

THE OZONA



STOCKMAN



out In The West, Where The Air Is Pure, The Cl mate Agreeable, And The People Friendly - - The Best Place On Earth To Call Home"

JME 54

OZONA, CROCKETT COUNTY, TEXAS 76943, 5 Cents Per Copy

THURSDAY, AUG. 11, 1966

Citty's Korner Kitty Montgomery

function of a weekly per, such as The man, is to inform the in the area of events happenings of interest eir locale. People who news stories do not extheir personal opinion, o they editorialize.

is the policy of this cular paper to present acts as given to us and direct quotes are used come directly from the e's mouth", so to speak ther words, when you and such", you may are they said just that. ree or disagree with statements, when writ-

URCHASE

25:

290

236

Y SIZE

news story. this particular colis something else enmostly my own opinfor which I take full meeting on Monday. nsibility. Speaking of what other people say. paper's position in case tor. ne is in doubt.

proportions.

fast-driving teen-aous gesture if the city ona would send them them anyway.

- k k -e is always something ase is similar to that acquainted with Dr. Tate. uced by nicotine, but

that the fatty acids rose | doctor. a fifth as much when

was used. eem to be completely of luck; it takes four tioning in California of instant coffee to me each morning wouldn't you know it, it use sugar.

deplore riots, mob vioand demonstrations. ly because I think civil issues should be setin the court room. vever, I am glad the has shifted from the to the smug North. the scenes of violence on television, I dare

that their problems are

worse than in the

installed a new adng system some months and have discovered to dismay that several were left off. So if you been missing your man, drop us a line ccept our apologies. "To human, etc." and we to be abnormally huaround here sometimes.

you ever notice that olks who get the madat you are the ones make the mistake you cted they would make?

and Mrs. Lloyd Loudaere in San Angelo Sunto help their mother, Cora Loudamy, ceberate birthday. An an- another of those expanded operators with two addresses affair for the family, Ozona and ? line writer's "beloved" Ruth (Mrs. Evart White).

Olson Resigns As Administrator of Local Hospital

Norman Olson, who came here a year ago from Kerrville, resigned this week as administrator of the Crockett County Hospital.

The resignation was handed to the Commissioners Court at its monthly meeting Monday, the effective date August 31, 1966. Mr. Olson announced that he had accepted a job at clifton.

The hospital board, comthat so and so said posed of citizens appointed by the Commissioners Court to act in a supervisory capanot the reporter's job city as representatives of the court in the hospital's operation, was not advised of Mr. Olson's pending resignation when it met in regular session Thursday night prior to Crockett Consolidated School the Commissioners Court

Members of the board said pinion, I seriously doubt yesterday that no subsequent perintendent of schools. Emany, if any, of our meeting had been held by ers hold us responsible the board and no move made school districts are cordially to date toward the employ- invited to attend the readever, I wanted to clarify ment of another administra- ing session which will be held

ministrator of the hospital, to 3:30 p. m. daily hear quite a lot about who asked to be relieved of agers and their antics the duties as administrator days, in fact it has last year because of ill health n into a problem of na- will become acting administrator unless a replacement noticed an article in the is secured before Mr. Olson rently serving as superinthe other day stating leaves. Mr. Post has remain- tendent and principal of the 42 residents of North ed with the hospital as ass had petitioned police sistant administrator since ect stop signs to sow retiring from the top job.

I think it would be a Public Invited To **Meet Doctor Who** top signs, since one one May Locate Here

Dr. Carl Tate, Jr. of Austin will visit Ozona Saturday and ke the joy out of life. study the prospects of movarticle stated that 21/2 10:30 a. m. with the public of instant coffee sign- invited. Coffee will be served ntly increased cholester- and anyone who wishes may the blood and that the take this opportunity to get

Dr. Tate is 29 years old and has been associated with wever, there is a bright an Austin hospital the past for those who use sugar two years. Prior to this, he heir coffee. The article served three years as a Navy

Mr. and Mrs. Perry Hubbard and children are vaca-



Mrs. Marguerite Holley

Reading Workshop August 25-26 For Ozona Educators

A reading workshop for elementary educators in the District will be conducted on August 25 and 26, it was announcel by L. B. T. Sikes, suducators in surrounding in the Ozona High School J. B. Post, long time ad- Auditorium from 9:00 a. m.

The consultant for the workshop will be Mrs. Marguerite Holley, Garland, an educator in Texas schools for the past 23 years. She is cur-Holley Private School in Garland. Mrs. Holley will explain the use of "Phonetic Keys To Reading" for Grades 1, 2, and 3, and "Keys To Independence In Reading" for Grades 4, 5, and 6. She will also demonstrate the actual classroom techniques of Citizens To Meet -answer period following yesterday I read that ing his practice here. Open both reading sessions in orting to coronary disease. Civic Center from 9:30 to cuss various aspects of this program.

GRID HOPEFULS TO TAKE PHYSICAL TODAY

Coach Sam Mosley wants all boys who are coming out for high school football to be at one of the local doctor's offices this afternoon at 4 o'clock, in order to take football physicals. Coach Mosley will meet them in front of the office buildings at that time.

Funeral Services Here Today For Colonel Carden

Funeral services for Col. Henry Hugh Carden, 66, will be held this afternoon at 5:00 o'clock from the Ozona One Wounded Methodist Church with military burial in Cedar Hill Cemetery under the direction of Janes Funeral Home.

Col. Carden died Tuesday merning in Brooks Army Hospital in San Antonio after a lengthy illness. He and Mrs. Carden, the former made San Antonio their home since his retirement from the Army

He was born Feb. 25, 1899, in Gatesville. He and Miss Gussie Watson were married in Ozona in 1930.

Col. Carden's distinguished career in the military service began with a hitch in the Marine Corps during World War I. He was called back to active duty in 1940 and saw combat duty with the 36th Division, U. S. Army, in the North African, and Italian operations and in Japan and Korea. He received the Silver Star and the Purple Heart in the Italian campaign of 1943. He retired with the rank of full colonel in January, 1959, for medica. reasons

He was a member of the Masonic Lodge at Belton. Surviving are the widow, one daughter, Mrs. Henry Ralph Carden of Albuquer-

Sellers of Seminole; one son, que; two brothers and one sister of Belton, and two grandchildren.

Chamber Members, nition in it. phonetic reading instruction. Mon. Night, Aug 15

ship of the Ozona Chamber ts have linked coffee house will be held at the der that teachers may dis- of Commerce plus all interested citizens, will be held Monday, August 15, at the civic center starting at 7:30 p. m., Bill Watson, chamber president, announced

Purpose of the meeting will be to inform the people about what the Chamber is doing, what it would like to do and to hear suggestions from the membership and from the public at large on what it should be doing, Watson said.

The Ozona Chamber of Commerce is in its fourth year. It is presently operating without a manager, Mrs. Winnie Allen manning the office as secretary.

County To Pay \$1250 On Debt Left By Jubilee

The Crockett County Commissioners Court meeting Monday voted to appropriate \$1,250 from county funds toward retiring the fat debt left by the Crockett County Diamond Jubilee celebration in June.

Mrs. Bernice Jones, county judge, said that the court was within its legal right in appropriating the funds for To Teaching Staff the purpose, the law permitting the county to allocate funds for any exibition per- ent of schools announced the taining to the county.

help in liquidating the cele- iver, an English major with bration indebtedness came an M. A. from Texas Christfrom James Baggett, general ian University, will complete chairman of the Jubilee.

WHOSE BABY? Though he's bigger today he's wearing the could within the budget li- Tech. mount has been donated by week's edition. -five children, grand- If you missed the word "beloved" in the clues under last interested citizens as memo-

First Football Practice Monday; McCamey To Open Here Sept. 9

Shooting Spree

Samuel Vargas Rivera, 21, is in the Crockett county jail charged with attempted Gussie Watson of Ozona, had manslaughter, as a result of a shooting spree which took place late Friday night and seriously wounded Domingo Cantu, 53. Cantu, shot in the upper chest, is in the intensive care unit at Shannon Hospital in San Angelo where he is listed in fair condition. Bond has not been set for Rivera, pending further developments in Cantu's condition.

Sheriff's officials were alerted at 11 o'clock Friday night. Sheriff Billy Mills, along with deputies Jack Hyde and Ralph Gonzales, investigated. Rivera allegedly was shooting a .25 caliber automatic pistol in the draw near the Cantu residence, according to Sheriff Mills, when Cantu went out to see what the disturbance was and was shot in the chest. After being shot Cantu chased his assailant until he collapsed.

Officers found Rivera several blocks down the street leaning against a tree. Sheriff Mills said when he ap-

bond will be set for Rivera within the next few days if Cantu's condition continues to improve.

Summer Band Practice Starts Monday, Aug. 15

Summer Band starts Monday, August 15. Rehearsals high school band students week and continuing

hand. Sanders said he expects 65 band members this year, at least, and is looking forward Floydada for the past five um, held at Logan, Utah, to a well organized band

Thunder Shower **Brings Over Inch** Moisture Here

A thunderstorm dumped the surrounding countryside early this morning.

At mid-morning skies were heavily overcast and a light mist was falling.

This morning's rain brings the total rainfall for August to 2.18 inches, a record for the usually dry month.

Couple Employed

L. B. T. Sikes superintendemployment of two more would be a reflection on Cro- teach 8th grade English in or repaired. ckett county if the debt is junior high school. She has

ett county native, rancher and son of a rancher, and now celebration ended with a net a full list of the school faculloss of \$2,904. A small a- ty will be ready for next

day, August 29.

were to report at 9 a. m. pads. Monday, August 15th, for equipment issue. Mosley inpractice will be held at 5 p. day, August 22, at 8 a. m. m. on Monday, and that the

Lions would have two work- vere blow, this week when

Rev. Floyd Bradley

Rev. Bradley To **PreachDuring1st Baptist Revival**

proached him, he threw the of the First Baptist Church cos headon in the first disgun at his feet. The gun of Floydada, Texas, will do trice ballgame had a live round of ammu- the preaching during a New interscholastic league week - long revival at the rulings will permit Mosley's Justice of the Peace A. O. First Baptist Church in O- crew to get in two scrim-Fields said yesterday that zona, Rev. Max Brown, pas- mages Robert Lee (in Ozona)

Song services will be directed by Sam Beam of Fort date in the schedule. Worth. The sermon series by Rev. Bradley has been prewill be held at 8:00 a. m. ceded by a series of special and at 4:00 p. m. at the band nightly services conducted by hall, according to Tommy the pastor, Rev. Brown, be-Sanders, band director. All ginning Wednesday of this including this years fresh- through Sunday, with Tommen are expected to be on my Sims leading the song services.

Executive Board of the Baptist General Convention of Texas and is a trustee of Wayland Baptist College at outstanding pastor and preaan inch to an inch and a he invites all members and Sponsored by the American half of rain on Ozona and friends of the church to hear Society of Range Managehim all next week.

Paving Work In County Discussed At Court Meeting

Paving work under way in town and in various parts of the county came in for discussion at the Commissioners Court meeting Monday.

project on the road leading formal report of the activito the J-M gas field on the The request for county teachers this week. John Ol- Mitchell ranch in extreme southwest Crockett county. Three miles of road has recently been paved in the pothe high school English staff | well Field area and some lo-"The court felt that it His wife, Mrs. Oliver, will cal streets are being surfaced

use at the jail to keep per- agement and to provide insame face, if you look closely enough. He's another Crock- mits," Mrs. Jones said. The Mr. Sikes announced that sonal belongings of prisoners formation on careers in while they are in the pokey.

Mr. and Mrs. Joe B. Keether, Mrs. J. T. Keeton.

Ozona football Coach Sam outs daily until school be-Mosley announced Monday gins, with the morning sesthat varsity candidates for sions to be in shorts and afthe 1966 Lion football team ternoon workouts in full

Those who are to be candidates for the OHS B-Team dicated that the first full squad will report on Mon-

Lions hopes suffered a se-Coach Mosley, who begins second year as Lion mentor, learned that three-year letterman Randy Upham would be lost to the squad for the 1966 campaign. Randy moved this week to Jal, New Mexico, with his parents, who received news only last week of the transfer. A rugged 160 lb. halfback, Upham was a vital cog in the Lion defense as well as an offensive threat from his right halfback spot.

The loss of Upham will leave the Lions with 11 returning lettermen from last year's squad which had a 7-3 record, losing two 12-14 decisions and 0-14 defeat to the high ranking Sonora

A recent poll placed the Sonora 11 third in the state ratings and had Ozona second behind the Broncos in District 8A.

Following the opening clash with the McCamey Badgers on Sept. 9th and two non-district games against Bronte and Big Lake, Rev. Floyd Bradley, pastor the Lions will meet the Bron-

and Seagraves (in Odessa or Services will be held each Midland). Additional rulings morning at 10 o'clock and call for the first game to be the evening services will be- on Friday of the second week gin at 8 p. m. A fellowship of school instead of Friday hour will follow each even- after school begins on Monday as well as the elimination of the traditional open

Jacoby Heads **National Range** Youth Forum

David Jacoby, Crockett county 4-H club member and Rev. Bradley has served Texas Delegate to the first the First Baptist Church at National Range Youth Foryears. He is a member of the August 27-30, was elected chairman of the Forum by fellow delegates.

