridal shower was held last Saturday morning in the home of serving table. Kay Sanders and Mrs. Roy Phelps honoring Miss Jan Wagley served the first hour,

of San Angelo; and Mrs. Phelps. Miss Hext's chosen colors of azalea pink and white were carried out in the decorations of the





Woman Walks to Moon!

In her adult lifetime, the average American woman walks as far as the distance from Earth to the moon! Make you tired just to think of it? To avoid needless, extra steps when you're already busy enough, do your banking with us by mail-forms are free.



on large pastures will decrease the forage production and utilization. Proper selection of watering sites, salt containers and cross-fencing will reduce the problem.

Distance between watering facilities varies with land surface features, but each properly selected watering site should be sufficient for 1,000 to 1,500 acres of grazing land.

The use of salt to lure livestock to undergrazed areas and placing salt about one-half mile from water to obtain moderate use of entire pastures, should be a com-mon practice. It should be moved occasionally to avoid trampling and encourage even grazing.

Contrary to popular belief, it is not necessary that livestock obtain water immediately after salt consumption. As long as eight hours may elapse between the time animals eat salt and drink water.

If cross-fencing is necessary, use of suspension fences to reduce cost is practical. They are well adapted to subdividing large pastures for systematic rotational grazing programs.

Eight miles of cross-fencing is required to successfully subdivide a square four-section pasture for a systematic deferred rotation grazing program. Research conducted at the Sonora and Throckmorton Experiment Stations reveals that increased animal production will repay the cost of eight miles of cross-fencing in about eight years. Individual animal gains increased 25 to 100 pounds per head and range conditions improved from fair to good during ten years of experimentation at Sonora.

When girls start calling you 'sir," about all you've got to look forward to is your Social Security.

4-H boys serving barbecue to you, the patrons of Southwest Texas Electric Co-Op, Inc., were William Edmiston, Timmie Edmiston, Jim Martin, Mike McCravey, Chris McCravey, Walter Speck, John Powell, Hyman Sauer, Norris Sauer, David Parker, Wayne Mc-Ginnes, Jimmie McGinnes, Dwain Dempsey, Michael Mikeska, John Mayo, Micken Pennington, and Mayo, Internet Ricky Jones.

There have been many calls at the office in regard to pecans fall-

The modern girl usually gets baby-sitter.

20th.

and his grandmother, Mrs. Phillips | tin, Raymond Hall, & Bill Lester.

Fhelps, were Mmes. Pat Finley, J. Receiving guests with the bride-to-be were her mother, Mrs. Gran-Sanders, Bob Sykes, Jack Etheralong fine with her mother-in-law vil Hext; the mother of the future edge, Dick Jones, Vernon Rogers, because she can't afford another bridegroom, Mrs. H. C. Walker Sr., Ben Biggs, Oran Enochs, Jack Grif-

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

PROPOSEDCONSTITI-
MENDMENTment shall be self-enacting
and appropriations heretoforeTO BE VOTED ON AT ANmade in the General Approp-CONTROL AND ALL AND THE ADDRESS AND ADDRES HOUSE JOINT RESOLU-TION NO. 8 proposing an Amendment to Section 24, Article III and Section 17 of Article IV of the Constitu-tion of the State of Texas, to allow an annual salary in an amount to be fixed by the Legislature for the Lieuten-ant Governor and for the Speaker of the House of Representatives, and increas-ing the per diem allowance of Members of the Legisla-ture. Hauss of He Lieuten-ant Governor and for the Speaker of the House of Representatives, and increas-ing the per diem allowance of Members of the Legisla-ture.

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 pre-pared by the Comptroller to each county seat now or here-

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 24 of Article III of the Constitueach county seat now or here-after to be established; no Member to be entitled to mileamended to read as follows: "Section 24. Representatives age for any extra Session that may be called within one (1), day after the adjournment of the Regular or Called Sesshall 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 Treas-

sion.' 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 Gov-ernor, the Lieutenant Goverury 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 chall receive from the Public nor 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 shall receive from the Public Treasury an annual salary in 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 Rep-resentatives, 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 while he acts as President of (140) days of each Regular Session and for thirty (30) days of each Special Session of the Legislature. No Regu-lar Session shall be of longer duration than one hundred and forty (140) days This Amenda Senate, receive for his services an annual salary in an amount to be fixed by the Legislature and the same mileage which shall be al-lowed to the Members of the Senate and the same forty (140) days. This Amend- | Senate, and no more; and dur- | State.

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 the time he administers the Government, receive in like manner the same compensa-tion, which the Governor would have received had he been employed in the duties of his office."

Sec. 3. The foregoing Con-stitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held on

at an elections of the blate 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 an-nual 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 Dol-lars (\$20) per day for the 140 days of each Regular Session and 30 days of each Special Session. "AGAINST the Constitu-tional Amendment allowing

tional 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 allow-Representatives and allow-ing a per diem for Mem-bers of the Legislature not to exceed Twenty Dollars (\$20) per day for the 140 days of each Regular Ses-sion and 30 days of each Special Session." Sec. 4. The Governor of Texas shall issue the neces-sary proclamation for the elec-tion and this Amendment shall be published in the manner and for the length of time as required by the Con-stitution and laws of this

stitution and laws of this

PAGE FOUR

THE ELDORADC SUCCESS, ELDORADO, TEXAS



That all of the above more fully appears in a certain written Peti-Eldorado Independent School Dis- tion for Condemnation filed with



NOTICE TO BIDDERS

The City of Eldorado will receive bids until 7:30 p. m., Thursday, August 12th, at the City Hall for deep well turbine pump and

One water lubricated line shaft turbine pump, having a minimum of 14-10 inch stages, running at 1760 RPM to deliver a minimum of 480 gallons per minute at a total dynamic head of 560 feet. Impellers shall be inclosed type. Line shaft shall be 11/2 inch diameter, and of 21045 grade steel or better and in 10 ft. lengths.

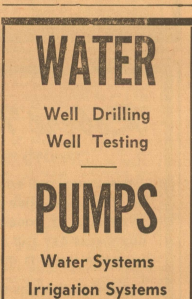
Pipe column shall be 6 inch inside diameter with butt joint thread and collar, in 10 foot lengths. Pump suction shall be set at 380 feet or more.

Discharge head shall have a base diameter of 161/2 inches for a maxi-

Right angle gear drive of 90 reduction ratio of 4-3 and a non reverse ratchet. Power unit shall be an internal combustion engine, industrial V8 type, having not less than 425 cubic inch displacement. Power unit shall be complete and ready to run, with clutch, cooling coil, safety switch, oil filter, battery and natural gas carburction. Bids will be received on a complete installation basis. Base foundations

to be supplied by bidder. The City of Eldorado reserves the right to reject any or all bids, and to accept any bid that it deems advantageous to the City.

L. B. BURK, City Secretary.



Stand, died at the age of 60. Mr. and Mrs. Jack Clark were a telegraph line from Washington being honored on their Golden to Baltimore.

the federal government to build

ber 1, 1934, from George Williams to the Board of Trustees of the

DAY OR NIGHT SERVICE

RATLIFF-KERBOW FUNERAL HOME Eldorado Sonora Phones: Eldorado ____ 21561

If no answer Dial ____ 25541 Or call (Toll) Sonora__ 21871

QUICK SERVICE on orders for rubber stamps. Dating stamps and Mabel Woodward in San Angelo. stamp pads in stock. The Success.

ELDORADO SUCCESS PUBLISHED EVERY THURSDAY At Eldorado, Texas 76936

Fred Gunstead___Editor-Publisher Bill Gunstead____Associate Editor

Subscription Rates

1 Year, in Schleicher County \$3.00 1 Year, Elsewhere____\$4.00

Entered as Second Class Matter at the post office at Eldorado, Texas, under the Act of March 3, 1887. Any erroneous reflection upon the char-acter, standing or reputation of any person firm or corporation which may appear in the columns of the Success will be gladly corrected upon same being brought to the attention of the publisher.

Notice of entertainments where a charge of admission is made, obituaries, cards of thanks, resolutions of respect, and all matters not news will be charged for at the regular rates.

Announcements of revivals for churches are considered advertising and charged for at regular advertising rates.

Unsolicited poetry charged for at regular advertising rates.

Pictures ——— Unsolicited pictures for publication charged for at engraver's rates.

Front page advertising announcements to be charged for at a rate equal to three times the regular rate.



Wedding. A daughter, Peggy Lynn, was born to Mr. and Mrs. Leroy Hanusch.