Some twenty youth delegates, two per state, repres-Plainview. Rev. Bradley is an enting some ten western states attended the first Nacher, Rev. Brown says, and tional Range Youth Forum. ment, the youth forum was held in conjuction with the Summer Meeting of the Society at Utah State University at Logan, Utah. Plans were being made at

the meeting to send David to the National meeting of the American Society of Range Management, which will be held at Seattle, Washington, in February, 1967. Young Ja-The county has been en- coby; as chairman of the gaged in a cost-share paving Youth Forum, will give a ties of the first forum held to members of the National Society Purpose of the Range

Youth Forum is to develop leadership in youth leaders, assist in developing youth programs in range manage-The court purchased a safe ment, provide new informanot paid and did what it her B. A. Degree from Texas from the North Estate for tion to youth on range manrange science. David was accompanied to

the meeting by his parents, The first full day of school ton of Dallas are here for a Mr. and Mrs. Pete Jacoby. and relatives at- week's pictured baby, you missed guessing her as this cut- rial gifts toward paying off for all student will be Mon- visit with Mr. Keeton's mo- Points of interest were visit-(Continued on Last Page)



THE OZONA STOCKMAN

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THE "HART" OF DECEPTION

essential to the fair and effi- about the costs of the big. cient functioning of a free new administrative bureau market economy." So reads his bill would require. the first sentence of the de- But maybe that's how we claration of policy in the so- save the \$250 - buying that called "truth-in-packaging" much less of groceries bebill introduced by Senator cause we have to support, Hart of Michigan. We would through taxes, a host of adagree with that statement, of ditional bureaucrats. and by itself. But now as the bill goes bofore the House of Congress resorts to slogan-

in American markets. The ounce official title, "Fair Packaging and Labeling Act," strikes us as an attempt to give the John Dowday (D.-Tex.) tells tax sources controlled by the Memphis and Childress. impression that there is a story which should be con- Legislature. wide - spread unfairness in sidered by those requesting

food and grocery products of- ty. fer had evidence of major! conform to uniform pack- South Texas Lumber Co.

aging directives consistent with the present bill. Neither "Informed consumers are does the senator say much

Seriously, when a member of Representatives we would eering and unsupported the Texas Legislature had add that informed congress- charges against private in- money problems like those it State permanent school fund headdress, secured to tiers of men are essential to the dustries, there's reason to will face in 1967 functioning of a free market wonder just what's in the Although the fact has been from oil and gas lease sale on separate face veil. Her boueconomy - to its very pre- political packet he's selling little publicized, state agen- 101,236 acres. servation against such des- The Hart bill has passed the cles are requesting an untructive legislation as that Senate; possibly because precedented \$1,200,000,000 in leased for average of \$55.35 introduced by Senator Hart. many other senators were appropriations from the gen- an acre. Fifty-two tracts in The purpose of the bill is too busy to examine it close- eral revenue fund during the the Gulf of Mexico leased for claimed to be prevention of ly. So it may be worthwhile next biennium. This figure unfair and deceptive me- to ask our congressmen to does not include activities thods of packaging and lab- take a good look at that financed by extensive speeling" of foodstuffs and ot- "Giant Eoconomy Size" pac- cial fund revenues and fedher consumer goods. We see kage Senator Hart has put eral aid. Neither does it ala lot more deception in the on the counter. And not just low for the \$120,000,000 pay bill itself, and Senator Hart's at the label - that "\$250- raise sought by school tea- Shauna Montgomery Memopromotion of it, than has OFF" sticker may be a bit cher. been shown to exist in the deceptive. They sould carepractices of private produ- fully weigh the contents and sent general revenue appro- quest of donors.) cers and distributors of goods compute the net cost per priations add up to \$623,900,-

wide - spread unfairness in sidered by those requesting those regards at present. The "truth-in-packaging" slogan, "One day a bird was offered which the bill's promoters have popularized, seems unquestionably designed to that to be an advantageous trade, and those requesting that a sales tax hike of one per cent is inevitable, look for a "surprise" revenue bill with top-level backing.

Although most forecasters are predicting that a sales tax hike of one per cent is inevitable, look for a "surprise" revenue bill with top-level backing.

Mrs. D. A. Parker and sons, David and Dale, return-reside in Denton where they will enroll at North Texas University.

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Mrs. Herbert Clayton Noelke . . . nee Miss Normandie SueAnne Wade

HIGHLIGHTS AND

SIDELIGHTS From Your State Capitol

By way of comparison, pre-000, so the agencies are seek-

level backing.

mnials escape extended pun- nest Dunlap.

promptly directed the Texas ribbon and a front bow ac-Legislature Council to study cented the empire bodice the feasibility of enacting ending in back streamers mandatory life imprisonment provisions for accused the sheer full skirt. A 'chap-Austin, Texas - Never has killers pleading insanity.

Millions From Lease Sale received more than \$5,600,000

\$3,800,000.

SHAUNA MONTGOMERY MEMORIAL FUND

Recent donations to the Hudman of Odessa. rial Fund are anonymous (name withheld at the re-

-0Oo-Mr. and Wayne Lowry and ing almost twice as much as daughter, Tanya, spent last A BAD TRADE - Rep. they now are getting from weekend visiting relatives in -000

-cOo-

Connally Backs Sentence Mr. and Mrs. W. R. Walker a rehearsal dinner August 1st of his bill would save each so good that the next day Governor Connally, return- and family have returned at the Sheffield Community of us consumers \$250 a year he gladly exchanged another ing to this capital city while from a vacation trip to Hous- Center. Guests were present Thats a nice round num- feather for another worm, it still was numbed with ton, Galveston and Dallas. from El Paso, San Saba, O---000

Not only did the senator fail longer had small feathers, at The University of Texas, and sons, Rodney, David and ton, Odessa and Phoenix, Ato provide any proof of his and traded one large enough suggested a new state law Steve, are vacationing in rizona,

--000-Connally said he is con- Mother Dunlap estate 2- Lindy, are here from Eldorcost increases for consumers CLEAN rugs, like new, so sidering a recommendation bedroom house. All minerals, ado, Kan., for a visit with if they must change their easy to do with Blue Lustre, for a non-parolable life sen- In 1/2 mile of 2 producing Mrs. Smith's mother, Mrs. machinery and processes to Rent electric shampooer \$1. tence because too many cri- oil wells. \$30,000.00. See Er- Dollye Williams. 21-tfc

-000-

Iraan Ceremony

A double ring ceremony the late Mr. Wade and Her- at-Large. were placed at the foot of at noon for lunch. the white arch.

Nuptial music was present- DUPLICATE BRIDGE ed by Mrs. Dan Stacy at the organ and Miss Jane Dixon at the piano. The bride was given in marriage by Floyd Carroll Hudman of Odessa, Miss Wade's brother-in-law, who was a stand-in for the bride's brother Jesse Sidney Wade of Anchorage, Alaska.

The bride chose a carpetlength formal gown of Sheer Point D'esprit over Peaut. The empire bodice was fashioned with a bateau neckline and full sheer sleeves closed ishment on pleas of insanity, at the wrist with a narrow Lt. Gov. Preston Smith velvet band. White velvet that fell to the hemline of let' of the traditional orange blossoms formed the bride's English silk illusion with a quet was of white feathered carnations centered by large pure white orchid

> Maid of honor was Miss Dorothy Irene Morgan of Marysville, California.

Reid Holmsley of Ozona attended the groom as best man. Ushers were Gary Probst of Dallas and Wade

Setting for the reception was the church fellowship hall which was decorated with large baskets of mums and fugimums.

For their wedding trip Mrs. Noelke chose a two-piece white and gold silk suit. Her accessories were white.

Mrs. D. A. Parker and Mr. and Mrs. Noelke will

> Noelke wedding party with zona, Iraan, Dallas, Sheffield,

Mrs. Rayburn Smith and FOR SALE - 23.4 acres two daughters, Cindy and

Floyd Henderson was tak-RANCH RECORD BOOKS en to a San Angelo hospital at The Ozona Stockman early this week for treatment. His condition is re-Home Craft Fire Protec- ported satisfactory at midtion Chests at Stockman. week.

MARKET STATES

PRESENTING

The Latest Fashions

Back-To-School Wear COATS

Large Selection Infant to Size 14 gilrs Kate Greenway

School Dresses

All Sizes - All Styles

\$3.00 and Up

Shop Now While Our

Collection is Complete

Small Fashions

Hwy 290 West

Wade-Noelke Vows Field Trip For Are Exchanged In 4-H Leaders, Girls To Eldorado Mills

A field trip to the Woolen attended by members of the Mills in Eldorado, next Mon- on the club trophy was families was pledged August day, August 15, for 4-H lead-2nd in the Iraan Methodist ers, 4-H girls and their par- putts on Baggett tre Church by Miss Normandy ents, is being sponsored by SueAnn Wade, daughter of Miss Donna Taylor, County Mrs. Jesse Sidney Wade and Home Demonstration Agent- play were Mrs. M. E.

bert Clayton Noelke, III, son | Leaders in the county 4of Mrs. H. C. Noeike and the H program who are interest- Others playing golf we late Mr. Noelke, of Ozona ed in this educational trip and Sheffield, Texas. Rev. can call Miss Dorothy Price Norton Scrimshire assisted at the Ozona Community by the Rev. Joe W. Bickley Center for particulars. The officiated before the decor- tour is scheduled to begin at ated altar. Tall white bas- 10:00 a. m. and be completkets of glads and fugi mums ed at 2:00 p. m., with a break

Winners in Tuesday Pierce, Mrs. Sherman To night's Duplicate Bridge Mrs. Marshall Montgo Club play at the country club Mrs. Henry Miller, Mrs. were: First, a tie, Mrs. Wilma by McMullan, Mrs. Hayes and Miss Mildred Williams, Mrs. Beech North, and Mrs. Byron Stuart Montgomery, Mrs. Frank and Mrs. Jack Brewer, In Mullan, Mrs. Charles third place, Mrs. Tom Mont- liams, Jr., Mrs. Gale Ba gomery and Mrs. Lawrence field and Mrs. Joe Piers. Sands

Six-weeks series winners NOTICE OF were announced. Trophy winner was Mrs. Jack Brewer for the six weeks. Second I am offering place went to Mrs. Robert Cox and third to Mrs. Ca: -0**O**0-

have returned from a vaca- viction of guilty paris tion trip to Houston and o- every theft of liveston ther south Texas points. FOR RENT - Two-bed-

County may claim the room house, bath and half, ward, Call 392-3068. 21-tfc ---000

Phone news to the Stockman

bal career.

LADIESS GOLF ASSN

The weekly golf and play was held last Thur at the Country Club. In play in the morning by Mrs. Byron W won by Mrs. Joe P Winning balls in as, Mrs. Jack Bagg Williams and Mr Byron Stuart, Mrs. C Williams, Jr., Mrs. Den

Jones, Mrs. Frank McM Bridge hostess in the ternoon was Mrs. Genel Winning high was Mrs. Short; second high, Ma O. Walker, and the cut Byron Williams,

Others attending were Jack Williams, Mrs. V

REWARD

Mr. and Mrs. Jim Dudley for apprenension and Crockett County that no officer of Con

> Billy Mills Sheriff, Crockett Ca

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By A. R. Rutherford

Ty Cobb's first major - league salary was \$1500 i In 1928, his last yearin the game, he received \$70,000 and this was when he was 42 years old . . . Ty set nearly 100 major-league records duing his career and became a legend during his life time The "Georgia Peach" played in more game than any other player, 3,033; he came to bat offerner than anyone else, 11,429; he made the most his 4.191; and he scored the most runs, 2,244 ... # stole the most bases 892; he stole second, third and

Rutherford Motor Company CHEVY-OLDS-CADILLAC-BUICK-PONTIAC PHONE 392-2691

home in one inning three times during his bas-



FINA PRODUCTS



Relive Ozona's DIAMOND ANNIVERSARY for years to come with . . .

Jubilee Photos

Smith Drug is now offering a collection of 175 photos taken during the Jubilee celebration. You'll find your friends, relatives, and neighbors among these pictures that bring back Jubilee excitement and enjoyment.

Choose one picture or one dozen at the reasonable price of \$1.25 per 5x7 glossy phote.

Smith Drug

Mrs. 7: man Taje Aontgom r, Mrs. 6 Beech

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ng his life-nore games bat often-

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FEATURE of the week rs - YELLOW CLING ACHES No. 21/2 Cans BELL SALAD ESSING Full Qt. TS FRUIT No. 300 Can CKTAIL INACH No. 300 Can MATO SAUCE 3 For r 29c NO. 303 CAN 2 For 29c GIANT 46 OZ. CAN 2 For RN No. 303 Can 2 For D MEDAL OUR 5 Lb. Bag 59c sell 18 OZ. GRAPE JAM GRAPE JELLY OR PEACH 3 For 2 For S TOMATO **TSUP** 20 Oz Bottle Lb. Box STRAINED **BY FOOD** 3 For ARCOAL 10 Lb Bag 49c SUE 10 Roll Bag **79**c OUT BEANS STEX CHILI 300 Can **59**c UMINUM FOIL 12x25 37c



DESS

FERS

Kimbell's TEA

39c

39c

2 Reg. Box

12 Oz Box

like Old Fashioned Crossword Puzzles"



ur 'CASH CROSS' Game Will

End Sat. Aug. 13
E IN AND PICK UP YOUR "FREE TICKETS"
OMPLETE YOUR PUZZLE BEFORE THE
E ENDS AUG. 13





TEFLON

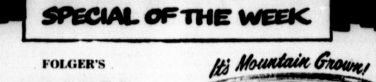
BREAD & LOAF PAN

No-stick baking, no-scour cleanup make this standard size pan ideal for bread meat loof, etc. Foods bake best in als Size: 9%x5%x2%"

USDA CHOICE HEAVY BEEF

USDA CHOICE HEAVY BEEF Valu-Trimmed

Hams Half or Whole LB. 89c Ground Beef 2 Lbs. 89c



COFFEE 1 LB. CAN



HEALTH & BEAUTY AIDS DEPARTMENT

HAIR SPRAY 13 Oz Can

SUDDEN BEAUTY

98c CREAM SHAMPOO JAR **HEAD & SHOULDERS**

79c

79c

WHITE SELECT 20 Lb. Bag

Kimbell's **SHORTENING**

> 3 Lb. Vacuum Can



Half Gallon

SWANSON

Gandy's ICE CREAM

\$1.00 3 For

2 For 79c

Beef Dinner

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER FOUR ON THE BALLOT

HOUSE JOINT RESOLUTION NO. 21 proposing an Amendment to Article XVI.
Constitution of the State of the provisions do not provide for a term of office which exceeds six years."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the

BE IT RESOLVED BY THE LEGISLATURE OF THE

STATE OF TEXAS: Section 1. That Article XVI, Constitution of the State of Texas, be amended by adding a new Section to read as fol-lows:

"Section 30c. (a) The terms of office of persons serving on the governing body of a political subdivision of the State created to further the purposes of Section 52, Article III, or Section 59, Article XVI, of this Constitution. shall never exceed six years "(b) Statutory provisions

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.

Purposes of Section 52, Article III, or Section 59, Article III, or Section 50, Article IIII, or Section 50, Article III, or Section III, o

Texas, relating to the terms qualified electors of this State of office of directors of conservation and reclamation disfirst Monday in November, 1966, at which election all ballots shall have printed on

them the following:

"FOR the Constitutional
Amendment changing the
maximum term of office of directors of conservation and reclamation districts from two to six years.

"AGAINST the Constitu-tional Amendment changing the maximum term of of fice of directors of conservation and reclamation districts from two to six years.'

Sec. 3. The Governor of the State of Texas shall issue the enacted before the first Tues- necessary proclamation for day after the first Monday in the election and this Amend-November, 1966, relating to ment shall be published in the the terms of office of govern- manner and for the length of ing bodies of political subdivisions created to further the tution and Laws of this State.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SIX ON THE BALLOT

PROPOSED CONSTITU- 1966, at which election all bai-TIONAL AMENDMENT lots shall have printed thereon TO BE VOTED ON AT AN the following: ELECTION TO BE HELD ON NOVEMBER 8, 1966.

HOUSE JOINT RESOLU-TION NO. 37 proposing an Amendment to Article III of the Constitution of the State of Texas by adding thereto a new section, Section 51-d, so as to provide for the payment of assistance by the State of Texas to the surviving spouse and minor children of law en forcement officers, custodial personnel of the Texas De-partment of Corrections or violent death in the course of the performance of their du ties as law enforcement offi cers, custodial personnel of the Texas Department of Corrections or as full-paid fire-men; providing for the necessary election, form of ballot, proclamation, and publication. BE IT RESOLVED BY THE LEGISLATURE OF THE

STATE OF TEXAS: Section 1. That Article III. Constitution of the State of Texas, be amended by adding Section 51-d to read as fol

"Section 51-d. The Legisla ture shall have the power, by general law, to provide for the payment of assistance by the State of Texas to the his officers, custodial personnel provision for voting, for and of the Texas Department of against this Constitutional todial personnel of the Texas
Department of Corrections or as full-paid firemen."

Amendment,
Sec. 3. The Governor of Texas shall issue the neces-

first Monday in November, and laws of this State.

Constitutional "FOR the Amendment providing for the payment of assistance by the State of Texas to the the payment surviving spouse and minor children of law enforcement officers, custodial persennel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid

"AGAINST the Constitutional Amendment providing for the payment of assistance by the State of Texas to the surviving spouse and minor children of law en-forcement officers, custodial personnel of the Texas Department of Corrections full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custo dial personnel of the Texas Department of Corrections or as full-paid firemen. Each voter shall mark out

one of said clauses on the ballot, leaving the one expressing vote on the proposed children of law enforcement voting machines, the above Corrections or of full-paid Amendment, shall be placed firemen who suffer violent on said machine in such a death in the course of the manner that each voter may performance of their duties as vote on such machines for or law enforcement officers, cus-

as full-paid firemen."

Sec. 2. The foregoing Constitutional Amendment shall election and this Amendment shall be sublished in the manbe submitted to a vote of the shall be published in the man-qualified electors of this State on the first Tuesday after the required by the Constitution

OF TEXAS HIGHWAY CONSTRUCTION

E. of Glasscock Co. Li.; 1 Mi. 571 (1), LSF 229 (2), & RM til 9:00 a. m., August 24, 1966,

TION NO. 13 proposing an Amendment to Sections 2 and 4 of Article VI of the Con-stitution of the State of Tex-

as so as to repeal the pro-vision making payment of the

poll tax a requirement for voting and so as to authorize

the Legislature to provide for

amended, effective February

ceipt showing that said poll tax was paid before the first

day of February next preced-

ing such election. Or if said voter shall have lost or mis-

placed said tax receipt, he or

she, as the case may be, shall be entitled to vote upon mak-

ing affidavit before any of-

ficer authorized to administer

oaths that such tax receipt has been lost. Such affidavit

The husband may pay the poll

tax of his wife and receive the receipt therefor. In like

receive the receipt therefor.'

term 'qualified elector' as used in any other Article of

be in writing and left

1968, by deleting the fol-

Mi. N. of Sonora; 8 Mi. N. of (1) & LSS 2456 (1) in Con-Ozona & 4 Mi. E. of Pecos cho, Sterling, Tom Green, Sealed proposals for con- Co. Line on Highway No. US Sutton, and Crockett County, 7 Mi. S. of Paint Rock; 3 Mi. ered by LSF 590 (1), LSF way Department, Austin, un-

have resided in this State one

(1) year next preceding an election and the last six (6) months within the district or

county in which such person offers to vote, shall be deem-ed a qualified elector; and provided further, that any

said tax before ellection in this State and hold a receipt showing that said poli tax was paid before the first day of February next preeding such election Or if said voter shall be to a proposed and the

provided, however, that before

annually, but such require-

ment for registration shall not

ing of the term 'qualified

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER SEVEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 13 proposing an Amendment to Sections 2 and Amendment to Section 2. Every person subject to none of the fore-going disqualifications who shall be a citizen of the fore-going di

BE IT RESOLVED BY THE
LEGISLATURE OF THE
STATE OF TEXAS:
Section 1. That Section 2 of
Article VI of the Constitution
of the State of Texas by

with the judge of the election. a voter shall have registered

manner, the wife may pay the be considered a qualification

poll tax of her husband and of an elector within the mean-

and by substituting therefor the following language: "provided, however, that be-

fore offering to vote at an election a voter shall have registered annually but such

registered annually, but such vote at an election. Any leg-

tering such service so long as he or she is a member of the Armed Forces."

Sec. 2. That Section 4 of Article VI of the Constitution of the State of Texas be amended by changing the word "may" to "shall" in the last clause thereof and by delast clause thereof and by de-leting the words "in all cities containing a population of ten thousand inhabitants or thousand

The text of this Section, as so amended, is shown below, with the deleted language marked through by a broken line and with the new language underscored:
"Section 4. In all elections

by the people, the vote shall be by ballot, and the Legislature shall provide for the numbering of tickets and make such other regulations as may be necessary and punish fraud and preserve the purity of the ballot box; and the Legislature may shall provide by law for the registration of all voters in all eities containing a population of ten-thousand inhabitants or Sec. 3. If any other Amend-

lowing language:

"and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election.

State and hold a remark that are stated as the case of the State and hold a remark that such that the such that the such that such that such that such that that the such that ment to Sections 2 or 4 of Ar-ticle VI of the Constitution of the State of Texas, being for a different purpose, is adopted at an earlier election or at ton receipt has been lost. Such affidavis shall be made in writing and left with the judge of the election. The husthe same election, the adop-tion of this Amendment shall not be construed as nullifying his wife and receive the reany change made by such cept therefor in like manner, the wife may pay the pell tex of her husband and receive other Amendment. Sec. 4. The foregoing Con-

stitutional Amendment shall be submitted to a vote of the qualified electors of the state at an election to be held on offering to vote at an election the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following:
"FOR repealing the poll

tax as a requirement for voting.
"AGAINST repealing the

poll tax as a requirement for voting." Sec. 5. If the foregoing Amendment is adopted, the proclamation of the Governor declaring the adoption of the Amendment shall set forth the full text of the amended Sections, as amended herein

requirement for registration shall not be considered a islation enacted in anticipation qualification of an elector of the adoption of this within the meaning of the Amendment shall not be inand as amended by any other valid because of its anticipaproposed Amendment which is this Constitution in respect to tory nature. The Legislature submitted by the 59th Legis-lature and which has been any matter except qualifica-tion and eligibility to vote at ing. And this provision of the duly adopted prior to such an election. Any legislation enacted in anticipation of the adoption of this Amendment shall not be invalid because of its anticipatory nature."

The text of this Section, as popent, branches, thereof, are dury adopted proclamation.

Constitution shall be self-enacting without the necessity of further legislation. Any member of the Armed Forces necessary processes thereof.

Sec. 6. The Governor of the State of Texas shall issue the necessary proclamation for the election and this Amend-The text of this Section, as so amended, is shown below, in the nilitary service of the manner and for the length of with the deleted language United States, may vote only time as required by the Conmarked through by a broken in the county in which he or stitution and laws of this line and with the new she resided at the time of en-

political subdivisions of a

county; authorizing the Legislature to provide for a

voluntary merger into the system authorized by this

Amendment by those offi-

cers and employees covered

by the provisions of subsec-

tion (b) of Section 62 of Article XVI of the Texas

Constitution as now exist-ing or may hereafter be

CONTRACTORS' NOTICE W of Runnels Co. Line; 6 1980 LSF 272 (1), LSS 1804 and then publicly opened ed to the lowest regularity of Runnels Co. Line; 6 1980 LSF 2756 (1) in Con- and read. and read.

The State Highway Department, in accordance with color, or national of Sealed proposals for con-structing Roaside Parks Loc. 83, 87, 277, 67, SH 163, cov-will be received at the High-the provisions of Title VI of Plans and specific including respectively. In the Civil Rights Act of 1964 including respectively. the Civil Rights Act of 1964 including minimum (87 Stat. 252) and the Regurates as provided by Land lations of the Department of available at the office Commerce (15 C. F. R., Part R. Evans, Maint, Br 8)), issued pursuant to such San Angelo, Texas, and Act, hereby notifies all bid- as Highway Department ders that it will affirmative- Austin. Usual rights ly insure that the contract ved. entered into pursuant to this advertisement will be award-

bidder without distrition on the ground of

It Pays To Advertis

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDA NUMBER THIRTEEN ON THE BALLOT

PROPOSED CONSTITUTIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD

OVERNER 8, 1966. ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLU-TION NO. 69 proposing an as it relates to counting.

Amendment to the Constituctudes all duties, activities. tion of the State of Texas by operations of adding a new Section, Section portance in which the a 63, to Article III; authorizing the Legislature to provide by statute for the accomplish-required or authorized by ment of governmental func-tions within any county hav-this State." g one million, two hundred Sec. 2. The foregoing outsand (1,200,000) or more stitutional Amendment ing one million, two hundred inhabitants by the consolida-tion of the functions of gov-qualified electors of this ernment or by contract be-tween any political subdivi-sion(s) located within the county and any other political subdivision(s) located within which time the ballst three th the county or with the county; providing for an election lowing: and the issuance of a procla- "FOI mation therefor.
BE IT RESOLVED BY THE
LEGISLATURE OF THE

STATE OF TEXAS: Section 1. That the Consti-tution of the State of Texas be amended by adding a new Section in Article III, to be known as Section 63, reading as follows: "Section 63

"(1) The Legislature may by statute provide for the consolidation of some functions of government of one or more political subdivisions comprising or located within any county in this State having one million, two hundred thousand (1,200,000) or more inhabitants. Any such statute shall require an elec-tion to be held within the political subdivisions affected thereby with approval by a majority of the voters in each of these political subdivisions, under such terms and condi-tions as the Legislature may require.

"(2) The county govern-ment, or any political subdivision(s) comprising or located therein, may contract one with another for the performance of governmental functions re-

have printed thereon the

"FOR the Amendment "FOR the Amendment the Constitution authors the Legislature to perform the Legislature to perform the Legislature to perform the Legislature for any containing one million that the form the consolidate the function government and for a countries or any plus subdivision(s) located to in to contract for the formance of function government.