Rev. Charles Bruce, chaplain, and 27 local firemen, attended the Hill Country meeting in Eden. Gunsmoke, The Raiders, The Great White Hunter, Meet Me at the Fair, and The Lone Hand were being shown at the Eagle Drive-In Theatre. Mrs. Christina Mittel observed

her 80th birthday with a family get-together and celebration. Charles Ratliff of Ozona, former

Eldorado resident, married Miss

35 YEARS AGO

Aug. 15, 1930-L. M. Hoover took a pint of Whitten well crude oil from the jug on exhibit in the drug store and put it in a car to be driven by Marcus Fury, local Chevrolet salesman. Mr. Fury drove the vehicle for 3.9 miles.

Supt. R. D. Holt was getting ready to start the Fall term of school. J. Carleton Smith was principal, and others on the high school faculty included Miss Willie Allen, Miss Dorothy Bradshaw, Dave Williamson, Miss Lillian Orsborn, Miss Moore, and Miss Dena Meyer.

Miss Frances Armstrong was grammar school principal, and her faculty included Tom Redford, Miss Ruth Howell, Miss Lillian Orsborn, Mrs. Payne Robinson, Mrs. Otis Buie, Mrs. Bennie Mc-Clain, Miss Una Lee, and Mrs.

S. L. Stanford was president and W. N. Ramsay was secretary of the Board of Trustees. Members were Jess Koy, Bud Ellis, Doc Kerr, Ed Reynolds, and W. R. Nicks.

Mrs. Melvin Crabb won high club and Mrs. Sam Roberts high guest as Mrs. L. T. Barber entertained

the Eldorado Bridge Člub. L. E. Clement and family returned to Station A after a 17-day trip to Arkansas.

J. A. Flynn announced that the newly completed theater building would be in operation by Sept. 1st.

ELDORADO LODGE

No. 890 — A. F. & A. M. Stated meeting 2nd Thursday in each month, at 7:00 p. m. from Oct. 1 to April 1, and at 8:00 from April 1 to October 1. Visiting brethrow welcome G



Blake's Electric B. L. Blakeway Ph. 24151

BUFFET DINNER SERVED EVERY SUNDAY 11:00 A.M. TO 2:00 P.M. All You Can Eat: Adults _____ \$1.25 Children, under 12____75c PIT BARBECUE-TO GO

Java Junction Cafe Shorty and Mozelle Taylor

Car Air Conditioning Your air conditioning system is an expensive accessory and must be Your air conditioning system is an expensive accessory and must be serviced periodically to prevent failure. Working parts of the sys-tem are oiled by the circulation of freon and oil in the system. If a leak has occurred during the off season, and they often do, the system can be damaged in just a few minutes of operation. Let us check your air conditioning NOW at the beginning of the season.

TOPLIFFE GAS & ELECTRIC SERVICE

General Welding OF ALL KINDS:

FARM AND INDUSTRIAL

We do all kind of Repairs on Stock Trailers and Horse Trailers. Trailers built to order.

Bulldog Hitches and Jacks

Eldorado Welding Shop Earl Dean Clark Phone 21811

trict, recorded in Volume 32 at the County Judge as aforesaid on Page 539 of the Deed Records of July 20, 1965, a copy of which Schleicher County, Texas, and be-ing a part of Section 77, Block A. This notice and

This notice and citation shall be H.E. & W.T. Ry. Co. Survey, Sch- served by the Sheriff Personally leicher County, Texas, located by by publishing the same once each virtue of Certificate Number 41 week for four (4) consecutive ssued to the H.E. & W.T. Ry. Co. weeks, the first publication to be Survey, being more particularly at least twenty-eight days before described as follows, to-wit: the return day above fixed.

Beginning at a point in the HEREIN fail not, but have you Southeast boundary line of Texas before the undersigned Commis-State Highway No. 30 and the sioners on or before the 6th day of most northern corner of a certain September 1965, this notice and tract of land conveyed by Jona- citation, with your return thereon, than Keeney and M. D. Keeney, showing how you have executed his wife, unto the said George Williams by a Deed of Conveyance dated the 20th day of July, 1926, COMMISSIONERS hereto appointand recorded in Vol. 24, Page 104 ed by the County Judge of Schleiet seq. of the Deed Records of cher County, Texas, on this the 20 Schleicher County, Texas, for a day of July 1965.

corner of this tract. THENCE South a distance of 1733 feet to a stake for the Southeast corner of this tract.

THENCE West a distance of NOTICE OF BIDS FOR 895.5 feet to a stake for the South-west corner of this tract. THENCE North 17 degrees 35'

West a distance of 656 feet to a stake in the Southeast line of said State Highway No. 30 for a corner

entered upon the Minutes of said of this tract; THENCE North 45 degrees East Court, will receive and consider a distance of 1560 feet to the place sealed bids at 10:00 o'clock A.M. of beginning, containing 28 acres, on August 23, A.D., 1965 at the regular meeting place in the Court more or less.

House in the City of Eldorado, Tex-The said lease to provide for royalties of at least 1/8 on oil and as, on oil, gas and mineral leases gas, and shall provide for a pri- on the following described land. mary term of not more than five to-wit:

James Williams

E. H. Sweatt

W. T. Parker

All of Lots 1, 2, and 3 in Block (5) years, and may contain a pool-5, West Addition to the town of ing provision as authorized by the Eldorado, Texas, and All of Block 6, West Addition to the town of Eldorado, Texas. applicable Statutes of the State of

NOTICE is hereby given that

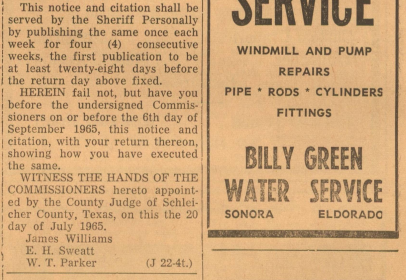
the Commissioners' Court of Sch-

leicher County, Texas, pursuant to

its Order of July 26, A.D., 1965,

The said Board of Trustees will All bids shall be upon the undermeet at the High School Building, standing that Schleicher County Eldorado, Texas, at 7:30 o'Clock p.m., on the 16th day of August, will retain at least a one-eighth (1/8) royalty; that in no case shall 1965, to receive and consider all the primary term of any such minbids submitted and will award said eral lease be longer than three lease to the highest bidder, provided, however, that if, in the opinion of said Board of Trustees, years from the date of the lease or leases; and that the Commis-sioners' Court may reject any or the highest bid submitted does not all bids if in the opinion same do represent the highest market value for said lease, then said Board of not represent the fair value of such lease or leases. J. P. Enochs, County Clerk

Schleicher County, Texas (J29-Au5-12)





1

Loans designed to meet the greater demands of land owners during these changing times are Land Bank loans.

We make them in this area and will be pleased to explain to you how one may well be the answer to your loan needs.



SONORA, TEXAS Phone 24221

One hand-operated mill was provided for each group of five to ten men in the Roman army and the

soldiers ground their own corn.

Schleicher County Independent Schleicher County, Texas (Ju29 Au 5-12)

Trustees may, in its discretion, reject all bids submitted. Sam H. Henderson President, Board of Trustees of

School District,

THE ELDORADO SUCCESS, ELDORADO, TEXAS

BRAHMAN NOT COWED BY POPCORN

READY FOR SALTY STATE FAIR — At last year's State Fair of Texas, this Brahman found something better than a

Fair of Texas, this Branman found something better than a saltlick; a hole with some salt, but the salt was on popcorn. Undaunted and un-cowed, the Brahman won — everybody knows that eating popcorn is part of "going to the fair." The 1965 State Fair of Texas will run October 9 through 24 in Dallas, with the internationally significant Pan-American Livestock Exposition the major attraction of the first nine days. The Pan-American will feature the Premier Angus Show of the Americas, along with excellent shows of Hereford, Brahman, Brangus, Charolais, Santa Gertrudis and Shorthorn

Brahman, Brangus, Charolais, Santa Gertrudis and Shorthorn braining the exposition, a superior dairy show also will be presented, with the Regional Holstein Show, State Jersey Show, and shows for Ayrshire, Brown Swiss and Guernsey cattle. In addition, there will be shows for purebred swine, PAGE FIVE

REAL ESTATE BARGAINS

2 bedroom house in Glendale	\$3,750
3 bedroom huse with 2 lots	\$3,500
2 bedroom house to be moved	\$1,050
2 bedroom, double garage, fenced	_\$8,500
2 bedroom house, close in	\$2,650
2 bedroom, block from city hall	\$3,000

WILLIAMS REAL ESTATE

PHONE 22991

ELDORADO, TEXAS

Voter Registration Bill 'Grab For Power' By Federal Government Says Fisher

By Congressman O. C. Fisher

The much ballyhooed voter regis more a grab for power by the federal government, at the expense of the states, than it is a protection for Negro voters. Make no mistake about it-there was in reality no need for any more law

were given all the authority they! needed, and all they could use, to prevent any form of discrimination against Negroes in the use of the ballot

But the new voter bill goes much further. In states or in political sub-divisions where fewer than 50% of the Negroes choose to register or vote in a preceding election then the Attorney Cone. election, then the Attorney General may, if he chooses, send in federal registrars who can shove local election officials aside, and rights legislation was not needed regardless of local laws, however get votes.

reasonable and necessary such local election laws may be.