"AGAINST the last

"AGAINST the Amment to the Constitution authorizing the Legish to provide by status any county having one lion, two hundred that (1,200,000) or more in tants to consolidate functions of govern political subdivision(s) cated therein to control
the performance of i Sec. 3. The Governor di State of Texas shall issue necessary proclamation the election and this Amment shall be published manner and for the leng

PUBLIC NOTICE

NUMBER FOURTEEN ON THE BALLOT PROPOSED CONSTITU- ner, the wife TIONAL AMENDMENT tax of her husband TO BE VOTED ON AT AN ceive the receipt

ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 38 proposing an amendment to Section 2. Article VI. Constitution of the State of Texas, to omit the

Section 1. That Section 2.

Article VI. Constitution of the State of Texas, be amended the by deleting the following this "Any member of the Armed tion of this amendment forces of the United States not be deemed to have anguage:

of the United States, may vote only in the county in which he or she resided at the time of entering such service so long as he or she is a member of the Armed Forces."

The text of this Section is construed as mulifying the section of the sectio shown below, with a broken line through the sentence which is to be deleted:

Sec. 3. The foregoing of the section is change made by sec. 3. The foregoing of the sec. 3. The foregoing of the sec. 3. The foregoing of the sec. 3.

"Section 2. Every person subject to none of the foregoing disqualifications who shall have attained the age of twenty-one (21) years and who shall be a citizen of the United States and who shall have resided in this State one (1) year next preceding an election and the following them the following them the following them the following the foreign and the following them the following the foll (1) year next preceding an election and the last six (6) months within the district or county in which such person offers to vote, shall be deemed a qualified elector; and provided further, that any voter who is subject to pay a poll tax under the laws of the State of Texas shall have paid said tax before offering to vote at any election in this State and hold a receipt showing that said poil tax was paid before the first day of February next preceding such election. Or if said voter shall have lost or misplaced said tax receipt, he or she, as the case may be, shall be entitled to vote upon making affidavit before any officer authorized to administer oaths that such tax receipt has been lost. Such affidavit shall be made in writing and left with the judge of the election. The husband may pay the poll tax of his wife and receive the receipt therefor. In like man-

Sec. 2. The only pupe the amendment proper this Resolution is to man aforesaid deletion. The

Forces who are

Proposed CONSTITUTIONAL AMENDMENT ELECTION TO BE HELD The Legislature may

the armed services vote only thought and in the in the county in which they resided at the time of enter-BE IT RESOLVED BY THE the time of minis LEGISLATURE OF THE STATE OF TEXAS:

or component branches thereof, or in the military service
of the United States, may
vote only in the United States, may

Amendment to aller bers of the Armed le who are residents of tional Amendment to members of the Forces who

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT

NUMBER FIVE ON THE BALLOT

PROPOSED CONSTITU- vide for a voluntary merge nated subsection (c), of said further that the Texas Legis-Section 62; authorizing the lature in the enabling statute tion benefits for the officers of the state, and of the po-litical subdivisions of any islature shall further provide

STATE OF TEXAS: as be amended by adding thereto a subsection (c) which shall read as follows:

bility and Death Benefits for all the officers and employees of a county or other political subdivision of the state, or a political subdivision of a county may be included in those systems repolitical subdivision of a county; providing that when the ty or other political subdivision of a county; providing that when the Texas Legislature has passed the necessary enabling legis-lation pursuant to the Consti-tutional authorization, then the governing body of the county, or other political sub-division of the state, or politi-cal subdivision of the county shall make the determination as to whether a particular county or other political subas to whether a particular county or other political subdivision of the state, or subdivision of the county participates in this System; providing further that such System shall be operated at the expense of the county or other political subdivision of the state or political subdivision of the county electing to participate therein and the offiticipate therein and the offi-cers and employees covered by the System; and providing that the Legislature of the State of Texas shall never make an appropriation to pay the costs of this Retirement, Disability and Death Compen-sation System.

"The Legislature may proticipate therein and the

TIONAL AMENDMENT into the System herein au-TO BE VOTED ON AT AN thorized by this Constitutional ELECTION TO BE HELD Amendment of any System of Retirement, Disability and Death Compensation Benefits TION NO. 4 proposing an which may now exist or that Amendment to the Constitution of Texas by adding to under subsection (b) of Sec-Section 62 of Article XVI a tion 62 of Article XVI of the new subsection to be denomi- Texas Constitution; providing Legislature to enact laws es-tablishing, subject to the lim-as to the amount of money itations stated, a State-wide System of Retirement, Dis-ability and Death Compensa-subdivision of the state or political subdivision of the counand employees of the counties ty to the State-wide System and other political subdivisions of Retirement, Disability and islature shall further provide that the amount of money BE IT RESOLVED BY THE contributed by the county or LEGISLATURE OF THE other political subdivision of STATE OF TEXAS:
Section 1. That Section 62
of Article XVI of the Constitution of the State of Texas be amended by adding thereto a subsection (c) which shall read as follows:

"It is the further intention."

shall read as follows:

"(c) The Texas Legislature is authorized to enact appropriate laws to provide for a System of Retirement, Disability and Death Repefits for or other political subdivision or other political subdivision of the state or political subty or other political subdi-vision of the state or political subdivision of the county par-ticipates in the Retirement Disability and Death Benefit System authorized by this Constitutional Amendment, or whether they participate in a System under the provisions of subsection (b) of Section 62 of Article XVI of the Tex-

"FOR the Constitutional

established; providing that costs of this System shall borne by the counties and other political subdivi-sions of the state and po-litical subdivisions of the county electing to particicers and employees covered by the System; and forbid ding the Legislature from making any appropriations

as Constitution as the same is herein amended." Sec. 2. The foregoing Con-

sec. 2. The foregoing Con-stitutional Amendment shall be submitted to a vote of the qualified electors of this state at the General Election in November, 1966, at which all ballots shall have printed

Amendment authorizing the Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for

for the operation of this System." "AGAINST the Constitutional Amendment author-izing the Texas Legislature to establish a State-wide Cooperative System of Re-tirement, Disability and Death Benefits for the officials and employees of the various counties or other political subdivisions of the state, or political subdivi-sions of a county; author-izing the Legislature to provide for a voluntary merger into the system au-thorized by this Amend-ment by those officers and employees covered by the provisions of subsection (b) of Section 62 of Article XVI of the Texas Constitution as now existing or may hereafter be established; providing that costs of this System shall be borne by the counties and other po-litical subdivisions of the state and political subdivi-sions of the county electing to participate therein and the officers and employees

covered by the System; and forbidding the Legislature from making any appropriations for the operation of this System." If it appears from the re-turns of said election that a majority of the votes have been cast in favor of such amendment, the same shall become a part of the Consti-tution of the State of Texas.

lish a State-wide Coopera-tive System of Retirement, Disability and Death Bene-fits for the officials and employees of the various counties or other political subdivisions of the state, or this state.

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER SIXTEEN ON THE BALLOT

HOUSE JOINT RESOLU-TION NO. I proposing an Amendment to the Constitu-tion of the State of Texas to testablish the date on which newly elected Members of the of years to which elected and Legislature shall qualify and until their successors shall take office. BE IT RESOLVED BY THE fled."

LEGISLATURE OF THE STATE OF TEXAS: hereby amended so as hereaf ter to read as follows:

shall be chosen by the quali-fied electors for the term of four years; but a new Senate shall be chosen after every apportionment, and the Senators elected after each appor-tionment shall be divided by lot into two classes. The seats of the Senators of the first class shall be vacated at the expiration of the first two years, and those of the second class at the expiration of four years, so that one half of the Senators shall be chosen bi-ennially thereafter. Senators shall take office following their election, on the day se 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 Texas. their successors shall have been elected and quali-

PROPOSED CONSTITU- the House of Representatives TIONAL AMENDMENT shall be chosen by the qualified electors for the term of two years. Representatives shall take office following their election, on the day set

Sec. 3. The foregoing Con-STATE OF TEXAS: stitutional Amendment shall Section I. That Article III. be submitted to a vote of the Section 3, of the Constitution qualified electors of this of Texas, be and the same is State, at an election to be reby amended so as hereaf-r to read as follows:
"Section 3. The Senators all be chosen by the graft. first Monday in November, 1966, at which election all shall have printed ballots

thereon the following: "FOR the Constitutional Amendment establishing the date on which newly elected Members of the Legislature shall qualify and take of-

"AGAINST the Constitutional Amendment estab lishing the date on which newly elected Members of the Legislature shall quali-fy and take office."

If it appears from the returns of such election that a majority of the votes cast therein are for such Amendment, same shall become a part of the Constitution of

Sec. 4. The Governor of the State of Texas is hereby di-rected to issue the necessary Sec. 2. That Article III.
Section 4, of the Constitution of Texas, be and the same is hereby amended so as hereafter to read as follows:

"Section 4. The Members of this State.

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To Advertise

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such counties subdivision(s)

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The Governor exas shall iss n and this

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ICE

AMENDME

HE BALLOT

A re-run of "The Ozona Story" he Ozona Stockman

he Ozona Stockman hurs. August 12, 1937

Charles E. Davidson again topped the weight res for Crockett County , it is conceded by ers, when her lambs delivered at Barnhart week at an average ht of 73 pounds.

-29 years agontile paralysis in various ner's Short Course and the winter. cultural Agents' meeting, duled at A&M College ust 16 to 20, has been elled, according to Coungent C. J. Van Zandt.

-29 years ago-

leaned from the files of yesterday to their home in ing. Ballinger after a visit here with Mrs. Glover's parents. Mr. and Mrs. N. W. Graham.

-29 years a20-from a recent illness. -29 years ago-

cause of prevalence of this summer, left this week and Mrs. Byron Stuart. for Bay City, Mrs. Moore's ons of Texas, the annual home, where she will spend

-29 years ago-Mrs. Ben Lemmons is expected to return from a fall buying trip. She was accompanied by her son, Maurice.

-29 years agograss fire, starting from Mrs. Bert Couch entertainedge of the pavement on ed with a supper and swim-Ozona - Barnhart high- ming party at the ranch last burned over nearly two week complimenting her ons of grass land on the daughter, Mickey, the occa-

P. L. Childress estate north sion being her seventeenth bad Caverns this week. e News Reel of Ozona Tuesday afternoon. birthday. A buffett supper -29 years ago---Mrs. Clinton Glover and cing furnished diveirsion county and district clerk un-

was served on the lawn. Dandaughter, Joanne, returned during the rest of the even- der George Russell, is enjoy--29 years ago-

tion, the former Miss Margaret Ella Drake of Ozona Mrs. Wm. D. Jones, mother before her marriage July 5, have returned from Nolanof Ralph and Dempster Jones was honored with a miscella- ville in Bell County, where young Crockett Co. ranch- neous shower given at the they attended a recent camp men, is in a San Angelo hos- Roy Parker home Monday meeting. The couple attendpital where she is recovering afternoon. Hostesses for the ed a camp meeting at the Baggett, Imogene Baker, E-Mrs. Joe Pierce and her lizabeth Cocse, Athleen Dudmother, Mrs. Kate Moore, ley, Clara Mae Dunlap, Al- house. Central heat and air. who has been visiting here berta Kay, Maggie Seahorn Fenced yard, attached gar-

> -29 years ago-Mr. and Mrs. Chas. Coates 2093. and two children, Lloyd and Jack Collins, visited Carls- Phone news to the Stockman

29 years aro-Miss Leta Powell, deputy ing a vacation this week, visiting friends and relatives Mrs. Sam Fowler of Junc- in Spur and other points.

-29 years aso-Mr. and Mrs. Jones Miller occasion were Misses Lillian same spot fifty years ago.

> FOR SALE - 3-bedroom age. \$75.00 per mo. No. 38 Crockett Heights. Pr. 392-20-tfc

Jack Baggett, Jr. who has been spending the past few weeks at Brush Ranch camp in New Mexico, will return to Ozona this week-end. His parents, Mr. and Mrs. Jack Baggett, will drive up to get

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C. A. Duncan **Hudson Russell**

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RANCH SUPPLIES

Monday Exodus **Psalms** 15:11-18 36:7-12 Wednesday Tuesday Isaiah 48:17-22 2:28-32 Thursday Friday Hebrews 12:25-29 Acts 7:35-43 Saturday James 1:5-11

Down in Louisiana there's a spot which casts a spell of reverence upon my soul.

But what I have found along the bayou I have seen, too, in the awesome might of a granite peak, in the mystic wonder of a shadowy canyon. I have heard it in the restless symphony of the surf at night.

These, the shrines of nature, are God's hint of a spiritual meaning in life. But, long ago, man responded to God's hint. The churches in which we worship and learn and serve-these are the workshops He inspired. Week by week, year by year, under the hand of the Master, lives are being fashioned

to His blueprint . . . devoted to His purpose. Yes, we can find God in nature! But the road of spiritual discovery only begins along the bayou. It goes on from there to our highest quest.

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This Series of Ads is Being Published and Sponsored by the Following Ozona Business Establishments and Individuals in the Interest of a Stronger Community.

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Jim's Gent Shop

Sutton's Chevron Station South Texas Lumber Co. of Ozona Rutherford Motor Co.

Ranch Feed & Supply Co.