With this unprecedented power the House and Senate and was signed by the President last week, crowd ever gets control of the programs and four additional | ments federal government, and should want to do it, they could effectively influence or even control many local elections—even for jus-tices of the peace or mayor of a small town.

to protect voter rights. Last year the Congress passed a bill which fully authorized the courts to enjoin against arbitrary rules which might interfere with the voting privilege. The courts were given all the authority they is prostituted and ignored And the is prostituted and ignored. And the sad thing about it is that the present Supreme Court will probably uphold the law by doing as it has done on other occasions—by ignoring the plain wording and inten-

cook up another emotional civil right bill to fight over next year -that being election year. Voter virtually decide who can vote- to protect votes-but it serves to of the Brazoria county line across the huge blasts of powder which

Edmistons Honored On Golden Wedding Sunday

Mr. and Mrs. E. N. Edmiston drews and other relatives here celebrated their Golden wedding recently were Mr. and Mrs. Theoanniversary on Sunday, August 8, at their ranch home. The couple's five children and 13 grandchild-ren honored them with a party all of Fredericksburg. and open house.

gold cand elabra with white satin streamers to a white in the Finnigan addition. Bible, encircled by a gold wedding band.

Mrs. L. V. Newport is in the Shannon hospital for tests. Visiting Mr. and Mrs. Roy An-

The table centerpiece was ar-ranged by Mrs. R. L. Bridgeman. Dan Griffin is moving this week in getting local sponsors. vn newly

overnor Connally. Community Action projects in General's Youth Conference on Houston, San Antonio and Merce-des carry federal grants totaling August 19-22.

> Hypo 'Bullets' For Big Game

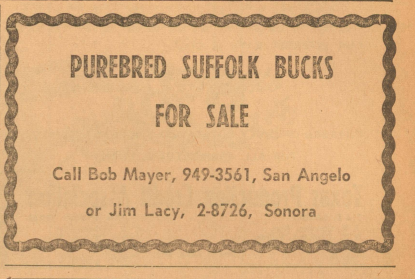
To kill or tranquilize, that is the uestion. And that's the theme of 'Rhino," the MGM film which is in color and which is being shown Friday and Saturday nights of this week at the Eagle Drive-In Theatre here in Eldorado.

Science has introduced a new twist to big-game hunting. beasts are now being shot with hypodermic "bullets" instead of could bring down animals which tipped the scales in excess of 5,000

Several herds in Africa's dank jungle areas are approaching extinc-"Rhino" offers a strong argument in favor of animal conservation. Poachers and kill-happy hunt-

ers have made an almost criminal dent in the herds which once roamed the South African plain. Unless something is done, the white rhino, the wildbeast and some of their jungle mates could disappear.

A story line (conservationist vs.



The priceless gift for every Mother ...

14 Karat **MOTHER'S RING®**

The gift of a million happy memories

She'll wear it with pride . . . cherish it always. The two bands of 14 karat gold signify husband and wife ... in turn, the bands are joined together by the synthetic birthstone of the month for each child in the family. THERE IS ONLY ONE "MOTHER'S RING."IT IS so distinctive, so unique, that is has been awarded U.S. Patent #186,183. Ask for it by name, confirm it by its identifying tag.





Neighborhood Youth Corps appli- - Indications are that more than cations have been approved by the initially predicted 1,600 youths Governor Connally.

more than \$2 million NYC grants of \$155,040 will per-

sheep and goats,

mit employment of 393 students On The Screen . . . in Luling, Anderson county, San Jacinto county and Trinity county.

Intercoastal Canal Dilemma Joe Moore has a \$400,000 prob-

em and, so far, no solution. Moore a member of Gov. John Connally's staff, is trying to find a way to allow Texas to live up to

ment to a proposal for the widening and deepening of the Intracoastal Waterway from the mouth of the Sabine River to just south West Bay.

He assured the U.S. Army Corps pounds. The reason is obvious. of Engineers that local sponsors would meet the cost of the rightof-way so that the canal could be tion. widened to 140 feet from 125 feet.

"All that was needed to keep the project going in 1955 was the state's commitment," Moore said. "There was no need to produce the right-of-way money then. But there is now, if we're not going to lose the project. The state has at Dan Griffin is moving this week least a moral commitment to aid

Serving at the table were the four granddaughters of the couple: Pam Spigarelli, Paula Spigarelli, Sue Edmiston and Chris Edmiston. Punch and cake squares were served. The cakes were decorated with the Ranch Brand in gold.

Mrs. Lyonelle Ballew and Mrs. J. L. Neill registered the guests as they arrived. Many local guests, as well as out of town guests were present. In the receiving line to greet the guests were the honorees and their children, Orval Edmiston, W. F. Edmiston, Billy Gene Edmiston, Mrs. R. D. Spigarelli.

Out of town guests were: Mr. and Mrs. Arthur Wingo, Mrs. Melvin Lubke, Mr. and Mrs. Billy W. Barker and family of Rochelle Mr. and Mrs. H. Berry, Foster, Oklahoma; Mrs. Ken Violett and Debra of Oklahoma City; Mr. and Mrs. Ed Cohagen, Kilgore, Texas; Mr. children, Midland; Mrs. Ora Sapp, Midland; Mr. and Mrs. Ray Charles Jim Thornton and family of Wi-chita Falls; Mr. and Mrs. Duke floor of the Lowich building. Mrs. Billie Brown, Mrs. Bert of Higher Education soon will oc-Schindler, Mr. and Mrs. Louis cupy the entire sixth floor of the 458, according to Comptroller Rob-zebras and giraffes frollicking in and Judy Emsoff, of San Angelo; Mr. and Mrs. L. B. Sheffield, Mrs. ton of Menard, Texas;

Miss Marjorie Smart and Mr. and Mrs. Morgan Davis of Rocksprings; Mr. and Mrs. Clay Holland and Mr. and Mrs. Damon Evans, Junction; Mr. and Mrs. O. L. Richardson, Mr. and Mrs. R. G. Nance, Mrs. John Reiley, and Mrs. Robert Kelly of Sonora, Texas; Mrs. Gene St. Clair and Christy of Washing ton, D. C.; Mr. and Mrs. Reginald Atkinson of Mertzon; Mr. and Mrs. Billy Gene Edmiston and son of Alvin, Texas; Buster Brady of Houston; and Mr. and Mrs. R. D. |-State Water Commission port, Louisiana.

Scores of cards, telegrams and Sam Houston Building. calls were received from wellwishers, and a few continue to Anti-Poverty Projects Okayed

Mr. and Mrs. Joe Stanford are visiting here this week with rela-

tives and friends. They live in California.



playing a game of musical chairs. | life Department. partmental moves that have just hearing opponents of an applica- ations of movie fans to believe. and Mrs. Luke Thompson Jr., of taken place, are now being made tion to approve lower interstate There are comparable wide-open Brady; Mrs. R. L. Bridgeman and or will be completed this month: rates on mixed shipments of inter- spaces in West Texas which could -Teacher Retirement System of state and intrastate products. Texas has moved from the fourth Truck lines oppose the practice film. Edmiston and family, Mr. and Mrs. floor of the Sam Houston State long followed by railroads. Jack King of Odessa; Mr. and Mrs. Office Building, formerly State Of- - Cigarette tax receipts increased duce the breath-taking site of a fice Building No. 1, to the third \$280,118 in July over the same herd of elephants bathing in a King, Mr. and Mrs. R. A. King, -Texas' new Coordinating Board sales dropped off \$108,182 and ing each other's furry coats for

Stockton, Judy and Pam McAngus, Sam Houston State Office Building. ert S. Calvert. -Parks Division of the Texas -State Auditor reports that as of involves a tribe of natives doing Parks & Wildlife Department August 31 last year the University a dance which seems strangely G. Kiehne, and Mrs. Eunice Sut- moves out of the Sam Houston of Texas system held investments related to the Twist. Building-into the newly acquired worth nearly \$463 million. American Legion Building-to -Attorney General Carr says his lolling lazily in the shade, is an

er Education.

Building (State Office Building No. | cedure and recent US Supreme | their eyes, and a thick skin. 2) into the west wing of the Sam | Court decisions pertaining to crim-Houston Building.

the Building Commission.

will Spigarelli and family of Shreve- move from the American Legion partment. A Viet Nam side trip Building into the east wing of the still is uncertain.

Although no firm figures are available. Moore believes acquisiject through Jefferson, Chambers across. and Galveston counties would cost about \$400,000. The federal government's cost of widening and deepening the waterway is expected to be in excess of \$6 mil-

open the channel to Mississippi purposes. River barges.