Ozona Butane Co. Meinecke Ins. Agency Glynn's Shell Station Flying W Cage Eggs

Ozona National Bank Ozona Oil Company Stuart Motor Co. Ozona Stockman

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PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ONE ON THE BALLOT

ON NOVEMBER 8, 1966. HOUSE JOINT RESOLU-TION NO. 79 proposing an amendment to Article VIII. Constitution of the State of

Texas, by adding Section 1-d to provide that all land owned by natural persons designated use as defined herein and in for agricultural use shall be the event it so qualifies he on the consideration of only being for agricultural use and those factors relative to such assess the land accordingly. agricultural use.

STATE OF TEXAS:

"Section 1-d. (a) All land persons for the natural which is designated for agri- for in this Act unless for at in accordance least use with the provisions of this years immediately preceding Section shall be assessed for the assessment date all tax purposes on the con-has been devoted exclusively sideration of only those fac-for agricultural use, or unless tors relative to such agricul- the land has been continuoustural use. 'Agricultural use' ly developed for agriculture means the raising of livestock during such time. or growing of crops, fruit, "(f) Each year during flowers, and other products of which the land is designated tions as a business venture tax assessor shall note on his

PROPOSED CONSTITU- use he shall file with the TIONAL AMENDMENT local tax assessor a sworn TO BE VOTED ON AT AN statement in writing describing the use to which the land is devoted.

"(c) Upon receipt of the sworn statement in writing the local tax assessor shall determine whether such land qualifies for the designation as to agricultural ssed for alletax purposes shall designate such land as

"(d) Such local tax assessor BE IT RESOLVED BY THE may inspect the land and re-LEGISLATURE OF THE quire such evidence of use and source of income as may be Section 1. That Article VIII, necessary or useful in deter Constitution of the State of mining whether or not the Texas, be amended by adding agricultural use provision of this article applies

"(e) No land may qualify designation provided

the soil under natural condi- for agricultural use, the local for profit, which business is records the valuation which the primary occupation and would have been made had source of income of the land not qualified for such designation under this Section. (b) For each assessment If designated land is subsewishes to quently diverted to a purpose qualify his land under pro-visions of this Section as use, or is sold, the land shall agricultural be subject to an additional state

exceed the rate, and in the manner authorized in the dis-

such governing body also shall

have the power, without the necessity of an additional

election, to sell and deliver any unissued bonds voted in

the district prior to any such

change in boundaries, and to

assess, levy and collect ad va-

lorem taxes on all taxable property in the district as changed, for the payment of

principal of and interest on

change

tax. The additional tax shall equal the difference between taxes paid or payable, here-under, and the amount of tax payable for the preceding three years had the land been otherwise assessed. Until paid, there shall be a lien for additional taxes and interest on land assessed under the provisions of this Section.

"(g) The valuation and as-sessment of any minerals or subsurface rights to minerals shall not come within the provisions of this Section.

Sec. 2. The foregoing Con stitutional Amendment be submitted to a vote of the qualified electors of state at an election to be held on the first Tuesday after first Monday in ber, 1966, at which election all ballots shall have printed on them the following:

"FOR the Constitutional Amendment to provide that all land owned by natural persons designated for agricultural use shall be assessed for all tax purposes on the consideration of only those factors relative such agricultural use.

AGAINST the Constitutional Amendment to pro-vide that all land owned by natural persons designated for agricultural use shall be assessed for all tax purposes on the consideration of only those factors relative to such agricultural

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation the election and this Amendment shall be the manner and for the length of time as required by the constitution and laws of this

subsequently sold and deliver-

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER ELEVEN ON THE BALLOT

TION NO. 19 proposing an necessary for the filtration, Amendment to Section 49-d, treatment and transportation Article III of the Constitution of water from storage to

such conditions as the Legisfacilities and any system of works properly thereto; providing for the facilities under General Laws; providing for long-term concilities; authorizing the issuance of an additional \$200,-000,000 in bonds by the Texas next ensuing fifty-year period Water Development Board upon a two-thirds (2/3) vote of gin, except the elected members of each interim basis. house; providing that anticipatory legislation shall not be invalid because of its anticipainvalid because of its anticipa-tory character; providing for the necessary election, form may be used for the conserva-

STATE OF TEXAS: be amended to read as fol-

Section 49-d. It is hereby the limited number of feasible sites available for the construction or enlargement America or any agency, conservation of the public wa-

PROPOSED CONSTITU- Law, including the require-AMENDMENT ment of a permit for TO BE VOTED ON AT AN or beneficial use, for the ad-ELECTION TO BE HELD ditional purposes of acquiring ON NOVEMBER 8, 1966.
SENATE JOINT RESOLU- ties, and any system or works tion of the State of Texas, points of treatment, filtration declaring state policy regard and/or distribution, including ing optimum development of facilities for transporting wawater reservoirs; providing ter therefrom to wholesale for the use of the Texas Water Development Fund under more of such purposes or methods; provided, however, lature may prescribe by Gen- the Texas Water Developeral Law in the acquisition ment Fund or any other state and development of storage fund provided for water y system of development, transmission, appurtenant transfer or filtration shall not be used to finance any project sale, lease or transfer of such which contemplates or results in the removal from the basin of origin of any surface water providing for long-term con-tracts for water storage fa-necessary to supply the rea-sonably foreseeable future sonably water requirements for the

gin, except on a temporary,

"Under such provisions as the Legislature may prescribe ballot; and proclamation tion and development of water for useful purposes by conand publication.

BE IT RESOLVED BY THE struction or reconstruction or LEGISLATURE OF THE enlargement of reservoirs constructed or to be constructed or to be within Section 1. That Section 49-d structed or enlarged within the State of Texas or on any tution of the State of Texas stream constituting a bounda-be amended to read as follry of the State of Texas, together with any system or works necessary for the fildeclared to be the policy of tration, treatment and/or the State of Texas to encour- transportation of water, by age the optimum development any one or more of the following governmental agencies: by the United States of of dams and reservoirs for partment or instrumentality thereof; by the State of Texters of the state, which wa- as or any agency, department use and benefit of the public. political subdivisions or bodies hereunder deposited in commissions to which the

which the Texas Water De- acquisition of such stones which the Texas Water Development Board has financed cilities or the water ed therein. The n

"Under such provisions as ceived from any sale, that the Legislature may prescribe or lease of storage talks or associated system or by General Law, the Texas
Water Development Board
may also execute long-term
contracts with the United States or any of its agencies for the acquisition and development of storage facilities in that when moneys are selfreservoirs constructed or to ent to pay the full amout be constructed by the Federal indebtedness then outside be constructed by the contracts and the full amount of the Government. Such contracts and the full amount of the contracts are to accrue them. when executed shall consti-tute general obligations of the tute general obligations of the State of Texas in the same the sale, transfer or kin manner and with the same ef-fect as state bonds issued under the authority of the preceding Section 49-c of this additional storage facilities associated system or work for providing financial for the acquisite additional storage facilities associated system or work for providing financial for the acquisite additional storage facilities. with respect to payment of tance as authorized by principal and interest on state Section 49-c. Money principal and interest on state bonds issued shall likewise apply with respect to payment of principal and interest reof principal and interest red may be used for the open tion and maintenance of the principal and maintenance. tracts. If storage facilities are acquired for a term of years, such contracts shall contain provisions for renewal that will protect the state's investment. within the river basin of ori-

aggregate of the bonds authorized hereunder shall not exceed \$200,000,000 and shall be in addition to the aggregate of the bonds previously authorized by said Section 49-c of Article III of this Constitution. The Legislature upon two-thirds (2/3) vote of the elected members of each House, may authorize the Board to issue all or any portion of such \$200,000,000 in additional bonds herein authorized. "The Legislature shall provide terms and conditions for the Texas Water Development

Board to sell, transfer or lease, in whole or in part, any acquired storage facilities or the right to use such storage facilities together with any de- associated system or works dity necessary for the filtration, treatment or transportation of water at a price not less ters are held in trust for the or instrumentality thereof; by than the direct cost of the Board in acquiring same; and The proceeds from the sale of politic and corporate of the the Legislature may provide the additional bonds author state; by interstate compact terms and conditions for the Board to sell any unnapprothe Texas Water Development State of Texas is a party; and priated public waters of the municipal corporations, state that might be stored in Fund and the proceeds of by municipal corporations, state that might be stored in bonds previously authorized The Legislature shall provide such facilities. As a prerequibonds previously authorized by Article III. Section 49-c of this Constitution, may be used by the Texas Water Development Board, under such provisions as the Legislature in part, any reservoir and aspectated a vertex of the purchase of such storage or water, the applicant therefore shall have severed a valid permit from the provisions as the Legislature in part, any reservoir and aspectated a vertex or works.

sued or contractual of incurred by the Texas such storage facilities of a sociated system or works be used for the acquisition additional storage facilities for providing financial for providing transce by a tance as authorized by a castion 49-c. Money room tion and maintenance quired facilities, and for payment of principal and terest on debt incurred. "Should the Legislature of act enabling laws in antication of the adoption of the

Amendment, such Acts & not be void by reason of the anticipatory character." Sec. 2. The foregoing 0 stitutional Amendment be submitted to a vote of qualified electors of at an election to be hold the first Tuesday after a first Monday in November 1966, at which election ballots shall have p thereon the following:

"FOR the Constitution Amendment authorizing issuance of an add \$200,000,000 in Texas War Development Bonds a providing for further vestment of the Texas to ter Development Fund reservoirs and associa

"AGAINST the Constitution tional Amendment author ing the issuance of an at-tional \$200,00,000 is Tea Water Development Ba-and providing for fute investment of the Tea Water Development Fal in reservoirs and associate Sec. 3. The Geverar d

may prescribe by General sociated system or works its successor authorizing the tion and laws of this state

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TEN ON THE BALLOT

PROPOSED CONSTITU- on all taxable property within TO BE VOTED ON AT AN as changed, for the purposes ELECTION TO BE HELD of the maintenance of public

HOUSE JOINT RESOLU. ance of a junior college, as TION NO. 65 proposing an Amendment to Section 3-b of Article VII of the Constitution of Texas providing that ness outstanding against, or school taxes theretofore voted in any independent school district or in any junior college district shall not be abrogated, amount, at the rate, or not to cancelled or invalidated by a change in boundaries nor shall change in boundaries nor shall bonds voted, but unissued, at the time of such change, be its boundaries, and further in invalidated by such change; accordance with the laws un-authorizing the levy of taxes der which all such bonds, reafter such change without spectively, were voted; and further election in the district as changed; providing an ex-ception in the case of the annexation or consolidation of whole districts; providing for an election and the issuance proclamation therefor. BE IT RESOLVED BY THE

STATE OF TEXAS: of Article VII of the Consti- such bonds in the manner perof Article VII of the Consu-tution of Texas be amended to be and read as follows:

"Section 3-b. No tax for the
"Section 3-b. No tax for the laws under which such bonds were voted.

In those instances when inde-

maintenance of public free boundaries of any such indedent school district and no tax changed by the annexation of. for the maintenance of a jun-ior college voted by a junior more whole school districts, college district, nor any bonds the taxes to be levied for the voted in any such district, but purposes hereinabove author- were in favor of said Amendunissued, shall be abrogated, ized may be in the amount ment, the same shall become cancelled or invalidated by or at not to exceed the rate a part of the State Constitucancelled or invalidated by or at not to exceed the rate change of any kind in the theretofore voted in the dis-boundaries thereof. After any trict having at the time of change in boundaries, the gov- such erning body of any such dis- scholastic population accordtrict, without the necessity of ing to the latest scholastic tion for said election, and an additional election, shall census and only the unissued shall have the same published have the power to assess, levy bonds of such district voted as required by the Constituand collect ad valorem taxes prior to such change, may be tion and Laws of this State.

ed and any voted, but unissued, bonds of other school districts involved in such annexation or consolidation shall not thereafter be issued." Sec. 2. The foregoing Con-AMENDMENT the boundaries of the district free schools or the mainten-

stitutional Amendment shall be submitted to a vote of the qualified electors of this State at an election to be held throughout the State of Texas on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed thereon the following "FOR the Amendment

ection 3-b of Article VII of the Constitution of Texas providing that taxes or bonds previously voted in any independent school district or in any junior col-lege district shall not be abrogated, cancelled or invalidated by any change in boundaries and authorizing e continuance of the levy of taxes after such change without further election.

"AGAINST the amendment to Section 3-b of Article VII of the Constitution of Texas providing that taxes or bonds previously voted in any independent school district or in any junior colege district shall not b abrogated, cancelled or invalidated by any change in boundaries and authorizing the continuance of the levy of taxes after such change without further election.

If it appears from the returns of said election that a majority of the votes cast ion and be effective on and after the date of its adoption. Sec. 3. The Governor shall issue the necessary proclama-

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER TWO ON THE BALLOT

the creation of a board of dishall be based upon the promon carriers required by law duty it shall be to assess and prove the same, power to is-sue and sell general obligation bonds and revenue bonds, Commissioners Court or for the adding of an additional failed, and thereafter only upon county or counties to the Au-

BE IT RESOLVED BY THE
LEGISLATURE OF THE
STATE OF TEXAS:
Section 1. That Article IX
of the Constitution of the
State of Texas be amended by
adding thereto a new Section

PROPOSED CONSTITU- | Airport Authorities composed TIONAL AMENDMENT of one or more counties, with TO BE VOTED ON AT AN power to issue general obli-ELECTION TO BE HELD gation bonds, revenue bonds, ON NOVEMBER 8, 1966.