Short Snorts . .

for oil fields over the state simi- one tries to outfox the other. But lar to those used in East Texas. -Texas Parks and Wildlife De- is no exception. The grudge is sett partment will send hunting and led when Guardino is attacked by fishing licenses to 2,500 dealers a python—a particularly spineearlier this year to avoid the usual tingling shot—and Culp and Miss ast-minute scramble.

-Detailed hunting and fishing He teams up with science. regulations for key areas now are Austin, Tex.-State offices are available from the Parks and Wild-

Better make note of these de- - Texas Railroad Commission is exactly what Tarzan has led gener-

make room for the Board of High- office will sponsor a series of 14 impressive scene. regional seminars over the state weigh upwards of 5,000 pounds, -State Building Commission will to acquaint law officers with the grotesque animals with beady move from the Reagan State Office new Texas Code of Criminal Pro- eyes, a sharp horn located, between inal laws.

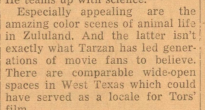
-Texas Tourist Development Ag- -Governor Connally tentatively is standard rifles. The animals are ency, now in the Sam Houston planning to go to Japan on Octo- totally tranquil only seconds after Building, will move into offices in ber 20 with a group of Governors the "bullets" have found their the Reagan Building vacated by participating in an exchange prog- mark. Miss Eaton probably beram sponsored by the Japanese came the first actress in history government and the US State De- to be photographed astride a rhino.

poacher with a shapely blonde tossed in for added measure) helps tion of right-of-way for the pro- director Ivan Tors get his point Harry Guardino is cast as the

rugged poacher and British actress Shirley Eaton is his girl. Robert Culp portrays the jut-jawed scientist who hopes to rope a pair of white rhinos and send them to Completion of the project would some un-named zoo for breeding

been offered \$20,000 by a British son with his sister and her family, syndicate if he can deliver the the Sherwood Barkers. He attend-

the good-guy always wins and this Eaton nurse him back to health.



But West Texas could never promonth in 1964, but liquor stamp shallow pond, or baboons searchthe grass. One interesting scene

Discovery of the white rhinos, The beasts

Science triumphs in the form of two of the hypo darts shot from A final scene shows the subdued beasts crated aboard huge trucks,

-Texas League of Women Voters en route to some domestic zoo has issued the first of two Guides where they will help preserve the that will be published relative to species. One's sympathy, in these come in, the Edmistons report. | Three more Community Action this year's Constitutional Amend- times, is with the animals.

SALE STARTS AT 12:30 P.M. SONORA LIVESTOCK EXCHANGE CO. Del Rio Highway--Sonora, Texas-Phone 2-6961 Stay Over For Sonora's Diamond Jubilee--August 20-21

Ray L. Ballew will return home | to other places of interest in the Unknown to Culp, Guardino has today after a week spent in Dickin- Houston area.

Ben Hext gave a watermelon -Texas Railroad Commission has beasts alive and kicking. It makes ed a game at the Astrodome on supper Tuesday night for the fireordered its staff to devise tests for some interesting footage as Wednesday night, and made trips men.

NOTIGE

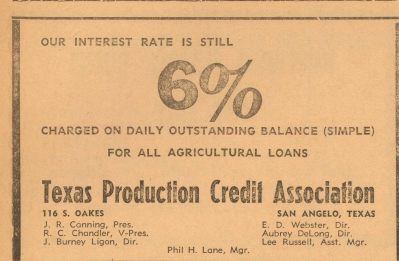
To All Sons and Daughters of the Glorious State of Texas land a few Selected Yankees)

You are Herewith Advised of the Forthcoming Celebration of the 75th Anniversary of the Founding of our Fair City and Great County, in Honor of which will be held: an Historical Revue of Great Scope and Entertainment on Friday and Saturday evenings August 20th and 21st; a Parade of fine Animals and Vehicles both horsedrawn and horseless on Saturday morning; a Bospel Service Sunday afternoon August 15th with Preaching by Dr. Andrew F. Edington a most Eloquent and Sensible Speaker and Gospel Singing led by Lloyd P. Bloodworth, Sr. the same having a Voice both Strong and Melodious; a sociable Gathering for making new Acquaintances and Greeting old Friends Friday; a Barbecue with Victuals Succulent and Plentiful on Saturday; and Street Dancing to the Well-Favored Music of fine Instrumentalists Saturday evening.

A Cordial Invitation to attend this Gala Affair is extended you by

THE CITIZENRY OF "THE CAPITAL OF THE STOCKMAN'S PARADISE" SUTTON COUNTY SONORA TEXAS

The Eldorado Success, Eldorado, Texas Thursday, Aug. 12, 1965



State Meeting Of Electric Co-Ops Is On

A thousand rural leaders will concern themselves with "Helping Texas Grow" when they convene in Dallas August 11-13 for the state- One Traffic Death In wide annual meeting of electric cooperatives.

Nearly 200 of the delegates will wear badges of honor signifying had one fatal accident, three prop their service to the rural electri- erty damage accidents, and \$1,100 fication for 25 years or more. The in property damage reported, acmeeting marks the 25th anniver- cording to the summary released sary of Texas Electric Coopera- by the San Angelo Sub-District of tives Inc., statewide association of the Texas Department of Public the 79 member owned rural elec- Safety. tric systems serving in rural areas of all but eight counties of the 1965, our county has had \$9,034 in state.

ram include Secretary of Interior Stewart Udall, REA Administrator Norman Clapp, former Texas Secretary of State Tom Reavely and the national president of the American Dairy Association, Troy

Kern of Cooper, Texas.

and a few of the directors of the Southwest Texas Electric Co-Op were scheduled to leave Wednesday morning of this week to attend the convention.

This County In July

During July, Schleicher county

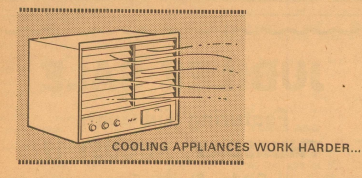
For the first seven months of property damage, five injuries, Featured speakers on the prog- and a total of 22 accidents.

> Mr. and Mrs. P. S. Dudley returned home Saturday after spending several weeks in Colorado.

Beverly Brooks of Sterling City visited here over the week end Mr. and Mrs. Don McCormick, with the Albert McGinnes family

You probably use more electricity during the HOT SUMMER MONTHS

because...



PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON AL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ELECTION TO BE HELD ON NOVEMBER 2, 1965. SENATE JOINT RESOLU-TION NO. 24 proposing an Amendment to the Constitu-tion of the State of Texas by amending Article VII, Section 17, providing a method of pay-ment for the acquiring, conment for the acquiring, con-structing and equipping of buildings and other permanent improvements at certain state institutions of higher learn-ing; providing for allocation of funds therefor; authorizing the issuance of bonds or notes and the pledging of allotted funds for the payment of same; providing for an elec-tion and the issuance of a

tion and the issuance of a proclamation therefor. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 17. of Article VII of the Consti-tution of the State of Texas be amended so as to hereafter read as follows:

read as follows: "Section 17. In lieu of the state ad valorem tax on prop-erty of Seven Cents (7¢) on the One Hundred Dollars (\$100.00) valuation heretofore committed ta be laviad by Sect permitted to be levied by Sec-tion 51 of Article III, as amended, there is hereby lev-ied, in addition to all other taxes permitted by the Con-stitution of Texas, a state ad valorem tax on property of Two Cents (2e) on the One Hundred Dollars (\$100.00) valuation for the purpose of creating a special fund for the continuing payment of Con-federate pensions as provided under Section 51, Article III, and for the establishment and continued maintenance of the State Building Fund as pro-vided in Section 51b, Article III, of the Constitution. "Also, there is hereby lev-

ied, in addition to all other taxes permitted by the Contaxes permitted by the con-stitution of Texas, a state ad valorem tax on property of Ten Cents (10e) on the One Hundred Dollars (\$100.00) valuation for the purpose of creating a special fund for the purpose of accuring conpurpose of acquiring, con-structing and initially equiping buildings or other perma-nent improvements at the des-ignated institutions of higher learning provided that none of the proceeds of this tax shall be used for auxiliary enterprises; and the governing board of each such institu-tion of higher learning is fully authorized to pledge all or any part of said funds al-lotted to such institution as ty at Canyon

shall bear interest not to exceed four per cent (4%) per annum and shall mature serially or otherwise in not more than ten (10) years; pro-vided further, that the state tax on property as heretofore permitted to be levied by Sec-tion 9 of Article VIII, as amended, exclusive of the tax necessary to pay the pub-lic debt, and of the taxes pro-

lic debt, and of the taxes pro-vided for the benefit of the public free schools, shall never exceed Thirty Cents (30ϕ) on the One Hundred Dollars (\$100.00) valuation. All bonds shall be examined and ap-proved by the Attorney Gen-eral of the State of Texas, and when so approved shall be inwhen so approved shall be incontestable; and all approved bonds shall be registered in the office of the Comptroller of Public Accounts of the State of Texas. Said bonds

shall be sold only through competitive bids and shall never be sold for less than their par value and accrued interest. "The following state institutions then in existence shall be eligible to receive funds raised from said Ten Cent (10ϕ) tax levy for the twelve-year period beginning Janu-ary 1, 1966, and for the suc-

ceeding ten-year period: Arlington State College at Arlington Texas Technological College

at Lubbock North Texas State Universi-ty at Denton Lamar State College of

Technology at Beaumont Texas College of Arts and Industries at Kingsville Texas Woman's University at Denton Texas Southern University at Houston Midwestern University at Wichita Falls University of Houston at Houston Pan American College at Edinburg East Texas State College at

Commerce Sam Houston State Teachers College at Huntsville Southwest Texas State College at San Marcos

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

PROPOSEDCONSTITU-
TOBEVOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLU-
TION NO. 57 proposing an
Amendment to Section 1-a of
Article V of the Constitution
of the State of Texas, by add-
ing to said Section as pres-
ently written, the following
provisions: requiring automa-him from serving the remain-
der of said term nor be ap-
plicable to him before his
period or periods of judicial
service shall have reached a
total of ten (10) years.
"(2) There is hereby created
the State Judicial Qualifica-
tions Commission, to consist
of nine (9) members, to wit:
(i) two (2) Justices of Courts
provisions: requiring automawith the proper performance of his said duties or casts public discredit upon the judi-District Judges; (iii) two (2) members of the State Bar, who have respectively practiced as such for over ten (10) consecutive years next preceding their selection; (iiii) three citizens, at least thirty (30) years of age, not licensed to practice law nor holding any salaried public office or employment; provided that no person shall be or remain a member of the Commission, who does not maintain physi-cal residence within this State, or who resides in, or holds a judgeship within or for, same Supreme Judicial the Dis trict as another member the Commission, or who shall have ceased to retain the qualifications above specified for his respective class of mempership. Commissioners of classes (i) and (ii) above shall e chosen by the Supreme Court with advice and consent be chosen of the Senate, those of class (iii) by the Board of Direciii) by of the State Bar under regulations to be prescribed by the Supreme Court with advice and consent of the Sen-ate, and those of class (iiii) by appointment of the Governor with advice and consent of the Senate. "(3) The regular term of office of Commissioners shall be six (6) years; but the inibe six (b) years; but the ini-tial members of each of classes (i), (ii) and (iii) shall respectively be chosen for terms of four (4) and six (6) years, and the initial members of class (iiii) for respective terms of two (2), four (4) and six (6) years four (4) and six (6) years. Interim vacancies shall be filled in the same manner

Stephen F. Austin State Col- | semester of the tenth year. lege at Nacogdoches Sul Ross State College at Alpine All such designated institu-tions of higher learning shall not thereafter receive any

Angelo.

ber of additional square feet needed in educational and general facilities by such elig-ible state institution to meet the average square feet full time equivalent student of all state senior institutions (currently numbering twenty-

two). "(3) All of the funds allocated on June 1, 1972, shall be allocated to certain of the eligible state institutions based on determinations used in the June 1, 1966, alloca-tions except that the alloca-

tions of fifty per cent (50%)of the funds allocated on June 1, 1972, shall be based on projected enrollment increases for fall 1972 to fall 1978, and fty per cent (50%) of such allocated on June 1, shall be based on the for additional square 1972. need feet of educational and gen-eral facilities.

"Not later than June first of the beginning year of each succeeding ten-year period ·period the Comptroller of Public Ac-counts of the State of Texas shall reallocate eighty-five per cent (85%) of the funds to be derived from said Ten Cent (10¢) ad valorem tax for said ten-year period and not later than June first of sixth year of each succeeding ten-year period said Comptroller shall reallocate fifteen per cent (15%) of such funds to the eligible state institutions then in existence based on determina-tions for the said ten-year period that are similar to the determinations used in allo-cating funds during the the twelve-year period beginning January 1, 1966, except that enrollment projections for succeeding ten-year periods will be from the fall semester of the first year to the fall of this state.

Angelo State College at San general revenue funds for the "Eighty-five per cent (85%) such funds shall be allocat-by the Comptroller of Data of such funds shall be allocat-improvements for which said ded by the Comptroller of Pub-lic Accounts of the State of Texas on June 1, 1966, and fifteen per cent (15%) of such funds shall be allocated by said Comptroller on June 1, case an appropriation in an appropriation in an appropriate to reaches 1972, based on the following amount sufficient to replace the uninsured loss so incurred 1972, based on the following determinations: "(1) Ninety per cent (90%) of the funds allocated on June 1, 1966, shall be allocated to state institutions based on projected enrollment increases published by the Coordinating Board, Texas College and University System for fall 1966 to fall 1978. "(2) Ten per cent (10%) of the funds allocated on June "(2) Ten per cent (10%) of the funds allocated on June 1, 1966 shall be allocated to certain of the eligible state institutions based on the num-ber of additional square feet become operative or effective under the state of the special purpose. This Amendment upon its adoption so as to su-persede and repeal the form-er provisions of this Section;

provided further, that nothing herein shall be construed as impairing the obligation in-curred by any outstanding notes or bonds heretofore issued by any state institution of higher learning under this Section prior to the adoption of this Amendment but such

notes or bonds shall be paid, both as to principal and in-terest, from the fund as allocated to any such institution. Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors of this state at the General Election to be held on the first Tues-day after the first Monday in November, A.D. 1965, at which election all ballots shall have printed thereon:

"FOR the Amendment to Article VII of the Constitu-tion of the State of Texas by amending Section 17 there-of, providing a method of payment for the acquiring, constructing and equipping buildings and other perma-nent improvements at certain state institutions of

higher learning." "AGAINST the Amendment to Article VII of the Consti-tution of the State of Texas by amending Section 17 thereof, providing a method of neumont for the acquire of payment for the acquir-ing, constructing and equipping of buildings and other permanent improvements at certain state institutions of higher learning."

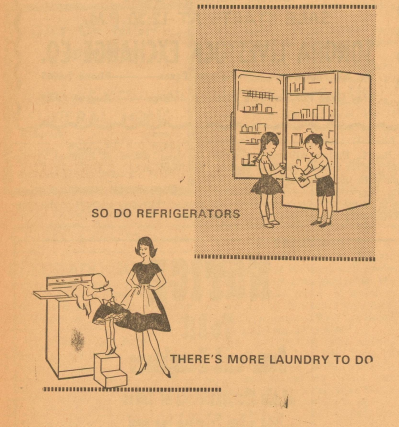
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Sec. 3. The Governor shall ssue the necessary proclamation for said election and have the same published as required by the Constitution and laws

ings shall be by majority vote ing of testimony before, the of those present, except that recommendations for retire-Supreme Court shall be privilof those present, except that recommendations for retire-ment or removal of Justices or Judges shall be by affirm-ative vote of at least five (5) members eged; provided that upon be-ing filed in the Supreme Court the record loses its confiden-(6) Any Justice or Judge

"(11) The Supreme Court shall by rule provide for the procedure before the Commis-sion, Masters and the Supreme "(6) Any Justice or Judge "(11) The Supreme Court within the scope of this Sec-tion 1-a may, subject to the other provisions hereof, be removed from office for will-ful or persistent conduct, which is clearly inconsistent proceeding is instituted to cause his retirement due pro-cess of law for the procedure before the Commission, Mas-



Year in, year out-electricity provides you with more real service per dollar spent than any other item in your family budget, but it takes hot weather to show up electricity's BIGGEST value. The average WTU residential customer is paying an average of 18% less per KWH than in 1953.

Add up your Summertime extras and see why Electricity does so much more for you...at so very little additional cost.