SENATE JOINT RESOLUTION NO. 1 proposing an the exercise of the power of TION NO. 1 proposing an the exercise of the power of Amendment to Article IX of eminent domain or otherwise. eminent domain or otherwise, the Constitution of Texas by construction, reconstruction, adding thereto a new Section repair or renovation of any to be known as Section 12; airport or airports, landing authorizing the Legislature to fields and runways, airport law for the crea- buildings, hangars, facilities, tion, establishment, mainten-ance and operation of Airport Authorities composed of one sonal, necessary to operate. or more counties; authorizing equip and maintain an airport; shall provide for the option rectors by appointment or by the governing body of the election; providing that the city or cities whose airport election; providing that the city or cities whose airport membership of the board facilities are served by certificated airlines and whose portionate part of the popu-lation of each county, with no therein, is proposed to be or lation of each county, with a county having less than one has been acquired by the county having less than one has been acquired by the member; providing for the thority, to either appoint or elect a Board of Directors of ing the levy of an annual tax said Authority; if the Direcnot to exceed Seventy-Five tors are appointed such ap-Cents (75c) per One Hundred Dollars (\$100) valuation; pro-Dollars (\$100) valuation; pro-vided, however, that the prop-Court after consultation with perty of state regulated com- and consent of the governing body or bodies of such city of to pay a tax upon intangible cities, and if the Board of assets shall not be subject to taxation by the Authority; authorizing the Authority to taxpaying voters of the countries. employ or appoint an assessor ty which chooses to elect the Directors to represent that county, such Directors shall serve without compensation duty it shall be to assess and collect the taxes on the tax serve without compensation for a term fixed by the legislature not to exceed six ity, said taxes to be assessed equally and uniformly throughout the county or counties, comprising the Authority, as required by the last preceding Federal Census. thority, as required by the Constitution; granting to such Authority the power to acquire by purchase, or through vide that no county shall have eminent domain proceedings less than one (1) member on existing publicly financed air- the Board of Directors; proport properties or other sites vide for the holding of an necessary to have and to improve the same, power to issue and sell general obligaor either of them; authorizing missioners Courts, as the case the assumption of outstanding indebtedness secured by general obligation bonds and assuming the obligations of the city or cities under ordinances and bond indeptures under and bond indentures under same day if more than one which revenue bonds have county is included, provided which revenue bonds have been issued and sold; to enact zoning regulations and other measures to protect the airport facilities from hazards abstractions are providing to the county is included, provided that no more than one (1) such election may be called in a county until after the expiration of one (1) year; in the county with an election has

thereon vote in favor thereof; hazards and obstruction provided, however, that an which would interfere was Airport Authority may be the use of the airport and a created and be composed of facilities for landing and the the county or counties that vote in favor of its creation if separate propositions are submitted to the voters of tion of five per cent (5%) a each county so that they may the qualified taxpaying was vote for a two or more county is filed with and an electated Authority or a single county is called by the Commission Authority; provide for the ap-pointment by the Board of counties seeking admission Directors of an Assessor and an Authority and the work Collector of Taxes in the Authority, whether constituted be granted to such county of one or more counties, whose duty it shall be to assess all taxable property, both real and personal, and collect the taxes thereon, based upon the tax rolls and conditions as they was agree upon and evidenced to such counties to conditions as they was a gree upon and evidenced to such counties to conditions as they was a gree upon and evidenced to such counties to conditions as they was a gree upon and evidenced to such counties. based upon the tax rolls approved by the Board of Directors, the tax to be levied existing Board of Directors. not to exceed Seventy-Five provided, however, the com Cents (75c) per One Hundred
Dollars (\$100) assessed valuation of the property, provided however; that the property
resentation on the Beart ed, however, that the property resentation on the Board of state regulated common Directors by adding addition carriers required by law to directors by adding anomaly pay a tax upon intangible as- their population according sets shall not be subject to taxation by the Authority, said taxable property shall be assessed on a valuation not to exceed the market value and shall be assessed on a valuation and shall be submitted to a vote of the shall be submitted to a vote of the shall be submitted electors of this star. shall be equal and uniform throughout the Authority as is otherwise provided by the Constitution; the Legislature shall authorize the purchase or acquisition by the Authority of any existing airport for the constitution of the ity of any existing airport facility publicly owned and fi-nanced and served by certificated airlines, in fee or of any interest therein, or to enter into any lease agreement therefor, upon such terms and conditions as may be mutually agreeable to the Authority and the owner of such facilities, or authorize acquisition of sough the exercise of through power of eminent domain, and n the event of such acquisition, if there are any general obligation bonds that the owner of the publicly owned airport facility has outstanding the rame shall be fully as-sumed by the Authority and sufficient taxes levied by the Authority to discharge said outstanding indebtedness; and likewise any city or owner that has outstanding revenue bonds where the revenues the airport have been pledged or said bonds constitute a lien against the airport facilities, the Authority shall assume and discharge all the obligations of the city under the ordinances bond indentures under which said revenue bonds have been issued and sold. Any city a petition of ten per cent (10%) of the qualified taxpaywhich owns airport facilities not serving certificated airlines which are not purchased or acquired or taken over herein provided by such Authority, shall have the power to operate the same under the existing laws or as the same

thereon the following:

report the following:

"FOR the addition of Section 12 of Article IX of the Constitution, authoring the Legislature to profid by law for the creates, establishment, maintenant and operation of Airps. Authorities composed to one or more counties, and authorizing the levy of tax not to exceed Seventifive Cents (75c) on the Control of Authorities of the Control of Authority except the property within such disproperty of state regular common carriers required by law to pay a tax ups intengible assets, after ap-proval of its voters." common carriers Section 12 of Article IN & the Constitution, author izing the Legislature to previde by law for the cration, establishment, mantenance and operation of
Airport Authorities canpossed of one or more conties, and authorizing the
levy of a tax not to exceed
evy of a tax not to exceed
the One Hundred Dolars (\$100) valuation of a
taxable property within set
Airport Authority except a
Airport Authority except a
property of state regulation

property of state regular common carriers required have to pay a tax upos is tangible assets, after approval of its voters.

Sec. 3. The Governor of sexual state of the sexual s adding thereto a new Section to be known as Section 12, reading as follows:

"Section 12. The Legislature may by law provide for the creation, establishment, maintenance and operation of the county voting to protect the airport from the creation of the c

PUBLIC NOTICE Proposed CONSTITUTIONAL AMENDMENT NUMBER EIGHT ON THE BALLOT

PROPOSED CONSTITU- or propositions to be voted on TIONAL AMENDMENT by all electors throughout TO BE VOTED ON AT AN this State.

ELECTION TO BE HELD "(b) Notwithstanding any ON NOVEMBER 8, 1966.

fices, questions or proposi-tions by persons qualified to residence requirements, and to

STATE OF TEXAS

Section 1. Article VI of the that election.
Constitution of the State of "(c) Note Texas is amended by adding other provision of this Con-"Section 2a. (a) Notwith-

standing any other provision of this Constitution, the Legislature may enact laws and provide a method of registration, including the time of vote in this State except for the residence requirements within a county or district, as set forth in Section 2 of this Article, to vote for (1) electors for President and Vice President and Vice President and Vice President of the United States and (2) all offices, questions

I who have removed to another the Governor of the state, and (2) who meet all qualifications, except residence requirements, for voting for electors for President and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

ON NOVEMBER 8, 1966.
HOUSE JOINT RESOLUTION NO. 24 proposing an amendment to Article VI of method of registration, includthe Constitution of the State ing the time for such regis of Texas by adding a new tration, permitting any person Section thereto, Section 2a, to provide for voting on electors for President and Vice President, and on all state-wise of Section 2 of this Article, and (2) who shall have resided anywhere within this State at vote in this State except for least thirty (30) days next meeting county or district preceding a General Election in a presidential election year, provide for voting on electors and (3) who shall have been for President and Vice President by otherwise qualified state immediately prior to United States citizens who his removal to this State or have moved into or out of the would have been eligible to State preceding a presidential vote in such other state had he remained there until BE IT RESOLVED BY THE election, to vote for electors LEGISLATURE OF THE for President and Vice President of the United States in

"(c) Notwithstanding any stitution, the Legislature may enact laws and provide for a method of registration, including the time for such registration, permitting absentee voting for electors for Presi-dent and Vice President of the United States in this State by former residents of this State such registration, permitting former residents of this State any person who is qualified to (1) who have removed to anvote in this State except for other state, and (2) who meet the residence requirements all qualifications, except resi-

such period of time as would permit a former resident of this State to meet the residence requirements for voting in his new state of residence, and in no case for more than twenty-four (24) months." 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, 1966, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment permitting per-sons qualified to vote in this except for the residence requirements in a county or district to vote for Presidental and Vice Presidential Electors and for all state-wide offices, questions or propositions, and permitting citizens of the United States recently arrived or departed from the State to vote for Presidential and Vice Presi dential Electors." AGAINST the Constitu-

tional Amendment permit-ting persons qualified to vote in this State except for the residence requirements in a county or district to vote for Presidential and Presidential Electors Vice and for all state-wide offices, questions or proposi tions, and permitting citirecently arrived or departed from the State to vote for Presidential and Vice Presidential Electors."

cipe of the Week From tty's Kitchen

resh Apple Cake sugar cooking oil

s fresh grated apple s flour (sift-no-more) spoon soda spoon salt easpoon cinnamon

chopped nuts

spoon vanilla

all the above ingretube pan and cook in Clayton. ted 350 degree oven il top springs back 1-A2-GC&SF. touched lightly with

ach storage is water impossible money of sale, transfer facilities of the control of the control

the Constituted authorises of an additional authorises of an additional authorises of the Teas openent Fair

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rport and it ing and tale al county of added to a

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ch county a Board of Di-

then exists such tems as they may be exidenced by two of the the of Directors, the county may be such exists as given me he Board of mg addition according 2 ing Federal

regoing Cordment shall vote of the state of the state of the state of the November election all ave printer ing:

tion of See le IX of the authorizing to provide the creation, maintenant of Airper manufer of Airper manufer of Airper such Airper Sevent the regulate a tax uper second and the state of the second the regulate a tax uper second server a tax uper second second

addition of ricle IX of the parties of the crement, man peration of these controlling the to exceed the controlling the to exceed the controlling the to exceed the controlling the the the except the controlling the the except the controlling the the except the controlling the controlli

is the easiest cake reyou'll ever find. It impossible without and beating ingredeparately, but it realout beautifully. mon or orange glaze used if desired. Pour n while hot. -000-

DCKETT COUNTY PITAL MEMORIAL FUND

of donors to the Cro-County Hospital Me-Fund since July 19th,

N. W. Graham in meof Mr. Charlie Coates rs. Austin Mil'spaugh. -000-



Farmer — Mr. Rancher:

many short-term debts cripple your total credit ram, tie up operating and cause you to opportunities that remmediate funds. For reasons, it can pay to consolidate your rm obligations with loan on your farm or ur ranch.



Prugel, Mgr. DNORA. TEXAS Phone 24221

stern Mattress Company ANGELO, TEXAS

50% on having your ttress renovated Work Guaranteed -UP & DELIVERY ona Twice a Month Call 392-2166

PIANO LESSONS

fom Sins is now enstudents for piano beginning Septem-

Call 392-3077 for information

Chiropractor R. T. Holland 8th St., Ozona

hours 9:00 -- 6:00 on. Wed. & Fri. Phone 392-3140

OR SALE Homes Lots nt Property nnny Jones Ph. 392-3152

Wildcat Slated 2 Completions In Crockett Co.

Tom Brown Drilling Co., Inc., Midland, will drill an mately 12 miles southwest of the north and 1,750 feet from Crockett County, 25 miles northeast of Ozona, two miles northeast of an extension area of the Ozona (Canyon sand gas) field, 278 miles northeast of the recently opened two-well Ozona, Northeast (Canyon sand gas) field, and four in a large mixing bowl miles south of the depleted ix well all at once. one-well Block 56 (E'lenburatter into a greased ger gas) field. It is the No. 1

Location is 660 feet from ...-GC&SI nour and 15 minutes, the south and west lines of

State of Texas, to authorize state participation in programs financed with funds from pri-vate or federal sources and

conducted by local level or

other private, nonsectarian as-

sociations, groups, and non-profit organizations for estab-lishing and equipping facilities

for assisting the blind, crip-pled, or otherwise physically or mentally handicapped in

becoming gainfully employed, for their rehabilitation or res-toration, or for providing other services essential for

the better care and treatment

BE IT RESOLVED BY THE LEGISLATURE OF THE

Section 1. That Section 6, rticle XVI, Constitution of

the State of Texas, be amend-

ed to read as follows:
"Section 6. (a) No appro-

priation for private or indi-vidual purposes shall be made, unless authorized by this Con-

stitution. A regular state-ment, under oath, and an ac-

count of the receipts and ex-penditures of all public mon-ey shall be published annual-

ly, in such manner as shall

handicapped in becoming gainfully employed, in rehabilitat-

"(b) State agencies charged

be prescribed by law.

STATE OF TEXAS:

of the handicapped.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT

NUMBER FIFTEEN ON THE BALLOT

TIONAL AMENDMENT
TO BE VOTED ON AT AN
ELECTION TO BE HELD
ON NOVEMBER 8, 1966.
SENATE JOINT RESOLUTION NO. 33 proposing an Amendment to Section 6, Article XVI, Constitution of the State of Texas, to authorize subsection and no other money.

and 4% miles northwest of open flow of 600,000 cubic HOSP2TAL NEWS field, in Schleicher.

Frio-Tex Oil & Gas Co., degrees. (Canyon sand gas) field of 6,684 feet. Crockett County, approxi-

The No. 1-A W. C. Montgomery, % mile southeast, STRESS SAFETY PROJECT was finaled for a calculated, absolute open flow of 5.2

subsection, and no other mon-

ey, for specific programs and projects to be conducted by local level or other private,

nonsectarian associa-

tions, groups, and nonprofit

organizations, in establishing

and equipping facilities for as

sisting those who are blind.

crippled, or otherwise physic

ally or mentally handicapped in becoming gainfully employ-

ed, in rehabilitating and re-

storing the handicapped, and

in providing other services de-termined by the state agency

to be essential for the better care or treatment of the

"The state agencies may de-

posit money accepted under this subsection either in the

state treasury or in other se-cure depositories. The money

may not be expended for any purpose other than the pur-

pose for which it was given. Notwithstanding any other provision of this Constitution.

the state agencies may expend

money accepted under this

subsection without the neces-

sity of an appropriation, un-

less the Legislature, by law, requires that the money be

expended only on appropria-tion. The Legislature may

that gave the money.

"This subsection does not

of the facilities of such dis-

Provided, however, that no

Provided, however, that no district shall be created except by act of the Legislature and then only after thirty (30) days' public notice to the district affected, and in no event may the Legislature provide for a district to be created without the affirma-

created without the affirma-

tive vote of a majority of the taxpaying voters in the dis-

trict concerned.

handicapped.

the depleted two-well John feet of gas per day, with gas-Rae (Pennsylvanian oil) liquid ratio of 50,000-1. Gra-

extensions to the Ozona perforations between 6,113-

the east lines of 4-J-GC&SF.

million cubic feet of gas per 4-H Clubs are having four Sanchez, Mrs. Hugh (Kate) Williams have leased the day, with gas liquid ratio of morning meetings this week Childress, Mrs. Martha Moore Marbury Morrison ranch in 23,100-1. Gravity of the li- emphasizing the Safety Pro- Mrs. Doyle Cantrell, Rojelio south Crockett county. quid was 58.5 degrees. Pro- ject and directed recreation. duction was through perfor- Enemencia Diaz, Juinor Leaations between 6,415-6,590 der, is in charge of the recreation. The following were Location is 1,320 feet from chosen as team chairmen: the south and east lines of Richard Reinberg, Carmen

> thorized to render services to the handicapped from contracting with privately-owned or local facilities for necessary and essential services,

standards, and procedures as

standards, and procedures as may be prescribed by law."
Sec. 2. The foregoing Constitutional Amendment shall be submitted to a vote of the qualified voters of this state at an election to be held on the first Tuesday after the first Monday in November, 1966, at which election all ballots shall have printed on

ballots shall have printed on

them the following:

"FOR the Constitutional
Amendment authorizing as-

sistance to the blind, crip

pled, or otherwise physical

in the form of grants of public funds obtained from

private or federal sources

only, to local level or other

private, nonsectarian asso-

ciations, groups, and non-

profit organizations for es-

tablishing and equipping facilities to assist the handicapped in becoming

gainfully employed, for their rehabilitation or res-

toration, or for providing

other services essential for

the better care and treat-ment of the handicapped."

"AGAINST the Constitu-

tional Amendment author-izing assistance to the blind,

crippled, or otherwise physically or mentally handicap-

ped, in the form of grants of public funds, obtained

from private or federal sources only, to local level or other private, nonsec-

tarian associations, groups,

and nonprofit organizations for establishing and equip-

ping facilities to assist the

handicapped in becoming gainfully employed, for

their rehabilitation or res-

toration, or for providing

other services essential for

the better care and treat-

ment of the handicapped." Sec. 3. The Governor of the

State of Texas shall issue the

necessary proclamation for the election and this Amend-ment shall be published in the

manner and for the length of

time as required by the Con-

stitution and laws of this

(1) determining the desire of a majority of the qualified

the district to

or mentally handicapped,

Admissions: Mrs. Marsha

Rojelio Perez, Allie Armen- Mrs. Will Isaacs. San Antonio, completed two Production was through trout, Mrs. Lillie Smith, Gino Tambunga, Vernon Cotham,

> inson, Don Morris, Mrs. Allie The Limazona and Tejas Armentrout, Mrs. Robert

Perez, Allie Armentrout, Gino Mr. and Mrs. Tom Camevity of the liquid was 61.6 Moore, Mrs. Doyle Cantrell, Jane Dunlap and Mr. and ther, who is under treatment

> Miss Cora Coates, Miss Mary ginia Beach, Va., and Mrs. Mrs. George Bunger of O-Jane Dunlap, Mrs. Will I- Sue Cooper and children, zona. She and her husband saacs, Mrs. Cleophas Cooke, Butch, Kitha and Eddie Joe reside in Austin. Mrs. Basil Dunlap, Marsha of Brownfield, spent the Alston, and Robert Moore. week with their sister, Mrs. Discharged: W. E. Park- Raymond Adcock.

-000-Jake Young and Charles

PUBLIC NOTICE

Tambunga, Vernon Cotam, ron are in Waco at the bedin a Waco hospital. Mrs. Cameron is the former June Mrs. Corene Franks of Vir- Bunger, daughter of Mr. and

> -----Bill Carson and son, Billy left Sunday by plane for a hunt in Canada.

> ---000-FOR SALE - 3 bedroom house. 411 Ave. E. Phone 392-

Proposed CONSTITUTIONAL AMENDMENT NUMBER FIVE ON THE BALLOT Reina, Fred Vela and Mele-The No. 10 Suburban Pr - cio Martinez. A safety de-PROPOSED CONSTITUTIONAL AMENDMENT TO BE VOTED ON AT AN ELECTION TO BE HELD ON NOVEMBER 8, 1966. SENATE JOINT RESOLUTION NO. 4 proposing an which may now exist or that pane Gas Corp., et al, 34 monstration was presented It is also 1/2 mile west of mile northeast, was finaled Tuesday morning by Elaine the Schleicher County line for a calculated, absolute and Elizabeth Zapata.

new subsection to be denomi-Section 62; authorizing the Legislature to enact laws establishing, subject to the limitations stated, a State-wide System of Retirement, Dis-System of Retirement, Dis-ability and Death Compensa-tion benefits for the officers and employees of the counties and other political subdivisions of the state, and of the po-litical subdivisions of any

COUNTY.
BE IT RESOLVED BY THE LEGISLATURE OF THE Section 1. That Section 62 of Article XVI of the Con-stitution of the State of Tex-as be amended by adding

thereto a subsection (c) which shall read as follows: shall read as follows:

"(c) The Texas Legislature is authorized to enact appropriate laws to provide for a System of Retirement, Disability and Death Benefits for all the officers and employees of the county or other political subdivision of a county or other political subdivision of a county may be subdivision of the state or political subdivision of a county may be subdivision of a county may be subdivision of the state, or a included in those systems re political subdivision of a county; providing that when the Texas Legislature has passed the necessary enabling legis-lation pursuant to the Constitutional authorization, then the governing body of the county, or other political sub-division of the state, or political subdivision of the county shall make the determination shall make the determination of subsection (b) of Section as to whether a particular county or other political subdivision of the state, or subdivision of the county participates in this System; providing further that such System shall be operated at the expense of the county or other political subdivision of the state or political subdivision of the state of t state or political subdivision ballots shall have printed of the county electing to participate therein and the officers and employees covered by the System; and providing that the Legislature of the State of Texas shall never make an appropriation to pay the costs of this Retirement, Disability and Death Compen-

sation System. "The Legislature may pro-

TION NO. 4 proposing an which may now exist or that a may hereafter be established tion of Texas by adding to Section 62 of Article XVI a tion 62 of Article XVI a Texas Constitution; providing further that the Texas Legislature in the enabling statute will make the determination as to the amount of money that will be contributed by the county or other political subdivision of the state or po-litical subdivision of the county to the State-wide System of Retirement, Disability and Retirement, Disability and Death Benefits, and the Leg-islature shall further provide that the amount of money contributed by the county of other political subdivision of the state or subdivision of the county shall equal the amount paid for the same purpose from the income of each officer and employee covered by

this State-wide System. "It is the further intention of the Legislature, in submitgardless of whether the county or other political subdi-vision of the state or political subdivision of the county par ticipates in the Retirement Disability and Death Benefit System authorized by this Constitutional Amendment, or whether they participate in a System under the provisions of subsection (b) of Section 62 of Article XVI of the Tex-

"FOR the Constitutional tution of the State of Texas. Amendment authorizing the Sec. 3. The Governor of the Texas Legislature to estab-State of Texas shall issue the

political subdivisions of a county; authorizing the Legislature to provide for a voluntary merger into the system authorized by this Amendment by those officers and employees covered by the provisions of subsection (b) of Section 62 of Article XVI of the Texas Article XVI of the Texas Constitution as now existing or may hereafter be established; providing that costs of this System shall be borne by the counties and other political subdivisions of the state and political subdivisions of the county electing to participate therein and the offipate therein and the officers and employees covered by the System; and forbid-ding the Legislature from making any appropriations for the operation of this System."

AGAINST the Constitutional Amendment author-izing the Texas Legislature to establish a State-wide Cooperative System of Retirement, Disability and Death Benefits for the officials and employees of the various counties or other political subdivisions of the state, or political subdivi-sions of a county; authorizing the Legislature to provide for a voluntary merger into the system au thorized by this Amend-ment by those officers and employees covered by the provisions of subsection (b) of Section 62 of Article XVI of the Texas Constitution as now existing or may hereafter be established; providing that costs of this System shall be borne by the counties and other po-litical subdivisions of the state and political subdivi-sions of the county electing to participate therein and the officers and employees covered by the System; and forbidding the Legislature from making any appropriations for the operation of this System."

If it appears from the returns of said election that a majority of the votes have been cast in favor of such amendment, the same shall become a part of the Consti-

Sec. 3. The Governor of the lish a State-wide Coopera-tive System of Retirement, said election and have notice Disability and Death Bene-fits for the officials and and of said election published employees of the various as required by the Constitu-counties or other political tion of Texas, and laws of subdivisions of the state, or this state.

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT dissolve it;

ing and restoring the handi- prohibit state agencies au- state.

tion.

with the responsibility of pro-viding services to those who

are blind, crippled, or other-wise physically or mentally the amount of money ac-

handicapped may accept mon-ey from private or federal cepted, the way the accep-tance and expenditure of the

sources, designated by the private or federal source as the purposes for which the

money to be used in and establishing and equipping facilities for assisting those who are blind, crippled, or otherwise physically or mentally handicanned in becoming gain.

NUMBER TWELVE ON THE BALLOT

tal districts composed of one more counties or all or any art of one or more counties ith power to issue bonds for e purchase, construction, actisition, repair or renovation buildings and improvements d equipping same, for hospart of one or more counties with power to issue bonds for the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same, for hospital purposes; providing for the State of Texas nor the transfer to the hospital shall any direct appropriation district of the title to any land, buildings, improvements and equipment located wholly within the district which may of the facilities of such discountification. within the district which may be jointly or separately owned trict. by jointly or separately owned by any city, town or county, providing that any district so created shall assume full re-sponsibility for providing medical and hospital care for its needy inhabitants and as-sume the outstanding indebtedness incurred by cities, towns and counties for hospital purposes prior to the creation of the district, if same are located wholly withness based upon the then last approved tax assessment rolls of the included cities, towns a process is afforded by statand counties if less than all ute for:

The Legislature may also ment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

ferring the assets, if any, of the district; and PROPOSED CONSTITU- the territory thereof is includ-TIONAL AMENDMENT ed within the district bound-TO BE VOTED ON AT AN aries; providing that after its (3) satisfying the debts and bond obligations, if any, of the ELECTION TO BE HELD creation no other municipality district, in such manner as to ON NOVEMBER 8, 1966. or political subdivision shall protect the interest of the TION NO. 48 proposing an or issue bonds or other obli-Amendment to Article IX of gations for hospital purposes of the Constitution of the State or for providing reading their collective property rights in the assets and

Amendment to Article IX of gations for hospital purposes erty rights in the assets and the Constitution of the State or for providing medical care property of the district, profit of the method and manufacture within the boundaries of the vided, however, that any grant od and manner for dissolution district; providing for the levy from federal funds, however of and manner for dissolution of district; providing for the levy from federal funds, nowever of hospital districts created of annual taxes at a rate not dispensed, shall be considered an obligation to be repaid in stitution.