ELECTRICITY COSTS SO LITTLE ... YOU CAN USE LOTS OF IT

. 14



provisions: requiring automatic retirement of certain Dis-trict and Appellate Judges at age seventy-five (75) or such earlier age, not under seventy (70), as may be provided by law; creating a State Judicial Qualifications Commission and providing for its composition and the qualifications, methods of selection and terms of office of its members; defining the functions and procedures of said Commission, including the duty to investigate, and hold hearings in respect of, disability and misconduct of District and Appellate Judges and to make recommendations to the Supreme Court of Texas for involuntary retirement or removal of such Judges; empowering the Supreme Court of Texas, in its discretion, to retire such Judges for disability and to remove them for misconduct, upon recom-mendation of the aforesaid Commission and consideration record made before it; defining misconduct for which said Judges may be so removed; providing that the proceedings of said Commis-sion shall be confidential until filed in the Supreme Court with recommendation for re-tirement or removal; and providing that the removal visions hereby established shall be alternative to and cumulative of those provided elsewhere in the Constitution. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 1-a of Article V of the Constitu-

tion of the State of Texas be amended so that said Section shall hereafter read as fol-'Section 1-a. (1) Subject to

the further provisions of this Section, the Legislature shall provide for the retirement and compensation of Justices and Judges of the Appellate Courts and District and Criminal District Courts on ac-count of length of service, age and disability, and for their reassignment to active duty where and when needed. The office of every such Justice and Judge shall become va-cant when the incumbent ceaches the age of seventyfive (75) years or such earl-ier age, not less than seventy (70) years, as the Legislature

as vacancies due to expira-tion of a full term, but only for the unexpired portion of the term in question. Commissioners may succeed them-selves in office only if having served less than three (3) consecutive years.

"(4) Commissioners shall receive no compensation for their services as such. The Legislature shall provide for the payment of the necessary expense for the operation of the Commission.

"(5) The Commission may hold its meetings, hearings hold its meetings, hearings and other proceedings at such and other proceedings at such the retirement had been volun-times and places as it shall retirement had been volun-determine but shall meet at tary. "(10) All papers filed with

or Judge may be involun-tarily retired for disability seriously interfering with the his duties, performance of which is, or is likely to become, permanent in nature. "(7) The Commission shall The Commission shall

(5) members.

keep itself informed as fully as may be of circumstances elating to misconduct or disability of particular Justices or Judges, receive complaints or reports, formal or informal, from any source in this behalf and make such preliminary investigations as it may determine. Its orders for the at-tendance or testimony of witses or for the production of documents at any hearing or investigation shall be enforceable by contempt pro-ceedings in the District Court.

The Commission may, after such investigation as deems necessary, order a hear-ing to be held before it concerning the removal or re-cirement of a Justice or Judge, r it may in its discretion request the Supreme Court to appoint an active or retired District Judge or Justice of a Court of Civil Appeals as a Master to hear and take evidence in any such matter, and o report thereon to the Commission. If, after hearing, or after considering the record and report of a Master, the Commission finds good cause therefore, it shall recommend to the Supreme Court the re-moval or retirement, as the case may be, of the Justice or Judge in question and shall thereupon file with the Clerk of the Supreme Court the entire record before the

Commission. (9) The Supreme Court shall review the record of the proceedings on the law facts and in its discretion may, for good cause shown, permit the introduction of additional evidence and shall order removal or retirement as it finds just and proper or wholly reject the recom Upon an orde mendation. for involuntary retirement for disability or an order for removal, the office in quest shall become vacant. The rights of an incumbent so retired to retirement benefits shall be the same as if his

ciary or administration of ters and the Supreme Court justice; or any such Justice in the same manner that any person whose property rights are in jeopardy in an adjudicatory proceeding is entitled to due process of law, regardless of whether or not the interest of the judge in remaining in active status is considered be a right or a privilege. Due process shall include the right to notice, counsel, hearing, confrontation of his accusers, and all such other incidents of due process as are ordinarily available in proceedings whether or not misfeasance is charged, upon proof of which a penalty may be imposed. "(12) No Justice or Judge a

shall sit as a member of the Commission or Supreme Court in any proceeding involving his own retirement or removal.

"(13) This Section 1-a is alternative to, and cumulative of, the methods of removal of Justices and Judges provided elsewhere in this Constitution.

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified electors 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 there-on the following:

"FOR the Constitutional Amendment providing for the automatic retirement of District and Appellate Judges for old age, creat-ing the State Judicial Qualifications Commission, defin-ing its functions; and empowering the Supreme Court, upon recommenda-tion of said Commmssion, to remove District and Appellate Judges for misconduct and to retire such judges in cases of disability.

"AGAINST the Constitutional Amendment providing for the automatic retirement District and Appellate Judges for old age, creat-ing the State Judicial Quali-fications Commission, de-fining its functions; and empowering the Supreme Court, upon recommenda-tion of said Commission, to remove District and Appellate Judges for misconduct and to retire such judges in cases of disability."

(70) years, as the Legislature may prescribe; but, in the case of an incumbent whose term of office includes the effective date of this Amendment, this provision shall not prevent determine but shall meet at Austin at least once each year. It shall annually select one of its members as Chairman. A quorum shall consist of provision shall not prevent determine but shall meet at Austin at least once each year. It shall annually select one of its members as Chairman. A quorum shall consist of proved (5) members. Proceed-

1.46

PAGE SEVEN

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSEDCONSTITU-
priated out of the first moneysTIONALAMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
HOUSE JOINT RESOLU-
TION NO. 11 proposing an
Amendment to Article III of
the Constitution of the Statepaid, there is hereby appro-
priated out of the first moneys
coming into the Treasury in
each fiscal year, not otherwise
appropriated by this Consti-
tution, an amount sufficient
to pay the principal and in-
terest on such bonds that ma-
ture or become due during Amendment to Article III of telest on such bolks that int the Constitution of the State ture or become due during of Texas authorizing loans to students at institutions of amount in the sinking fund at students at institutions of amount in the sinking fund at higher education; creating the the close of the prior fiscal Texas Opportunity Plan Fund year. "(d) The Legislature may and making provisions relat-

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

STATE OF TEXAS: Section 1. That Article III of the Constitution of the State of Texas be amended by adding a new Section to read

adding a new Section to read as follows: "Section 50b. STUDENT LOANS. (a) The Legislature may provide that the Coord-inating Board, Texas College and University System, or its successor or successors, shall have the authority to provide for, issue and sell general ob-ligation bonds of the State of Texas in an amount not to ex-ceed Eighty-five Million Dol-lars (\$85,000,000). The bonds authorized herein shall be called Texas College Student Loan Bonds,' shall be executed called 'Texas College Student Loan Bonds,' shall be executed in such form, denominations and upon such terms as may be prescribed by law, pro-vided, however, that the bonds shall not bear more than four per cent (4%) interest per annum; they may be issued in such installments as the Board finds feasible and prac-tical in accomplishing the pur-poses of this Section. "(b) All moneys received

(b) All moneys received from the sale of such bonds shall be deposited in a fund hereby created in the State "FOR the Constitutional Freasury to be known as the Texas Opportunity Plan Fund to be administered by the Co-ordinating Board, Texas Col-lege and University System, or its autoconstruction or its successor or successors to make loans to students who have been admitted to attend any institution of higher edu-cation within the State of Texas, public or private, in-cluding Junior Colleges, which are recognized or accredited under terms and conditions prescribed by the Legislature, and to pay interest and principal on such bonds and provide a sinking fund therefor under such conditions as the the election and this Amend-Legislature may prescribe.

ment shall be published in the (c) While any of the manner and for the length of bonds, or interest on said time as required by the Con-bonds authorized by this Sec-stitution and laws of this tion is outstanding and un- | State.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSEDCONSTITU-
TOBE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 2, 1965.
SENATE JOINT RESOLUOne and One-half Million Dol-
lars (\$1,500,000.00); and, fur-
ther provided,
"(2) after such exemption
has been in force and effect
for one full calendar year, the
amount expended for free hos-
pital and/or medical care,
within the State of Texas,
amounts to not less than One
has been in force and effect
for one full calendar year, the
amount expended for free hos-
pital and/or medical care,
within the State of Texas,
amounts to not less than One on Eign property of certain charitable and Dollars (\$1,800,000.00) for organizations, provided such the calendar year next pre-organizations meet certain ceding; and, further provided, conditions and requirements (3) such trust or organiza and expend at least One and tion is exempt from United One-half Million Dollars (\$1,- | States income taxes; 500,000.00) annually on free medical and hospital care for the indigent within the State micile and operates a hospital or hospitals in a county having a population of more than one million two hundred forty thousand (1,240,000) accord-PREAMBLE ing to the last preceding Fed-WHEREAS, The Legislature eral Census, and such exemption shall apply only to the properties of such charitable crust or organization located within the county of its domi-

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

PROPOSED CONSTITU- | not less than par value and TIONAL AMENDMENT accrued interest; shall be is-TO BE VOTED ON AT AN sued in such forms, denomi-

ELECTION TO BE HELD ON NOVEMBER 2, 1965. HOUSE JOINT RESOLU-TION NO. 5 proposing an Amendment to Section 49-b, Article III of the Constitution f Torma as a to automatic and sold at such times, at such places, and in such installments as may be de-tormined by coid Power and the such times, at such places and the such times, to provide the such times and the such times and the such times and the such times and the such Article III of the Constitution of Texas so as to authorize an increase in the total amount of bonds or obligations that may increase hy the Veterans' said Board but the weighted said Board but the weighted said Board but the weighted Land Board to Four Hundred average annual interest rate, Million Dollars (\$400,000,000); as that phrase is commonly and ordinarily used and under-said bonds or obligations and the conditions relating thereto and the use of the Veterans' and sold in any installment of and the use of the Veterans' Land Fund; and providing for an election and the issuance of a proclamation therefor. BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 49-b, Article III of the Constitu-tion of Texas, be amended so that the same will hereafter

that the same will hereafter read as follows: "Section 49-b. By virtue of prior Amendments to this Constitution, there has been created a governmental agen-cy of the State of Texas performing governmental duties which has been designated the Veterans' Land Board. Said Board shall continue to function for the purposes spe-cified in all of the prior Con-stitutional Amendments ex-cept as modified herein. Said Board shall be composed of the Commissioner of the General Land Board and two (2) citizens of the State of Tex-as, one (1) of whom shall be well versed in veterans' affairs and one (1) of whom shall be well versed in finanshall be well versed in finan-ces. One (1) such citizen member shall, with the advice and consent of the Senate, be appointed biennially by the Governor to serve for a term of four (4) years; but the members serving on said Board on the date of adoption hereof shall complete the terms to which they were ap-pointed. In the event of the resignation or death of any such citizen member, the Governor shall appoint a replacement to serve for the unex-pired portion of the term to which the deceased or resign-

ing member had been appointed. The compensation for Board which moneys so attri-said citizen members shall be butable shall include but shall as is now or may hereafter be amount as is now or may hereafter be prescribed by the Legislature. The Commissioner of the

General Land Office shall act as Chairman of said Board and shall be the administrator of the Veterans' Land Program under such terms and restrictions as are now or may hereafter be provided by law. In the absence or illness of said Commissioner, the Chief Clerk of the General Land Office shall be the Acting Chairsaid Commissioner would have

tions issued and sold hereun-der shall, after execution by the Board, approval by the Attorney General of Texas, registration by the Comptrol-ler of Public Accounts of the State of Texas, and delivery to the purchaser or purchas-ers, be incontestable and shall constitute general obligations of the State of Texas under constitute general obligations a part of said reine deposited to of the State of Texas under the Constitution of Texas; and all bonds heretofore is-sued and sold by said Board are hereby in all respects vali-dated and declared to be gen-eral obligations of the State of Texas In order to here an event to a single Con-eral obligations of the State of Texas. In order to prevent default in the payment of principal or interest on any the lands purchased thereamount to pay the same.

sale price therefor, together hereafter issued and sold by by said Board (although noth-ing herein shall be construed to prevent said Board from ac-of any such moneys contrary cepting full payment for a portion of any tract), and of any of the bonds issued and the moneys attributable to any bonds heretofore or here-after issued and sold by said Board which moneys a attributable to any contract to which sold by said Board is a party.

not be limited to the proceeds fixed by the Legislature; and from the issuance and sale of each shall make bond in such bonds; the moneys received from the sale or resale of any lands, or rights therein, purchased with such proceeds; the moneys received from the sale or resale of any lands, or rights therein, pur-chased with other moneys attributable to such bonds; the interest and penalties received from the sale or resale of such lands, or rights therein; the bonuses, income, rents, royalties, and any other pecuniary benefit received by said Board from any such lands; sums reman of said Board with the ceived by way of indemnity or same duties and powers that forfeiture for the failure of any bidder for the purchase of

said Commissioner would have if present. "The Veterans' Land Board may provide for, issue and sell rot to exceed Four Hundred Million Dollars (\$400,000,000) of any lands comprising a in bonds or obligations of the part of said Fund to comply State of Texas for the purpose with his bid and accept and of creating a fund to be pay for any such lands; and Land Fund shall be sold by known as the Veterans' Land interest received from invest- said Board in such quantities, Two Hundred Million ments of any such moneys. on such terms, at such prices Dollars (\$200,000,000) of The principal and interest on at such rates of interest and which have heretofore been is- the bonds heretofore and here- under such rules and regulasued and sold. Such bonds or after issued by said Board tions as are now or may here-obligations shall be sold for shall be paid out of the after be provided by law to bonds hereafter issued and sold and Laws of this state.

ormance with the Constitutional provisions authorizing such bonds; but the moneys of said Fund which are not immediately committed to the payment of principal and inerest on such bonds, the purhase of lands as herein provided, or the payment of ex-penses as herein provided may be invested in bonds or obli-gations of the United States until such funds are needed for such purposes.

"All moneys comprising a part of said Fund and not expended for the purposes here-in provided shall be a part of said Fund until there are sufficient moneys therein to re-tire fully all of the bonds heretofore or hereafter issued as that print with the municipal bond stood 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 $(4\frac{1}{2}\frac{6}{3})$. All bonds or obliga-tions issued and sold hereunlaw.

hereafter be provided by law, for the purpose of paying the expenses of surveying, monumenting, road construction, legal fees, recordation fees, ad-vertising and other like costs such bonds, the Legislature shall appropriate a sufficient amount to pay the same. "In the sale of any such bonds or obligations, a prefer-ential right of purchase shall bonds or obligations, a prefer-ential right of purchase shall be given to the administrators of the various Teacher Re-tirement Funds, the Perma-nent University Funds, and the Permanent School Funds. "Said Veterans' Land Fund shall consist of any lands heretofore or hereafter pur-chased by said Board, until the sale price therefor, together such expenses to be added to the price of such lands when sold, or resold, by said Board; for the purpose of paying the expenses of issuing, selling, and delivering any such additional bonds; and for the pur-pose of meeting the expenses of paying the interest or principal due or to become due on any such additional with any interest and penal-ties due, have been received a matter for the discretion "All "All moneys attributable to the bonds issued and sold pursuant to the Constitutionthe al Amendment adopted on No-

"The Veterans' Land Fund shall be used by said Board for the purpose of purchas-ing lands situated in the State "The Veterans' Land Fund ber 1, 1965; provided, how-ever, that so much of such moneys as may be necessary to rever internet on such ing lands situated in the State of Texas owned by the United States or any governmental agency thereof, owned by the Direction of the State shall be set aside for that pur-pose. After December 1, 1965, Texas Prison System or any all moneys attributable to such other governmental agency of bonds shall be set aside for the State of Texas, or owned the retirement of such bonds by any person, firm, or corp-oration. All lands thus pur-chased shall be acquired at the lowest price obtainable, to be paid for in cash, and shall be a part of said Fund. Such lands, heretofore or hereafter erans' Land Fund shall be purchased and comprising a governed as elsewhere pro-part of said Fund are here- vided herein. by declared to be held for a

governmental purpose, al-though the individual purchas-

"The lands of the Veterans'

Public School Fund.

moneys of said Fund in con- | Texas veterans.who served not | shall be set aside for that purless than ninety (90) continu-ous days, unless sooner dis-resolution adopted by said Board authorizing the issucharged 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, after issued and sold and to ond whe ware the dott of full ance and sale of such series year period, all of such mon-eys shall be set aside for the after issued and sold and to on the the series 16, 1940, and March 31, 1955, and who upon the date of fil-ing his or her application to purchase any such land is a citizen of the United States, 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 en-listment, induction, commis-sioning, or drafting was a bona fide resident of the State of Texas. The foregoing not-withstanding, any lands in the Veterans' Land Fund which have been first offered for sale to veterans and which

"This Amendment being in-tended only to establish a bas-ic framework and not to be a comprehensive treatment of the Veterans' Land Program, chasers, in such quantities, and on such terms, and at such prices and rates of in-terest, and under such rules there is hereby reposed in the Legislature full power to im-plement and effectuate the deterest, and under such rules sign and objects of this and regulations as are now or may hereafter be provided by power to delegate such duties, responsibilities, functions, and authority to the Veterans' Land Board as it believes nec-"Said Veterans' Land Fund, to the extent of the moneys essary.

> "Should the Legislature enact any enabling laws in anti-cipation of this Amendment, no such law shall be void by reason of its anticipatory nature.

"This Amendment shall become effective upon its adoption.'