BE IT RESOLVED BY THE Dollar valuation of all taxable be held more often than once for the purpose of meeting leach year. In such connection STATE OF TEXAS:

Section 1. That Section 9,
Article IX of the Constitution of the State of Texas be amended to read as follows:

"Section 9. The Legislature may by law provide for the purpose of meeting the requirements of the district's bonds, the indebtedness assumed by it and its maintenance and operating expenses, providing that such laws to dissolve shall be held more often than once each year. In such connection, the statute shall provide against disposal or transfer of the assets of the district except for due compensation may be law provide for the district and operating expenses, providing that such laws that the district except for due compensation may be law provided that the purpose of meeting be held more often than once each year. In such connection, the statute shall provide against disposal or transfer of the assets of the district except for due compensation may be law provided that the purpose of meeting be held more often than once each year. In such connection, the statute shall provide against disposal or transfer of the assets of the district except for due compensation may be law provided that the purpose of meeting be held more often than once each year. In such connection, the statute shall provide against disposal or transfer of the assets of the district except for due to the purpose of meeting be held more often than once each year. In such connection, the statute shall provide against disposal or transfer of the assets of the district except for due to the purpose of meeting be held more often than once each year. In such connection, the statute shall provide against disposal or transfer of the assets of the district except for due to the purpose of meeting be held more often than once each year. In such connection, the statute shall provide against disposal or transfer of the district except for the purpose of meeting the purpose of the district except for the purpose of meeting the purpose of the district except for the purpose of the district except for the purpose of the distric "Section 9. The Legislature may by law provide for the creation, establishment, maintenance and operation of hospital districts composed of one or more counties or all or any part of one or such as summed by it and its maintenance and operation of hospital districts composed of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or and operating expenses, providing that such district expenses, providing that such district expenses, providing that such district or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of one or more counties or all or any part of or all or all

"FOR the constitutional amendment providing the method and manner for dissolution of hospital dis-

"AGAINST the constitu-tional amendment providing the method and manner for dissolution of hospital districts."

Sec. 3. The Governor of the State of Texas shall issue the necessary proclamation for the election and this amend-

PUBLIC NOTICE

Proposed CONSTITUTIONAL AMENDMENT NUMBER NINE ON THE BALLOT

ON NOVEMBER 8, 1966.
SENATE JOINT RESOLU"The two members of the

TION NO. 26 proposing an

STATE OF TEXAS:

Article V of the Constitution of the State of Texas be amended so as to hereafter

Criminal Appeals shall consist of five Judges, one of whom shall be Presiding Judge, a majority of whom Judge, a majority of whom shall be lected."

as Presiding Judge and a consist of his term and each six years thereafter a Presiding Judge shall be elected." shall constitute a quorum, and the concurrence of three Judges shall be necessary to a decision of said court, Said Judges shall have the same amended qualifications and receive the same salaries as the Associate Justices of the Supreme Criminal Appeals shall have Court. They shall be elected appellate jurisdiction coextenby the qualified voters of the state at a general election and shall hold their offices for a term of six years. In case of a vacancy in the office of a tions and Appeals, the Governor shall, with the advice and con-sent of the Senate, fill said vacancy by appointment until the next succeeding general

election. of Criminal Appeals who may sary to enforce its own juris-be in office at the time when diction. The Court of Crimi-Sec.

PROPOSED CONSTITU- been elected or appointed un-TIONAL AMENDMENT der the present Constitution TO BE VOTED ON AT AN and laws of this state, and until his successor shall have

"The two members of the Commission of Appeals in aid a term of four years unless sooner removed by the court Amendment to Sections 4 and of the Court of Criminal Ap-5 of Article V of the Constipeals who may be in office tution of the State of Texas at the time when this Amendto provide for a Court of ment takes effect shall be-Criminal Appeals of five come Judges of the Court of members; prescribing their Criminal Appeals and shall qualifications; elections, ap-hold their offices, one for a pointments, tenure of office term of two years and the and compensation; and prescribing the term of court of years, beginning the first day years, beginning the first day of January following the said court.

BE IT RESOLVED BY THE
LEGISLATURE OF THE
STATE OF THE STATE OF THE closested and until their successors are elected and qualified. Said Judges shall by agreement or

"The Governor shall desigread as follows:
"Section 4. The Court of nate one of the five Judges as Presiding Judge and at the as Presiding Judge and at the

> Sec. 2. That Section 5 of the Article V of the Constitution of the State of Texas be amended so as to hereafter read as follows:

ive with the limits of the state ever grade, with such excep-tions and under such regulations as may be prescribed by

shall have the power to issue the writ of habeas corpus, and under such regulations as a majority of the votes. under such regulations as may

peals may sit for the transaction of business at any time from the first Monday in October to the last Saturday in September in each year, at State Capitol. The Court of Criminal Appeals shall appoint a clerk of the court who shall give bond in such man-ner as is now or may hereafter be required by law, and who shall hold his office for for good cause entered of ord on the minutes of said court

"The Clerk of the Court of Criminal Appeals who may be in office at the time when this Amendment takes effect shall continue in office for the term of his appointment.

Sec. 3. Said proposed Con stitutional Amendment shall be submitted to a vote of the qualified electors of this state at an election to be held throughout the state on the first Tuesday after the first Monday in November, A.D. 1966, at which election each voter opposing said proposed Amendment shall scratch off the ballot with a pen or pencil the following words printed on said ballot:

"FOR the Amendment to the State Constitution pro-viding for a Court of Criminal Appeals of five mem-bers, and prescribing the term of said court."

Each voter favoring said "Section 5. The Court of proposed Amendment shall riminal Appeals shall have ppellate jurisdiction coexten- same manner the following

words printed on said ballot:
"AGAINST the Amendment to the State Constitution providing for a Court of Criminal Appeals of five members, and prescribing the term of said court."

be prescribed by law, issue the same shall become a part "The Judges of the Court such writs as may be neces- of the Constitution of this

Sec. 4. The Governor shall this Amendment takes effect shall become Judges of the Court of Criminal Appeals shall have power upon affidavit or otherwise to ascertain such matters of fact same published and said election the expiration of the term of office for which each has a such matters of fact as may be necessary to the exercise of its jurisdiction.

The Court of Criminal Appeals shall have power issue the necessary proclamation for said election and have same published and said election shall be held as provided by the Constitution and laws of this state.

Huge Gasser In JM Field Assures East Extension

A %-mile east extension ing of gas at the daily rate qualified by selling the relong with a mist of mud, on getting his name in the pot 5 a. m. They reached the of 14.7 million cubic feet, aproduction tests at Shell Oil Co. No. 7 Mitchell, in 50-Q3-TCRR, 25 miles southwest o. Ozona

Flow was through a 46-64-inch choke and open hole at 12,000-13,358 feet.

Tubing pressure was 1,820 pounds; casing pressure, 35 pounds.

Testing continued.

While being drilled it flowed on a drillstem test at 11,-930-12,302 feet and still earlier flowing gas at the daily rate of 20 million cubic feet after encountering a drilling break at 12,211-212 feet.

Shell No. 3 Mitchell, in 2-Q6-TCRR, 13s-mile northwest extension to the field, flowed 24 hours, making 51 barrels of load water, plus gas at the daily rate of 2 million cubic feet.

64-inch choke and perfora- ly (names withheld at the

tions at 12,934-13,762 feet. Q6-TCRR, 1%-mile west- M. C. Lancaster, Mr. J. M. southwest extension, flowed Pridemore, Mr. O. L. Sims, Billy Jacoby, a graduate stu-24 hours, making gas 320 Mr. Charles S. Coates, Mr. dent at Wyoming State Unibarrels of load water, plus gas at the daily rate of 1.25 Pelto, Mrs. E. A. Jacoby, and million cubic feet.

Flow was through 32-64inch and 1-inch chokes and perforations at 13,136-14,812 visiting Mr. and Mrs. Ted

Sinclair Oil & Gas Co. will drill the No. 1 A. H. McMul- eum Inc. No. 1 McMullan, lan as a %s-mile southeast was finaled Dec. 27, 1965, for outpost to the Strawn open- a calculated, absolute open er and lone producer from flow of 6.4 million cubic feet the pay in the DePaul of gas per day, through per-(Strawn and Canyon gas) forations at 9,084-9,139 feet field of Crockett County, 10 It was dually completed miles southeast of Ozona.

the north and east lines of absolute open flow of 580,-15-F-GC&SF. Contract depth | 000 cubic feet of gas through is 9,500 feet; elevation, 2,390 perforations between 7,730

ing Co. and Pauley Petrol- Canyon producers.

Boyd Wins Trip In Sale Contest

Ray Boyd of the Village Drug was the grand prize of a brand name vitamin. He ing Sunday afternoon. quired number of bottles and fice in Dallas.

money

The Boyds, Ray, his wife, day morning, returning on

MEMORIAL DONATIONS TO THE FT. LANCASTER FUND

Crockett County Historical **Survey Committee**

Memorial contributions Flow was through a 48- have been made anonymousrequest of donors) in me-The No. 5 Mitcell, in 16- mory of the following: Mr. Woody Mason, Mrs. Arthur versity in Laramie, Wyoming. Mr. Monte de Montel.

-oOo-Mrs. Rex Russell is here White.

March 28, 1966, from the Location is 1,320 feet from lower Canyon for a culclated, 8.223 feet.

The discovery, Delta Drill- The field has seven lower

Little Leaguers **Enjoy Astrodome** Week-End Visit

The entire Ozona Little winner of a contest spon- League enjoyed a visit to sored by the San Antonio Houston and the Astrodome Drug Co. featuring the sale the past weekend, all return-

Flying W Ranchers team left Ozona by automobile at in the company's general of- Astrodome in time to see both the Dodgers and Astros He was notified that his work out and all enjoyed scored 4 runs in the ninth name had been drawn for watching Sandy Koufax hurl the grand prize which con- the Dodgers to a 12-1 victory sisted of a round-trip plane over the Astros. They were ticket for him and his family on hand again to see Don to Houston, tickets to the Drysdale, the other half of collected 3 hits for the day. Astrodome, rooms at the the famous pitching duo, Warwick Hotel, an automo- start for the Dodgers in a bile to be used while in Hous- much closer game which ton and \$50 in spending ended 3-4 in the Dodgers favor the following night.

The other teams, B&B Wyna, and their son, Kirk, Grocers, Moore Oil and Oflew from San Angelo, Fri- zona Oil, left Ozona early 'Big City' has truly enjoyed the Sunday afternoon flight team members in around 15 by way of the Stockman! cars. They attended the Sat- writes Anne Davidson from urday night game and took Dallas, "Keep up the good home.

Jacoby — (Continued from Page One)

ed in New Mexico, Arizona, Utah, Wyoming and Colorado. They also visited with son

-000-Phone news to the Stockman | Max Morris.

Tigers Bounce Rowena Blue Sox

After losing four games in a row, the Ozona Tigers came up with a win over the Rowena Blue Sox last Sunday afternoon with a 7-5 score.

Tony Garza went all the way for the Tigers to collect the win.

The Tigers scored one run in the first and two in the Trailing 5-3 they sixth. on five straight hits by Calano Delgado, Rudy Martinez, Tony Garza, B. B. Martinez and Robert Flores. Flores

The Tigers play a rematch with Rowena at 2:30 Sunday afternoon at Powell Field here in Ozona.

---o()o ENJOYS STOCKMAN

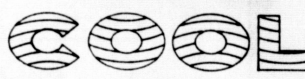
"This 'Country Girl' in the Saturday morning with 43 the weekly news from home separate routes on the trip work of informating the people who are not lucky enough to be in Ozona."

Anne, who is the daughter of Mr. and Mrs. Joe Tom Davidson of Ozona, wrote to ask that her Dallas address be changed after Aug 12 to 440 Bowster Apt. 116.

Mr. and Mrs. Lucien Carter and sons, Randy and Lee, of Tolar are here this week for a visit with Mr. and Mrs.

QUIET COMFORT with CONFIDENCE





FRIGIDAIRE

ROOM AIR CONDITIONER

with a

If really "big" cooling is your requirement, consider the new Frigidaire Prestige Room Air Conditioners. New Soft-Sound Styling creates Pin-Drop Quietness ... a soothing, restful murmur of cool comfort. No more rattling vibration or roaring air noise. With 4-way air distribution and only 3 simple dials, you can be confident of maximum cooling comfort. Washable, bactericide-treated, foam plastic filter behind new magnetic-action, lift-off front panel are but 2 more great features of these fabulous new room coolers. With 6 models to choose from ... each accompanied by an exclusive Frigidaire 3-way written guarantee, there's no need to swelter in the heat any longer. Stop in at your WTU appliance showroom.

- Thru-the-wall or window installation
- Big moisture removal ranges from 2.2 to 6.5 pints per hour
- Exclusive floating suspension husbes vibration noise Two fan speeds for ventilation or cooling circulation

After down payment, sensible terms may be added to your monthly Electric Service Statement.

FREE WIRING

...to WTU Residential Customers....220-volt none-ton or larger room air conditioner when urchased from a local dealer or WTU.

West Texas Utilities

Company

'an investor-outsel compos

BUD LOUDAMY-YOUR INDEPENDENT GROCE

Specials-Thur p. m, Fri. Sat. & Mon. April 11-12-1318

BEEF STE LB

LB.

POTATOES 10 LBS.

THOMPSON

LB.

OUR DARLING

MARYLAND CLUB

BOTTLE 3

CANS 3

LIMIT 2 LES

BEST VALUE

ROLL 33

SCOT KIN'S (LUNCHEON)

50 COUNT

VAN CAMP PORK AND BEA

NO. 21/2 CAN

AUSTEX

TALL CAN

TALL CAN

3 LB. CAN



South Texas Lumber Co.

Ph. 392-2545

ADD BEAUTY & CONVENIENCE