Section 2. The foregoing Constitutional Amendment shall be submitted to a vote the qualified electors this state at an election to be held on the first Tuesday after the first Monday in November, 1965, at which elec-tion all ballots shall have printed thereon the following:

"FOR the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Veterans" Land Fund by \$200,000,000. 00; said Fund to be used for the purpose of purchasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law"; and

"AGAINST the Amendment to Section 49-b of Article III of the Constitution of Texas to increase the Vet-erans' Land Fund by \$200,-000,000.00; said Fund to be used for the purpose of pur-chasing land in Texas to be sold to Texas veterans who served in the Armed Services of the United States between September 16, 1940, and March 31, 1955; such funds to be expended in accordance with instructions and requirements that may be provided by law." If it appears from the re-

"All of the moneys attrib-utable to any series of bonds hereafter issued and sold by said Board (a 'series of bonds' being all of the bonds issued and sold in a single transaction tion and he effective from the and sold in a single transaction tion and be effective from the date set forth in said Amend-

of Texas; providing for the necessary election, form of ballot, proclamation and publica-

finds and declares that there is a need for the operation of hospitals by private charitable enterprises which will furnish free medical and/or hospital care for the indigent in Texas:

and WHEREAS, The operation of such hospitals and the furn-ishing of such free medical care and hospitalization for the indigent in Texas will add to the welfare and well-being of the State of Texas and its residents and citizens; and WHEREAS, The need for

the operation of such hospitals and the furnishing of such free medical care and hospitalization for the indigent is especially great in counties having a population in excess of one million two hundred forty thousand (1,240,000); and WHEREAS, It is found and

declared to be the Public Policy of the State to foster and encourage such operation of hospitals as aforesaid; now,

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

Section 1. The Constitution of the State of Texas is amended hereby, by the addition of a new Section to Ar-ticle VIII thereof, to be numbered Section 2-A, and reading as follows:

"2-A. The properties of any charitable trust or organization, if such trust or organization is dedicated to, and op-erates a hospital furnishing free hospital and/or medical care for the indigent within the State of Texas, shall be exempt from all ad valorem taxes levied by any taxing en tity, except by the State of Texas itself, provided:

"(1) such trust or organiza-

"Proof of compliance with all applicable conditions stated

Amendment authorizing the Legislature to provide for

loans to students at institu-tions of higher education to

be known as the Texas Op-

"AGAINST the Constitu-

tional Amendment authoriz-ing the Legislature to pro-

vide for loans to students

at institutions of higher education to be known as

the Texas Opportunity Plan."

Sec. 3. The Governor of the

State of Texas shall issue the

portunity Plan.

above, shall constitute a complete defense to any suit for ad valorem taxes levied or attempted to be levied by any taxing entity other than the State of Texas itself.

"This Amendment shall be

self-enacting." Sec. 2. The foregoing Con-stitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1965, at which election all balots shall have printed thereon following: the

FOR the Amendment ex-empting the property of certain charitable organizations from local ad valorem taxes provided any such organi-zation meets certain conditions, and expends at least One and One-half Million Dollars (\$1,500,000.00) annually for free hospital and medical care for the indigent within the State of Texas. AGAINST the Amendment exempting the property of certain charitable organizations from local ad valorem taxes provided any such organization meets certain conditions, and expends at least One and One-half Mil-

lion Dollars (\$1,500,000.00) annually for free hospital and medical care for the indigent within the State of The Governor of

Texas. Sec. 3. Texas shall issue the necessary proclamation for the tion has expended for free election and this Amendment hospital and/or medical care shall be published in the manwithin the State of Texas, dur-ing the calendar year next pre-ceding, a sum of not less than to a required by the Constitu-tion and Laws of this State.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

PROPOSED CONSTITU-TIONAL AMENDMENT TO BE VOTED ON AT AN State may be a party, and shall state may be a party, and shall TO BE HELD especially inquire into the BER 2, 1965. charter rights of all private ELECTION ON NOVEMBER 2, 1965. SENATE JOINT RESOLUcorporations, and from time to TION NO. 14 proposing Amendments to Section 4, 22 and 23 of Article IV of the as may be proper and neces-Constitution of the State of Texas, so as to provide a four-corporation from exercising year term of office for the Governor, Lieutenant Govern-or, Attorney General, Comp-troller of Public Accounts, Treasurer, Commissioner of the General Land Office and Secretary of State; and cer-tain statutory state officers: 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 ex-ists, seek a judicial forfeiture of such charters, unless other-wise expressive directed by law. Secretary of State; and cer-tain statutory state officers; providing for the necessary election and the form of the ballot; and providing for the necessary proclamation and publication. Description Dy THE LECIS RESOLVED BY THE LEGIS-

ESOLVED BY THE LEGIS-LATURE OF THE STATE side at the seat of government OF TEXAS: Section 1. That Section 4, Article IV of the Constitution an amount to be fixed by the

of the State of Texas be amended so as to hereafter read as follows: "Section 4. The Governor Legislature." Sec. 3. That Section 23, Ar-ticle IV of the Constitution of the State of Texas be amend-"Section 4. The Governor shall be installed on the first Tuesday after the organization ed so as to hereafter read as of the Legislature, or as soon follows: thereafter as practicable, and shall hold his office for the "Section 23. The Comptroller of Public Accounts, the Trea

term of four years, or until his successor shall be duly in-stalled. He shall be at least surer, the Commissioner of the General Land Office, and any statutory state officer who thirty years of age, a citizen of the United States, and shall have resided in this state at least five years immediately elected by the electorate of Texas at large, unless a term of office is otherwise specific ally provided in this Constitu-tion, shall each hold office for

ed so as to hereafter read as follows: "Section 22. The Attorney of the state during his contin-

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 spe cified in this Section or in his office, shall be paid, when received, into the State Treasury.

Sec. 4. The foregoing Constitutional Amendments shall be submitted to a vote of the qualified electors of this State at an election to be held on the first Tuesday after the Monday in November, 1965, at which election all ballots shall have printed thereon the followin "FOR the Constitutional

Amendments providing four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Ac-counts, Treasurer, Commissioner of the General Land Office, Secretary of State, and any statutory state offi-cer who is elected by the electorate of Texas at large, unless a term of office is otherwise specifically provided in this Constitution." "AGAINST the Constitu-tional Amendments providing a four-year term of office for the Governor, Lieutenant Governor, Attorney General, Comptroller of Public Accounts, Treasurer, Commissioner of the General Land Office, Secretary of State, and any statutory state officer who is elected by the electorate of Texas large, unless a term of office is otherwise specifically provided in this Constitu-

Sec. 5. Nothing contained in preceding his election." Sec. 2. That Section 22, Ar-the term of four years and strued so as to extend the term ticle IV of the Constitution of the State of Texas be amendreceive an annual salary in an previously elected to a twoamount to be fixed by the Leg- year term.

islature; reside at the Capital Sec. 6. The Governor shall "Section 22. The Attorney of the state during his contin-General shall hold office for uance in office, and perform tion for the said election and four years and until his suc-cessor is duly qualified. He required by law. They and the shall represent the state in all Secretary of State shall not and laws of this state.

e installment of date set forth in said Amend-be used for the ment, and the Governor shall bonds) may purchase of lands as herein issue a proclamation in keep-provaled, to be sold as herein ing therewith.

provided, for a period ending eight (8) years after the date the State of Texas shall issue provided, for a period ending of sale of such series of bonds; the necessary proclamation provided, however, that so for said election and much of such moneys as may have the same published as

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

PROPOSED CONSTITU-1 which he was elected has less TIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD stitutional Amendment s ELECTION TO BE HELD ON NOVEMBER 2, 1965. SENATE JOINT RESOLU-TION NO. 47 proposing an Amendment to Section 4, Art-icle III, Constitution of the four-year terms of office for State Representatives. BE IT RESOLVED BY THE LEGISLATURE OF THE shall

LEGISLATURE OF THE STATE OF TEXAS: Section 1. That Section 4, Article III, Constitution of the State of Texas be amended to read as follows:

vember 6, 1956, shall be cred ited to said Veterans' Land

Fund and may be used for the purpose of purchasing

additional lands, to be sold as

provided herein, until Decem-

ever, that so much of such

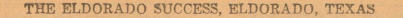
Land

"Section 4. The members of the House of Representatives the House of Representatives shall be chosen by the quali-fied electors for the term of four years; but a new House of Representatives shall be chosen after every apportion-ment, and the members elected after each apportion-ment shall be divided by lot into two classes. The seats of the the members of Class A shall be vacated at the expiration be vacated at the expiration

sentatives

of the first two years, and those of Class B at the ex-piration of four years, so that one-half of the members of ber, 1965, the Governor of the House of Representatives shall be chosen biennially thereafter. Representatives ion and not to publish notice thereafter. Representatives shall take office following their election, on the day set by law for the convening of the Regular Session of the Legislature, and shall serve thereafter for the full term of years to which elected and until their successors shall have been elected and quali-fied. Except in the first election except in the first election terms and provisions of House following each re-apportion- Joint Resolution No. 1 shall be ment, a person who has been elected to the House of Rep-resentatives shall not be eli-gible to be a candidate again for membership in the Legis-lature until the term for Joint Resolution No. 1 shall be and remain in full force and effect and shall be proclaimed published and submitted to the electorate in November, 1966, as provided in said House' Joint Resolution No. 1 shall be

Amendment to provide a four-year term of office for State Representatives." "AGAINST the Constitutional Amendment to pro-vide for a four-year term of office for State Repre-



3.4 1

